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1	STEVEN T. GUBNER – NV Bar No. 4624 SUSAN K. SEFLIN – CA Bar No. 213865 – Admitted <i>Pro Hac Vice</i> JESSICA S. WELLINGTON – CA Bar No. 324477 - Admitted <i>Pro Hac Vice</i> BG LAW LLP		
2			
3	300 S. 4 th Street, Suite 1550		
4	Las Vegas, NV 89101 Telephone: (702) 835-0800		
5	Facsimile: (866) 995-0215 Email: sgubner@bg.law		
6	sseflin@bg.law jwellington@bg.law		
7	Attorneys for Chapter 11 Debtor		
8	and Debtor in Possession		
9	UNITED STA	TES BANKRUPTCY COURT	
10	FOR THE DISTRICT OF NEVADA		
11	FOR THE	DISTRICT OF NEVADA	
12	In re:	Case No. 22-11824-abl	
13	Front Sight Management LLC,	Chapter 11	
14		Examination Information:	
15	Debtor.	Date: August 2, 2022 Time: 9:30 a.m.	
16		Place: Remotely via Zoom (instructions to be	
17		provided separately)	
18			
19		ORDER DIRECTING EXAMINATION OF PURSUANT TO FED. R. BANKR. P. 2004	
20	MICHAEL MEACHER I	UKJUANI IOTED, K. DANKK, I, 2004	
21	Front Sight Management LLC, the chapter 11 debtor in possession herein (the "Debtor"),		
22	respectfully moves (the "Motion") this Court, pursuant to Rule 2004 of the Federal Rules of		
23	Bankruptcy Procedure and Rule 2004 of t	he Local Rules of Bankruptcy Practice and Procedure for	
24	the United States Bankruptcy Court, Distr	ict of Nevada, for entry of an order directing Michael	
25	Meacher ("Mr. Meacher"), dba Bankgroup Financial Services, to appear for an oral examination on		
26	August 2, 2022 at 9:30 a.m. to be conducted remotely via Zoom, instructions to be provided to the		
27	examinee separately and to produce records as set forth in a subpoena to be issued pursuant to Fed.		
28	R. Bankr. P. 2016 and Fed. R. Civ. P. 45.	The requested examination and production date is more	

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than fourteen (14) days from the date of filing this Motion. In support of the Motion, the Debtor
represents as follows:

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I. JURISDICTION AND VENUE

- This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334.
 This is a core proceeding pursuant to 28 U.S.C. § 157(b).
- 6 2. Venue of the Debtor's chapter 11 case in this District is proper pursuant to 28 U.S.C.
 7 §§ 1408 and 1409.
- 8 3. The statutory basis for the relief sought herein arises from Sections¹ 105(a),
 9 Bankruptcy Rule 2004, and Local Rule 2004.
- 10

II. RELEVANT PROCEDURAL BACKGROUND

- 4. On May 24, 2022 (the "Petition Date"), the Debtor filed a voluntary petition for relief
 under chapter 11 of the Bankruptcy Code.
- 5. The Debtor continues to manage its property as debtor and debtor-in-possession
 pursuant to Sections 1107(a) and 1108. On June 9, 2022, the United States Trustee for the District
 of Nevada appointed the Official Committee of Unsecured Creditors (the "Committee") pursuant to
 Section 1102 [ECF No. 116]. No request has been made for the appointment of a trustee. On June
 27, 2022, Las Vegas Development Fund, LLC ("LVDF") filed a motion to appoint an examiner
 pursuant to Section 1104 [ECF No. 211], which matter is set for hearing on the omnibus hearing date
 of July 25, 2022 at 9:30 a.m.
- 20

III.RELIEF REQUESTED

- By this Motion, the Debtor seeks an order authorizing the Rule 2004 examination of
 Mr. Meacher, dba Bankgroup Financial Services. Such request is properly made pursuant to
 Bankruptcy Rule 2004, as the Debtor believes Mr. Meacher has information relevant to the
 administration of the Debtor's estate and to properly assess asserted liabilities of the Debtor. Mr.
- 25

 ²⁶ ¹ Unless otherwise stated, all references to "Sections" herein shall be to the Bankruptcy Code
 ²⁷ appearing in Title 11 of the U.S. Code; all references to a "Bankruptcy Rule" shall refer to the
 ²⁸ Federal Rules of Bankruptcy Procedure; and all references to a "Local Rule" shall refer to the Local
 ²⁸ Bulas of Bankruptcy Procedure; for the United States District Court for the District of Navada

Meacher is a former officer and insider of the Debtor and is a party to a number of agreements with 1 the Debtor - in both his capacity individually and on behalf of Bankgroup Financial Services -2 including, but not limited to, a Consulting Agreement dated as of July 1, 2010 and a Supplemental 3 Agreement dated as of June 1, 2018 (as may have been amended, collectively, the "Agreements"). 4 Under these Agreements, the Debtor appears to have granted Mr. Meacher/Bankgroup Financial 5 Services a security interest in, among other things, "all handguns, shotguns, rifles and machine guns 6 owned by [the Debtor] and accounted for on the [Debtor's] books" under certain federal firearms 7 licenses. See, ¶ 5 of the July 1, 2010 consulting agreement, Exhibit 1 to ECF No. 126. The Debtor 8 is preparing an objection to Mr. Meacher/Bankgroup Financial Services' claim and wishes to 9 examine Mr. Meacher to properly assess the asserted liability of the Debtor. 10 6. Additionally, the examination cannot proceed under Bankruptcy Rules 7030 or 9014 11 because there is no pending contested matter related to Mr. Meacher/Bankgroup Financial Services' 12 claim. 13 7. Bankruptcy Rule 2004(a) authorizes the Court to order the examination of any entity 14 upon motion by a party in interest. Rule 2004(b) states in pertinent part: 15 16 The examination of any entity under this rule ... may relate only to the acts, conduct, or property or to the liabilities and financial condition of the debtors, or to 17 any matter which may affect the administration of the debtor's estate 18 Fed. R. Bankr. P. 2004(b). The scope of examination under Bankruptcy Rule 2004 extends to "any 19 matter which may affect administration of the debtor's estate." As Collier's states, quoting In re 20 Table Talk, 51 B.R. 143, 145 (Bankr. D. Mass. 1985): 21 The scope of Rule 2004 is 'unfettered and broad' and the rule itself is 'peculiar to bankruptcy law and procedure because it affords few of the procedural safeguards 22 that an examination under Rule 26 of the Federal Rules of Civil Procedure does." Examinations under Rule 2004 . . . have been compared to a 'fishing expedition.' 23 24 8 Collier on Bankruptcy, ¶ 2004.04[1], pp. 2004-9, 2004-10 (L. King ed., 15th ed. 1994). 25 8. Furthermore, Local Rule 2004 permits a party to request an order pursuant to Rule 26 2004 by motion and authorizes the Clerk to sign an order for examination if the date set for 27 examination is more than fourteen (14) days from the date the motion is filed. The Rule requires 28

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that the motion state whether the examination date has been agreed on, or if there is no agreement, why examination on less than fourteen (14) days' notice is requested. Local Rule 2004(b).

9. The Debtor submits that the proposed examination of Mr. Meacher will be made on
 August 2, 2022, which is more than fourteen (14) days from the date of filing this Motion.
 Accordingly, the Clerk is authorized to sign an order granting the Debtor's Motion.

6 10. Finally, Local Rule 2004 states that production of documents may not be obtained via
7 an order under Rule 2004, but that such production may be made pursuant to subpoena under
8 Federal Rule of Civil Procedure 45, incorporated into bankruptcy contested matters pursuant to Rule
9 9016. Local Rule 2004(c).

10 11. In connection with the proposed examination of Mr. Meacher, the Debtor requests
 authorization from the Court to issue a subpoena for the production of documents related to Mr.
 Meacher/Bankgroup Financial Services' claim against the Debtor.

13 12. In accordance with Local Rule 2004, the Debtor has lodged a proposed order granting
this Motion.

15 IV. CONCLUSION

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Based on the foregoing, the Debtor respectfully requests that the Court enter an order
granting this Motion, ordering Mr. Meacher to appear for an examination pursuant to Bankruptcy
Rule 2004 on <u>August 2, 2022 at 9:30 a.m.</u> to be conducted remotely via Zoom, instructions to be
provided to the examinee separately and to produce records as set forth in a subpoena to be issued
pursuant to Fed. R. Bankr. P. 2016 and Fed. R. Civ. P. 45, and granting to the Debtor such other and
further relief that the Court deems just and proper under the circumstances.

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23 DATED: July 14, 2022
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1	CERTIFICATE OF SERVICE		
2	I declare that I am over the age of 18 years and not a party to the within action. I am		
3	employed in the County of Los Angeles and my business address is 21650 Oxnard Street, Suite 500, Woodland Hills, California 91367.		
4	On July 14, 2022, I served the following document:		
5	EX PARTE MOTION FOR ORDER DIRECTING EXAMINATION OF		
6	MICHAEL MEACHER PURSUANT TO FED. R. BANKR. P. 2004		
7	BY ELECTRONIC MAIL		
8	Those designated "[NEF]" on the Court docket were served with the Notice by the Court via		
9	 Electronic Mail, as follows: JASON BLUMBERG Jason.blumberg@usdoj.gov 		
10	CHAPTER 11 - LV USTPRegion17.lv.ecf@usdoj.gov		
11	 DAWN M. CICA dcica@carlyoncica.com, nrodriguez@carlyoncica.com;crobertson@carlyoncica.com;dmcica@gmail.com;dcica@carlyoncica.c 		
12	 om;tosteen@carlyoncica.com;3342887420@filings.docketbird.com WILLIAM C DEVINE william@devine.legal, 		
13	 courtney@devine.legal;devinewr72773@notify.bestcase.com THOMAS H. FELL tfell@fennemorelaw.com, 		
14	clandis@fennemorelaw.com;CourtFilings@fennemorelaw.comSTEVEN T GUBNER sgubner@bg.law, ecf@bg.law		
15	 BART K. LARSEN BLARSEN@SHEA.LAW, 3542839420@filings.docketbird.com NICOLE E. LOVELOCK nlovelock@joneslovelock.com, ljanuskevicius@joneslovelock.com 		
16	 EDWARD M. MCDONALD edward.m.mcdonald@usdoj.gov TRACY M. O'STEEN tosteen@carlyoncica.com, 		
17	 crobertson@carlyoncica.com;nrodriguez@carlyoncica.com;ccarlyon@carlyoncica.com TERESA M. PILATOWICZ tpilatowicz@gtg.legal, bknotices@gtg.legal 		
18	 SAMUEL A. SCHWARTZ saschwartz@nvfirm.com, ecf@nvfirm.com;schwartzsr45599@notify.bestcase.com;eanderson@nvfirm.com;samid@nvfirm.com 		
19	SUSAN K. SEFLIN sseflin@bg.lawBRIAN D. SHAPIRO brian@brianshapirolaw.com,		
20	 kshapiro@brianshapirolaw.com;6855036420@filings.docketbird.com STRETTO ecf@cases-cr.stretto-services.com, aw01@ecfcbis.com,pacerpleadings@stretto.com 		
21	U.S. TRUSTEE - LV - 11 USTPRegion17.lv.ecf@usdoj.gov		
22	I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made. I declare under penalty of perjury under the laws of the United States		
22	of America and the State of California that the foregoing is true and correct.		
	Executed July 14, 2022, at Woodland Hills, California.		
24 25	<u>/s/ Jessica Studley</u> JESSICA STUDLEY		
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