



William R. Skolnick  
Amy D. Joyce\*  
Andrew H. Bardwell  
Samuel M. Johnson  
\*ALSO LICENSED IN ILLINOIS  
**Attorneys at Law**

November 20, 2017

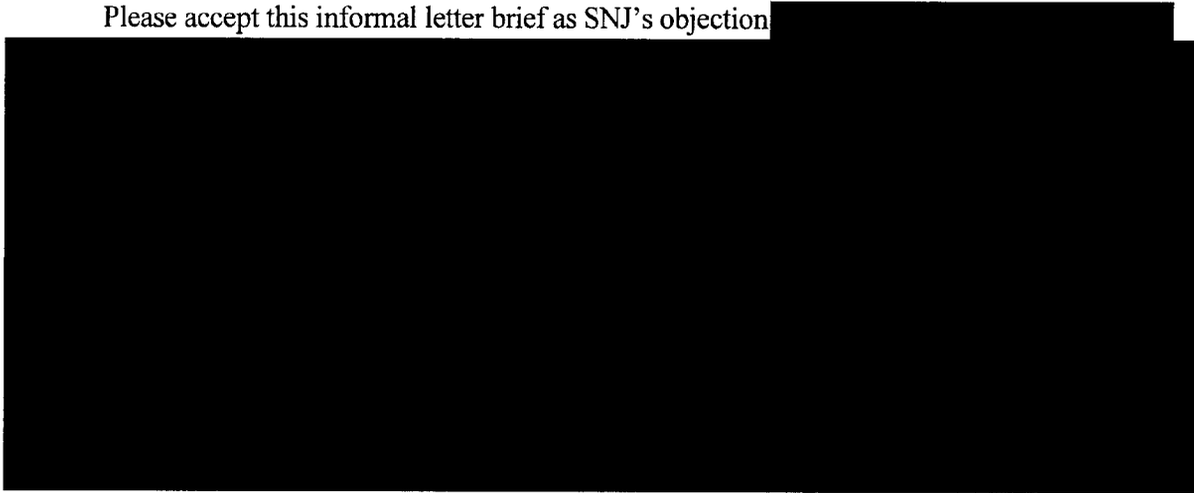
**VIA EFS  
FILED UNDER SEAL**

The Honorable Kevin Eide  
Judge of the District Court  
Carver County Justice Center  
604 East 4<sup>th</sup> Street  
Chaska, MN 55318

Re: In re the Estate of Prince Rogers Nelson  
**Court File No. 10-PR-16-46**

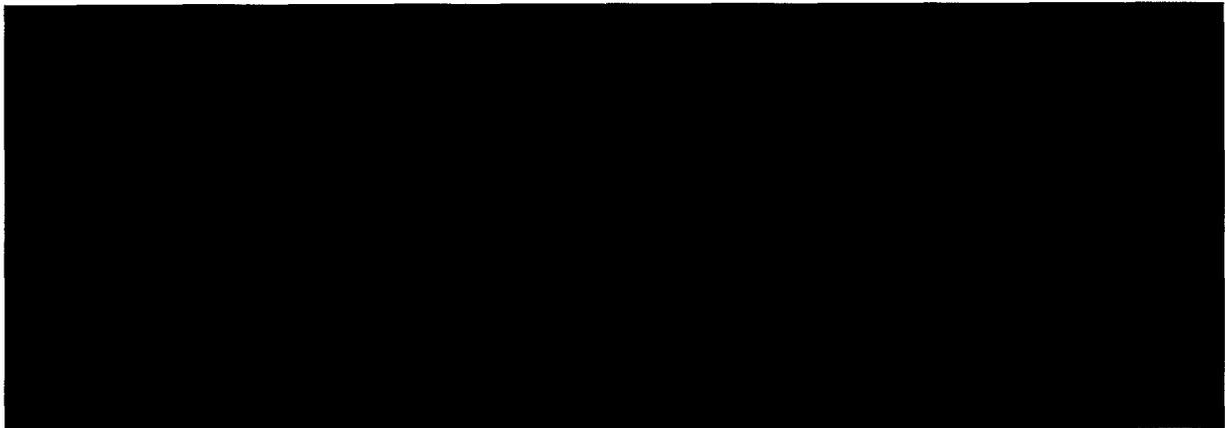
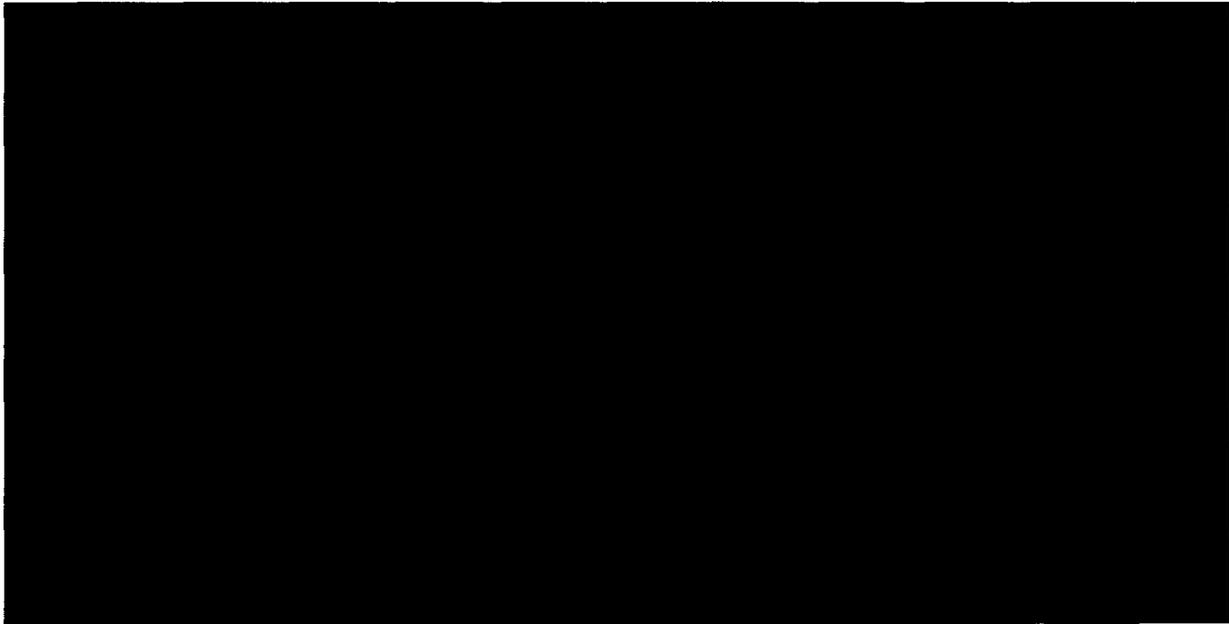
Dear Judge Eide:

Please accept this informal letter brief as SNJ's objection



Under the Court's March 22, 2017 Order, Comerica is required to provide 14 business days' notice to the Heirs prior to entering into any transaction under which Comerica reasonably anticipates receiving more than \$2 million in value. (March 22, 2017 Order p. 4). Comerica is required to disclose to the Heirs and their counsel such information as is necessary for them to make a knowledgeable assessment of the merits of the proposed transaction." *Id.* at p. 7.

The Honorable Kevin Eide  
November 20, 2017  
Page 2



The Honorable Kevin Eide  
November 20, 2017  
Page 3

[REDACTED]

SNJ also must address Comerica's ongoing failure to accept reasonable NDA terms for Mr. McMillan. [REDACTED]

[REDACTED] Unfortunately, very little has changed since those events. Comerica still refuses to execute an NDA with Mr. McMillan on reasonable terms, apparently based on the unfounded belief that Mr. McMillan has or will use the information to compete with the Estate. Consequently, SNJ have been unable to utilize Mr. McMillan's wealth of entertainment experience, in addition to his decade of contact with Prince during arguably the most intriguing time of Prince's life. [REDACTED]

[REDACTED]

[REDACTED]

In response to the Court's suggestion that a facilitator could be appointed to address the NDA issue, SNJ immediately proposed three well-qualified candidates. Comerica refuses to agree to any of SNJ's proposed facilitators or respond with suggestions of their own.

[REDACTED]

SNJ also object to [REDACTED] being finalized during the pendency of their Petition to Permanently Remove Comerica Bank & Trust N.A. as Personal Representative. Under Minn. Stat. § 524.3-607 & 524.3-611, the filing of a petition to remove a personal representative is supposed to freeze the actions of the personal representative to prevent any further harm to the estate. While they do not necessarily agree with the Court's decision to allow Comerica to continue administering the Estate during the pendency of the matter, they nonetheless understand the Court's reasoning.

[REDACTED]

The Honorable Kevin Eide  
November 20, 2017  
Page 4



Sincerely,  
**SKOLNICK & JOYCE, P.A.**



William R. Skolnick

WRS:mac  
Cc: Clients (via Email)  
Joseph Cassioppi  
Counsel of Record for the Heirs