The Honorable Bill Nelson
United States Senate
Washington, D.C. 20510-0905

Dear Senator Nelson:

I am writing in response to your letter of November 21, 2006, regarding an inquiry from your constituent, Albert Wagner. Mr. Wagner contacted your office about the United States Mint's efforts to inform the public and consumers about the National Organization for the Repeal of the Federal Reserve Act and Internal Revenue Code's (NORFED) "Liberty Dollars." NORFED markets and sells paper gold and silver certificates and gold and silver medallions, which it calls "Liberty Dollars," in an effort to replace United States currency with its own currency. NORFED claims that its "Liberty Dollars" are "100% backed and redeemable in gold and silver."

We have received several inquiries, like the one from Mr. Wagner, about the United States Mint's recent advisories about NORFED's "Liberty Dollars." In September, the United States Mint posted a consumer alert on our website at http://www.usmint.gov/consumer/index.cfm?action=HotItems concerning the gold and silver "Liberty Dollar" medallions. Since we introduced our consumer and business awareness webpages in 2003, the United States Mint has worked with the Fair Trade Commission and numerous state attorneys general and consumer protection agencies in an effort to advise the public of potentially misleading coin-like products. Like the other products we have featured on our "Hot Items" page, advertisements and other promotional media for the gold and silver "Liberty Dollar" medallions are potentially confusing to the public for several reasons.

First, the NORFED website and "Liberty Dollar" promotional materials refer to the medallions as "real money" and "currency," and claim that the "Liberty Dollar" medallions are "legal" and "constitutional." The medallions bear inscriptions and designs similar to those found on United States coinage, which may lead unwary merchants or consumers to accept the medallions as legal tender by mistake. In addition, the United States Mint is the only entity in the United States with the lawful authority to mint and issue legal tender United States coins.

Second, pursuant to 18 U.S.C. § 486, it is a Federal crime to utter or pass, or attempt to utter or pass, any coins of gold or silver intended for use as current money except as authorized by law. Although the United States Mint does not have law enforcement authority, it is committed to

18 U.S.C. § 486: "Uttering coins of gold, silver or other metal. Whoever, except as authorized by law, makes or utters or passes, or attempts to utter or pass, any coins of gold or silver or other metal, or alloys of metals, intended for use as current money, whether in the resemblance of coins of the United States or of foreign countries, or of original design, shall be fined under this title or imprisoned not more than five years, or both."
ensuring that the public and the numismatic community are made aware of this law so that they
do not unwittingly become involved in criminal activity by using these gold and silver "Liberty
Dollar" medallions as circulating money.

Some with NORFED have argued that its "Liberty Dollar" medallions are justified because the
United States Constitution requires the states to use gold and silver coin as tender to pay their
debts. Although Article I, section 10, of the United States Constitution prohibits the states from
declaring legal tender anything other than gold or silver, it does not limit Congress's power to
declare what shall be legal tender for all debts. Consistent with this power, 31 U.S.C. § 5103
states that "United States coins and currency (including Federal reserve notes and circulating
notes of Federal reserve banks and national banks) are legal tender for all debts, public charges,
taxes, and dues." Accordingly, while a state may not declare anything but gold and silver coin as
legal tender for the payment of debts, Congress definitely can and, indeed, it has done so.

Your constituent, and others concerned about NORFED’s “Liberty Dollars,” have also referred
to statements by Treasury Department, Bureau of Engraving and Printing, Federal Reserve, or
United States Secret Service officials that the NORFED paper gold and silver certificates are not
counterfeit Federal Reserve Notes and appear to be part of a barter system. The United States
Mint, however, has tailored its information to the public on the use of NORFED’s gold and silver
medallions—not NORFED’s paper gold and silver certificates. Because 18 U.S.C. § 486
addresses only “coins of gold or silver or other metal, or alloys of metals, intended for use as
current money,” paper gold and silver certificates do not appear to be covered by this
proscription.

Finally, our Chief Counsel has had several telephone conversations with NORFED’s lawyer,
Marion Harrison, answering the questions and addressing the concerns that NORFED and Mr.
Harrison have raised about the United States Mint’s practices. As the Chief Counsel has pointed
out to Mr. Harrison, and as you can see by reviewing the documents forwarded by your
constituent, the contents of the United States Mint’s consumer awareness website and the letters
sent to NORFED’s “Regional Currency Officers” are in no way defamatory; moreover, the
United States Mint has not released the contents of any of these letters to third parties.

I hope this information is helpful. Please do not hesitate to let me know if I may be of further
assistance to you or your constituent.

Sincerely,

[Signature]
Edmund C. Moy
Director
United States Mint

See United States v. Rifon, 577 F.2d 1111, (8th Cir. 1978) (citing The Legal Tender Case, 110 U.S. 421, 446, 28 L.
Ed. 204, 4 S. Ct. 122 (1884); Chermack v. Bjornson, 302 Minn. 213, 223 N.W.2d 639 (1974), cert. denied, 421 U.S.
915, 95 S. Ct. 1573, 43 L. Ed. 2d 780 (1975)).