## UNITED STATES BANKRUPTCY COURT 1 2 **DISTRICT OF NEVADA** 3 In re 4 FRONT SIGHT MANAGEMENT LLC, Case No. 22-11824-abl 5 Chapter 11 6 7 8 SUPPLEMENTAL CERTIFICATE OF SERVICE 9 I, Sabrina G. Tu, depose and say that I am employed by Stretto, the claims and noticing agent for the Debtor in the above-captioned case. 10 11 On or before July 11, 2022, at my direction and under my supervision, employees of Stretto caused the following documents to be served via first-class mail on three (3) confidential parties 12 not included herein, pursuant to USPS forwarding instructions: 13 Notice of Bar Date for Filing Proofs of Claims (attached hereto as Exhibit A) 14 Official Form 410 Proof of Claim (attached hereto as **Exhibit B**) 15 Official Form 410 Instructions for Proof of Claim (attached hereto as Exhibit C) 16 Furthermore, on July 11, 2022, at my direction and under my supervision, employees of 17 Stretto caused the following documents to be served via first-class mail on one (1) confidential party not included herein, pursuant to USPS forwarding instructions: 18 19 Official Form 309F1 (for Corporations or Partnerships) Notice of Chapter 11 Bankruptcy Case (Docket No. 86) 20 Procedures for Providing Noticing in the Chapter 11 Case (attached hereto as Exhibit 21 D) 22 Notice of Bar Date for Filing Proofs of Claims (attached hereto as **Exhibit A**) 23 Official Form 410 Proof of Claim (attached hereto as Exhibit B) 24

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Official Form 410 Instructions for Proof of Claim (attached hereto as **Exhibit C**) Dated: July 15, 2022 /s/ Sabrina G. Tu Sabrina G. Tu STRETTO 410 Exchange, Suite 100 Irvine, CA 92602 Telephone: 800.634.7734 Email: Sabrina.Tu@stretto.com 

Exhibit A

## Case 22-11824-abl Doc 273 Entered 07/15/22 14:34:03 Page 4 of 22 STEVEN T. GUBNER – NV Bar No. 4624 SUSAN K. SEFLIN – CA Bar No. 213865 – Pro Hac Vice Pending JESSICA WELLINGTON – CA Bar No. 324477 - Pro Hac Vice Pending BG LAW LLP 300 S. 4<sup>th</sup> Street, Suite 1550 Las Vegas, NV 89101 Telephone: (702) 835-0800 Facsimile: (866) 995-0215 sgubner@bg.law 5 Email: sseflin@bg.law 6 jwellington@bg.law 7 Proposed Attorneys for Chapter 11 Debtor and Debtor in Possession 8 UNITED STATES BANKRUPTCY COURT 9 **DISTRICT OF NEVADA** 10 11 Case No. 22-11824-abl 12 In re Chapter 11 13 Front Sight Management LLC, 14 15 16 17 18 NOTICE OF BAR DATE FOR FILING PROOFS OF CLAIMS 19 TO ALL PERSONS AND ENTITIES WITH CLAIMS AGAINST FRONT SIGHT 20 MANAGEMENT, LLC: 21 Please take notice that, on June 2, 2022, the United States Bankruptcy Court for the District of Nevada (the "Court"), having jurisdiction over the chapter 11 case of Front Sight Management LLC ("Debtor") entered an order [ECF No. 82] (the "Bar Date Order") establishing (i) August 8, 23 2022 at 11:59 p.m. (Pacific Time) as the last date and time for each person or entity (including, without limitation, individuals, partnerships, corporations, joint ventures, and trusts) to file a proof of claim ("Proof of Claim") based on prepetition claims against the Debtor (the "General Bar Date"); 25 and (ii) October 8, 2022 at 11:59 p.m. (Pacific Time) as the last date and time for each governmental unit (as defined in section 101(27) of the Bankruptcy Code) to file a Proof of Claim 26 based on prepetition claims against Debtor (the "Governmental Bar Date" and, together with the General Bar Date, the "Bar Dates"). The Bar Date Order, the Bar Dates, and the procedures set forth 27 below for the filing of Proofs of Claim apply to all claims against Debtor (other than those set forth 28

below as being specifically excluded) that arose prior to May 24, 2022, the date on which Debtor commenced its case under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code").

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### 1. WHO MUST FILE A PROOF OF CLAIM

You MUST file a Proof of Claim to share in any distribution by Debtor if you have a claim that occurred prior to May 24, 2022, and it is not one of the other types of claims described in Section 2 below. Acts or omissions of Debtor that arose before May 24, 2022 may give rise to claims against Debtor that must be filed by the applicable Bar Date, notwithstanding that such claims may not have matured or become fixed or liquidated or certain prior to May 24, 2022. Pursuant to section 101(5) of the Bankruptcy Code and as used in this Notice, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or unsecured. Further, claims include unsecured claims, secured claims, and priority claims.

### 2. WHO NEED NOT FILE A PROOF OF CLAIM

You need *not* file a Proof of Claim if:

- a. any person or entity whose claim is listed on the Debtor's Schedules D, E and/or F (the "Schedules") and (i) whose claim is not described thereon as "disputed," "contingent," or "unliquidated," (ii) who does not dispute the amount or classification of the claim set forth in the Schedules, and (iii) who does not dispute that the claim is an obligation of the Debtor against which the claim is listed on the Schedules;
- b. any person or entity whose claim has been paid in full;
- any person or entity that holds an interest in Debtor, which interest is based exclusively upon the ownership of common or preferred stock, membership interests, partnership interests, or warrants or rights to purchase, sell or subscribe to such a security or interest; provided, however, that interest holders that wish to assert claims (as opposed to ownership interests) against the Debtor that arise out of or relate to the ownership or purchase of an interest, including claims arising out of or relating to the sale, issuance, or distribution of the interest, must file Proofs of Claim on or before the applicable Bar Date, unless another exception identified herein applies;
- d. any holder of a claim allowable under sections 503(b) and 507(a)(2) of the Bankruptcy Code as an administrative expense (other than a holder of a 503(b)(9) Claim);
- e. any person or entity that holds a claim that has been allowed by an order of this Court entered on or before the applicable Bar Date;
- any holder of a claim for which a separate deadline is fixed by this Court;

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- g. any holder of a claim who has already properly filed a Proof of Claim with the Clerk of the Court against Debtor, utilizing a claim form which substantially conforms to the Proof of Claim Form or Official Form 410; or
- h. any person or entity that relies on the Schedules has the responsibility to determine that the claim is accurately listed in the Schedules.

YOU SHOULD NOT FILE A PROOF OF CLAIM IF YOU DO NOT HAVE A CLAIM AGAINST DEBTOR. THE FACT THAT YOU HAVE RECEIVED THIS NOTICE DOES NOT MEAN THAT YOU HAVE A CLAIM OR THAT DEBTOR OR THE COURT BELIEVE THAT YOU HAVE A CLAIM.

## 3. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

If you hold a claim arising from the rejection of an executory contract or unexpired lease, you must file a Proof of Claim based on such rejection by the later of (i) the applicable Bar Date, and (ii) the date which is thirty days following the entry of the order approving such rejection or you will be forever barred from doing so. Notwithstanding the foregoing, if you are a party to an executory contract or unexpired lease and you wish to assert a claim on account of unpaid amounts accrued and outstanding as of May 24, 2022 pursuant to that executory contract or unexpired lease (other than a rejection damages claim), you must file a Proof of Claim for such amounts on or before the applicable Bar Date unless an exception identified above applies.

## 4. WHEN AND WHERE TO FILE

All Proofs of Claim must be filed so as to be actually received on or before the applicable Bar Date at the following address:

If sent by first class mail, overnight mail, or hand-delivery:

Front Sight Claims Processing c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

If filed electronically:

https://ecf.nvb.uscourts.gov/cgi-bin/autoFilingClaims.pl

Proofs of Claim will be deemed timely filed only if actually received by the Debtor's Noticing and Claims Agent, Stretto, on or before the applicable Bar Date.

### 5. WHAT TO FILE.

If you file a Proof of Claim, your filed Proof of Claim must: (i) be written in the English language; (ii) be denominated in lawful currency of the United States; (iii) conform substantially to Official Bankruptcy Form No. 410; (iv) set forth with specificity the legal and factual basis for the alleged claim; (v) include supporting documentation or an explanation as to why such

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documentation is not available; and (vi) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant.

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DATED: June 2, 2022

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## 6. CONSEQUENCES OF FAILURE TO FILE A PROOF OF CLAIM BY THE APPLICABLE BAR DATE

Except with respect to claims of the type set forth in Section 2 above, any creditor who fails to file a Proof of Claim on or before the applicable Bar Date in the appropriate form in accordance with the procedures described in this Notice for any claim such creditor holds or wishes to assert against Debtor, will be forever barred, estopped and enjoined from asserting the claim against Debtor and its estate (or filing a Proof of Claim with respect to the claim), and Debtor and its estate, successors, and property will be forever discharged from any and all indebtedness or liability with respect to the claim, and the holder will not be permitted to participate in any distribution in Debtor's Chapter 11 Case on account of the claim, or receive further notices with respect to the Chapter 11 Case.

If you have any questions relating to this Notice, please feel free to contact Jessica Wellington by e-mail at jwellington@bg.law or the Debtor's Noticing and Claims Agent, Stretto, at (855) 553-9468 (toll-free) or (949) 271-6489 (international) or by email at TeamFrontSight@stretto.com

## YOU SHOULD CONSULT AN ATTORNEY IF YOU HAVE ANY OTHER QUESTIONS, INCLUDING WHETHER YOU SHOULD FILE A PROOF OF CLAIM.

**BG LAW LLP** 

By: /s/ Susan K. Seflin Steven T. Gubner Susan K. Seflin Jessica Wellington 300 S. 4<sup>th</sup> Street, Suite 1550 Las Vegas, NV 89101 Proposed Attorneys for Chapter 11

Debtor and Debtor in Possession

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Exhibit B

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Fill in this information to identify the case:								
Debtor 1 Front Sight Management LLC								
Debtor 2 (Spouse, if filing)								
United States Bankruptcy Court for the: District of Nevada								
Case number <u>22-11824-abl</u>								

## Official Form 410

Proof of Claim 04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

**Filers must leave out or redact** information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. **Do not send original documents;** they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

### Part 1: **Identify the Claim** Who is the current creditor? Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor Has this claim been ☐ No acquired from ☐ Yes. From whom? someone else? Where should notices Where should notices to the creditor be sent? Where should payments to the creditor be sent? (if and payments to the different) creditor be sent? Federal Rule of Name Name Bankruptcy Procedure (FRBP) 2002(g) Number Number Street Street City State ZIP Code State ZIP Code Contact phone Contact phone Contact email Contact email Uniform claim identifier for electronic payments in chapter 13 (if you use one): Does this claim amend ☐ No one already filed? ☐ Yes. Claim number on court claims registry (if known) \_\_\_ Filed on MM / DD / YYYY ☐ No 5. Do you know if anyone else has filed a proof ☐ Yes. Who made the earlier filing? of claim for this claim?

Official Form 410 Proof of Claim page 1

F	Part 2: 0	ive Informatio	About the Claim as of the Date the Case Was Filed						
6.		o you have any number ou use to identify the ebtor?	□ No □ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:						
7.	How muc	h is the claim?	\$ Does this amount include interest or other charges?						
	☐ Yes. Attach statement itemizing interest, fees, expense charges required by Bankruptcy Rule 3001(c)(2)(								
8.	What is the claim?	ne basis of the	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or creating the claim required by Bankruptcy Rule 3001(c).  Limit disclosing information that is entitled to privacy, such as health care information.						
9.	Is all or p secured?	No Yes. The claim is secured by a lien on property.							
		Nature of property:							
			Real estate. If the claim is secured by the debtor's principal residence, file a <i>Mortgage Proof of Claim Attachment</i> (Official Form 410-A) with this <i>Proof of Claim</i> .						
			■ Motor vehicle ■ Other. Describe:						
			Basis for perfection:	_					
			Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien h been filed or recorded.)	ıas					
			Value of property: \$						
			Amount of the claim that is secured: \$						
			Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in						
			Amount necessary to cure any default as of the date of the petition: \$						
			Annual Interest Rate (when case was filed)%  Fixed Variable						
10		im based on a	a 🗖 No						
	lease?		Yes. Amount necessary to cure any default as of the date of the petition.						
11	Is this cla	im subject to a	<b>1</b> No						
			Yes. Identify the property:						

Official Form 410 Proof of Claim page 2

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12. Is all or part of the claim	☐ No								
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check one:						Amount entitled to priority		
A claim may be partly priority and partly	☐ Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).						\$		
nonpriority. For example, in some categories, the law limits the amount	Up to \$3,350* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).								
entitled to priority.	☐ Wages, salaries, or commissions (up to \$15,150*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. \$								
	☐ Taxes or	\$							
	☐ Contribu	utions to an employee benefit plan. 11 U.S.C. § 507(a)(5).					\$		
	Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.						\$		
	begun on or afte	er the date of adjustment.							
Part 3: Sign Below									
The person completing this proof of claim must	Check the approp	oriate box:							
sign and date it.	☐ I am the creditor.								
FRBP 9011(b).	☐ I am the creditor's attorney or authorized agent.								
If you file this claim	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.								
electronically, FRBP 5005(a)(2) authorizes courts	☐ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.								
to establish local rules									
specifying what a signature is.	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.								
A person who files a	amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.								
fraudulent claim could be fined up to \$500,000,	I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.								
imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	I declare under penalty of perjury that the foregoing is true and correct.								
3571.	Executed on date	e							
וזוז / טט / וזוז									
	Signature								
Print the name of the person who is completing and signing this claim:									
	Name	First name		Middle name		Last name			
	Title								
Company  Identify the corporate servicer as the company if the authorized agent is a servicer.									
Address									
	34. 555	Number	Street						
		City			State	ZIP Code			
	Contact phone				Email				

Official Form 410 Proof of Claim page 3

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**Exhibit C** 

## Official Form 410

## **Instructions for Proof of Claim**

United States Bankruptcy Court 12/15

These instructions and definitions generally explain the law. In certain circumstances, such as bankruptcy cases that debtors do not file voluntarily, exceptions to these general rules may apply. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the bankruptcy process and privacy regulations.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157 and 3571.

### How to fill out this form

- Fill in all of the information about the claim as of the date the case was filed.
- Fill in the caption at the top of the form.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form.

Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of *redaction* on the next page.)

Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).

- Do not attach original documents because attachments may be destroyed after scanning.
- If the claim is based on delivering health care goods or services, do not disclose confidential health care information. Leave out or redact confidential information both in the claim and in the attached documents.

- A Proof of Claim form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.
- For a minor child, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (John Doe, parent, 123 Main St., City, State). See Bankruptcy Rule 9037.

### Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, either enclose a stamped self-addressed envelope and a copy of this form or go to the court's PACER system (<a href="www.pacer.psc.uscourts.gov">www.pacer.psc.uscourts.gov</a>) to view the filed form.

### Understand the terms used in this form

**Administrative expense:** Generally, an expense that arises after a bankruptcy case is filed in connection with operating, liquidating, or distributing the bankruptcy estate. 11 U.S.C. § 503.

**Claim:** A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured.

**Creditor:** A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. §101 (10).

**Debtor:** A person, corporation, or other entity who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. § 101 (13).

**Evidence of perfection:** Evidence of perfection of a security interest may include documents showing that a security interest has been filed or recorded, such as a mortgage, lien, certificate of title, or financing statement.

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Priority claim: A claim within a category of unsecured claims that is entitled to priority under 11 U.S.C. §507(a). These claims are paid from the available money or property in a bankruptcy case before other unsecured claims are paid. Common priority unsecured claims include alimony, child support, taxes, and certain unpaid wages.

**Proof of claim:** A form that shows the amount of debt the debtor owed to a creditor on the date of the bankruptcy filing. The form must be filed in the district where the case is pending.

**Redaction of information:** Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

**Secured claim under 11 U.S.C. §506(a):** A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of 1325(a).

Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment may be a lien.

**Setoff:** Occurs when a creditor pays itself with money belonging to the debtor that it is holding, or by canceling a debt it owes to the debtor.

**Uniform claim identifier:** An optional 24-character identifier that some creditors use to facilitate electronic payment.

**Unsecured claim:** A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

### Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Do not file these instructions with your form.

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Exhibit D

## Case 22-11824-abl Doc 273 Entered 07/15/22 14:34:03 Page 16 of 22 STEVEN T. GUBNER - NV Bar No. 4624 SUSAN K. SEFLIN – CA Bar No. 213865 – Pro Hac Vice to Be Filed JESSICA WELLINGTON – CA Bar No. 324477 - Pro Hac Vice to Be Filed BG LAW LLP 300 S. 4<sup>th</sup> Street, Suite 1550 Las Vegas, NV 89101 Telephone: (702) 835-0800 Facsimile: (866) 995-0215 sgubner@bg.law Email: 5 sseflin@bg.law jwellington@bg.law 6 Proposed Attorneys for Chapter 11 Debtor 7 and Debtor in Possession UNITED STATES BANKRUPTCY COURT 8 DISTRICT OF NEVADA 9 10 11 Case No. 22-11824-abl In re 12 Chapter 11 13 Front Sight Management LLC, 14 15 16 PROCEDURES FOR PROVIDING NOTICING IN THE CHAPTER 11 CASE 17 I. INTRODUCTION 18 An order for relief was entered in the chapter 11 case (the "Chapter 11 Case") of Front Sight 19 Management LLC (the "Debtor") on May 24, 2022. If you are receiving this notice in the mail or if you received an email link to it, then the Debtor's records indicate that you are one or more of the 20 following: (a) a creditor; (b) a former creditor; (c) a member; (d) a former member; and/or (e) a party 21 in interest in this case. 22 On June 2, 2022, the Court entered an order [ECF No. 82] (the "Notice Procedures Order") pursuant to 11 U.S.C. §§ 102 and 105, Rules 2002, 9007, and 9036 of the Federal Rules of 23 Bankruptcy Procedure, and Rule 2002 of the Local Rules of Bankruptcy Practice for the United States Bankruptcy Court for the District of Nevada approving the notice procedures (the "Notice

Procedures"). These Notice Procedures apply only in the Chapter 11 Case and not to any adversary proceedings or contested matters relating to the Chapter 11 Case.

All documents filed in the Chapter 11 Case, including the Notice Procedures Order, are publicly available at the case website ("Case Website"):

www.cases.stretto.com/frontsight

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Such documents are also available, for a nominal fee, through the PACER system on the Court's website at <a href="http://www.nvb.uscourts.gov/case-info/">http://www.nvb.uscourts.gov/case-info/</a> or by visiting the Clerk's Office during normal business hours.

Pursuant to the Notice Procedures Order, all notices, motions, applications, briefs, memoranda, exhibits, affidavits, declarations, objections, responses, replies, and other documents filed in the Chapter 11 Case are subject to the Notice Procedures. Additionally, while the Bankruptcy Code, Bankruptcy Rules, and the Local Bankruptcy Rules apply to the Chapter 11 Case, to the extent there is a conflict between the foregoing and the Notice Procedures, the Notice Procedures shall govern in all respects. Accordingly, all parties in interest are strongly encouraged to review these Notice Procedures in their entirety and consult their own legal counsel with respect to any of the matters discussed herein prior to filing any documents in the Chapter 11 Case.

### II. FILING PROCEDURES

All notices, motions, applications, and other requests for relief, briefs, memoranda, exhibits, affidavits, declarations, replies, and other documents filed in support of such papers seeking relief (collectively, the "Requests for Relief"), and all objections and responses to such Requests for Relief (collectively, the "Objections," and together with the Requests for Relief and all other filed documents, the "Court Filings") filed in the Chapter 11 Case shall be filed electronically with the Court on the docket of the case styled *In re Front Sight Management LLC*, Case No. 22-11824-abl, by registered users of the Court's Case Management/Electronic Case Files (CM/ECF) filing system (the "Electronic Filing System") or as otherwise permitted by Local Rule 5005 or other applicable rules. Pursuant to Local Rule 9014(e)(2), courtesy copies of Court Filings relating to matters set for hearing must be delivered to the clerk's office no later than two (2) business days after filing; except for matters set on shortened time, which must be delivered to the court no later than (1) business day after filing. The address for courtesy copies is as follows:

Chambers of Chief Judge August B. Landis U.S. Bankruptcy Court, District of Nevada Foley Federal Building 300 Las Vegas Boulevard South Las Vegas, NV 89101

Proofs of claim must be filed with the Bankruptcy Court either electronically at <a href="https://ecf.nvb.uscourts.gov/cgi-bin/autoFilingClaims.pl">https://ecf.nvb.uscourts.gov/cgi-bin/autoFilingClaims.pl</a> or mailed to the following address:

Front Sight Claims Processing c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

Please see the "Notice of Chapter 11 Bankruptcy Case" approved by the Notice Procedures Order and provided herewith.

### III. NOTICE AND SERVICE PROCEDURES

Service of all Court Filings shall be effected within two (2) business days after the filing thereof, in the manner set forth in these Notice Procedures. Notice and service accomplished in accordance with these Notice Procedures shall be deemed adequate in all respects pursuant to the Bankruptcy Code, the Bankruptcy Rules, and the Local Bankruptcy Rules.

## A. Procedures for the Debtor's Members to Receive Notice

Notice Agent shall send an email to the Debtor's members with instructions on regarding subscribing to receive notices in the Debtor's chapter 11 case. The instructions will include a deadline to subscribe and the procedures for doing so. Should any member not subscribe by the deadline, the Debtor will not be required to provide the member with any further notices in the Debtor's chapter 11 case but the Debtor may opt to provide further electronic service from time to time.

## **B.** Service Lists

## 1. The Master Mailing List

The Notice Agent shall prepare and maintain a master mailing list in accordance with Local Rule 1007(b) (the "Master Mailing List") and the order on the Motion. To the extent that any person or entity on the Master Mailing List submits a writing to the Notice Agent requesting that the person or entity no longer receive notices relating to the Chapter 11 Case, such person or entity may be removed from the Master Mailing List by the Notice Agent.

### 2. The Core Service List

Notice Agent shall maintain a core service list (the "Core Service List"). The Core Service List shall be made available by (i) accessing the Case Website, (ii) contacting Notice Agent directly, or (iii) contacting the Debtor's counsel directly. The Core Service List shall include the following parties:

- i. Front Sight Management LLC, 1 Front Sight Road, Pahrump, NV 89061, Attn: Ignatius Piazza;
- ii. Counsel to Debtor, BG Law LLP, 300 S. 4<sup>th</sup> Street, Suite 1550, Las Vegas, NV 89101, Attn: Steven T. Gubner (sgubner@bg.law) and Susan K. Seflin (sseflin@bg.law);
- iii. The Office of the United States Trustee for the District of Nevada (the "United States Trustee"), United States Trustee, 300 Las Vegas Blvd. South #4300, Las Vegas, NV 89101;
- iv. All secured creditors;
- v. Counsel to any statutory committee of unsecured creditors (the "Creditors Committee"), or, until such time as any committee is appointed, the entities listed on the list of twenty (20) largest creditors filed by the Debtor in the Chapter 11 Case at the addresses indicated thereon;

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Internal Revenue Service, P.O. Box 7346, Philadelphia, PA 19101-7346; 1; vi.

vii. Nevada Department of Taxation, Bankruptcy Section, 555 E. Washington Ave., #1300, Las Vegas, NV 89101; and

Nye County Treasurer's Office, 170 N. Floyd Street, Suite 2, Pahrump, NV viii. 89060.

#### The 2002 List 3.

The Notice Agent shall maintain a list of all parties that have filed a request to receive service of Court Filings pursuant to Bankruptcy Rule 2002 (the "2002 List," and, together with the Core Service List, but not the Master Mailing List, the "Limited Service Lists"). The 2002 List shall be made available by (i) accessing the Case Website; (ii) contacting the Notice Agent directly; or (iii) contacting Debtor's counsel directly.

- i. Filing Requests for Documents Requires Email Address. A request for service of Court Filings pursuant to Bankruptcy Rule 2002 (each, a "2002 Notice Request") filed with the Court shall be deemed proper only if it includes the following information with respect to the party filing such request: (a) name; (b) street address; (c) name of client(s), if applicable; (d) telephone number; (e) facsimile number; and (f) email address. A 2002 Notice Request containing an email address shall be deemed (1) an agreement between such entity and any person giving notice in the Chapter 11 Case via email to the email address indicated for all purposes with respect to the Chapter 11 Case under Bankruptcy Rule 2002(g)(4); (2) a request for noticing to such email address pursuant to Bankruptcy Rule 9036; and (3) a written consent to service by electronic means for the purposes of Rule 5(b)(E) of the Federal Rules of Civil Procedure. This provision shall apply to 2002 Notice Requests received prior to and after the date of entry of the Notice Procedures Order. It is each party's responsibility to ensure that an email containing the phrase "BK-22-11824-abl" in the subject line is exempted from any "spam" or similar email filter.
- Certification Opting Out of Email Service. Any party filing a 2002 Notice ii. Request who does not maintain (and cannot practicably obtain) an email address and cannot receive service by email must include in the 2002 Notice Request a certification to that effect (a "Certification"). A Certification shall include a statement certifying that the party (a) does not maintain an email address; and (b) cannot practicably obtain an email address at which the party could receive service. Such party will thereafter receive paper service in lieu of email service under these Notice Procedures.
- Email Address Required. If a 2002 Notice Request fails to include an email address or a Certification, such party shall not be added to the 2002 List or served with copies of Court Filings unless such Court Filings directly affect such party or

<sup>&</sup>lt;sup>1</sup> Together with the United States Trustee and the addresses that follow, these are the addresses required for service as listed in the "Register of Mailing Addresses of Federal and State Governmental Units" in the applicable jurisdictions.

unless such Court Filings are made on the Master Mailing List and such party is listed on the Master Mailing List. To the extent a 2002 Notice Request was filed prior to entry of the Notice Procedures Order, Debtor shall request an email address. If no email address or Certification is provided in response to such request, such party shall not be added to the 2002 List or served with copies of Court Filings unless such Court Filings directly affect such party or unless such Court Filings are made on the Master Mailing List and such party is listed on the Master Mailing List.

iv. **Changes in Information.** Each party submitting a 2002 Notice Request is responsible for filing with the Court an updated 2002 Notice Request as necessary to reflect changes to any notice information and must serve a copy of such updated 2002 Notice Request upon the Debtor.

### 4. Service List Maintenance and Access

At least every 30 days, Notice Agent shall update the Service Lists by making any necessary additions and deletions and post the updated Service Lists on the Case Website. Notice Agent shall post the 2002 List on the Case Website commencing as of the date that is no later than ten (10) days from the date of entry of the Notice Procedures Order.

## C. Service Generally

Other than (i) service of a summons and complaint in an adversary proceeding or any other contested matter; (ii) documents filed under seal; and (iii) proofs of claim, which shall be filed with the Notice Agent, all Court Filings shall be filed electronically with the Court using the Court's Electronic Filing System and such Court Filings shall be served *via* email on the Limited Service Lists, which shall be deemed to constitute proper service for all parties who are sent such email service; *provided, however*, that the notice of hearing related to any Request for Relief and the first (1) page of any Objection shall also be served on the Core Service List by first class mail. Anytime the Notice Procedures require that service be made by any means other than email, the Court Filing may be printed doubled-sided, the print-size may be reduced, and/or each page of the mailing may contain more than one page of the Court Filing. Service by email may be effectuated by filing a document through the Court's Electronic Filing System and having that system generate a notice that includes a link to such document. All other service by email shall be effectuated through a separate email sent by or on behalf of the noticing party in accordance with the rules set forth below:

- i. **Email Subject Line and Content.** With respect to the email service of any Court Filing, the subject line of the email shall be "Notice Bankr. D. Nev. 22-11824-abl" The body of the email shall contain (i) the summary description of the document(s) being served (as appears on the Court's docket) and/or (ii) the full title of the document(s) being served and the name of the party filing such document(s).
- ii. **Link to Attachments.** The Court Filings served by email shall be included in a link within the email for users to access PDFs of the Court Filings.

Notwithstanding anything else set forth in these Notice Procedures or other applicable rules, certificates of service and 2002 Service Requests need only be filed on the Court's Electronic Filing System and shall not be served by email or otherwise.

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## D. Limitations on Service on all Creditors; Service on Particular Affected Parties

Except as otherwise specifically provided herein, with respect to any Court Filing that is required to be served on all creditors, the parties shall serve the notice of hearing with respect to such Requests for Relief or the first page of such Objection only on (i) the Limited Service Lists; and (ii) the persons specified under the applicable circumstances (in each applicable circumstance, an "Affected Party") as follows:

- i. in the case of any use, sale, lease, or abandonment of less than substantially all of the Debtor's property, on each party asserting an interest in that property;
- ii. in the case of any relief from or modification of the automatic stay, on each party asserting a lien or other interest in the affected property;
- iii. in the case of the use of cash collateral or obtaining of credit, on each party asserting an interest in the cash collateral or a lien or other interest in property upon which a lien or other interest is proposed to be granted;
- iv. in the case of a motion under Bankruptcy Rule 9019, on all parties to the relevant compromise and settlement, or that may be directly affected by such compromise or settlement;
- v. in the case of assumption, assignment, or rejection of an executory contract or an unexpired lease, on each party to the executory contract or the unexpired lease;
- vi. any objection, opposition, response, reply, or further document filed directly in response to another party's Court Filing, on such other party; and
- vii. all other parties as directed by the Court.

Service upon any Affected Party not included in a Limited Service List shall be effected by first class mail, private mail service, or hand delivery. Service upon any Affected Party included in a Limited Service List shall be effected as otherwise permitted in these Notice Procedures for service upon a Limited Service List.

The limitations set forth above in this Section B above shall not apply to Court Filings made pursuant to the following Bankruptcy Rules (the "Excluded Court Filings"):<sup>2</sup>

- i. Bankruptcy Rule 2002(a)(1) (meeting of creditors pursuant to Bankruptcy Code section 341);
- ii. Bankruptcy Rule 2002(a)(2) (any proposed use, sale, or lease of property of the estate other than in the ordinary course of business);
- iii. Bankruptcy Rule 2002(a)(3) (approval of a compromise or settlement other than approval of an agreement pursuant to Rule 4001(d))

With respect to Bankruptcy Rule 2002(a)(2), (3) and (6), service must be on all creditors unless and until an Official Committee of Unsecured Creditors is appointed.

- iv. Bankruptcy Rule 2002(a)(4) (hearing on the dismissal of the case or the conversion of the case to another chapter);
- v. Bankruptcy Rule 2002(a)(5) (time fixed to accept or reject a proposed modification of a chapter 11 plan);
- vi. Bankruptcy Rule 2002(a)(6) (a hearing on any entity's request for compensation or reimbursement of expenses if the request exceeds \$1,000);
- vii. Bankruptcy Rule 2002(a)(7) (time fixed for filing a proof of claim pursuant to Bankruptcy Rule 3003(c));
- viii. Bankruptcy Rule 2002(b)(1) (time fixed for filing objections to and any hearing to consider approval of a disclosure statement);
- ix. Bankruptcy Rule 2002(b)(2) (time fixed for filing objections to and any hearing to consider confirmation of a chapter 11 plan);
- x. Bankruptcy Rule 2002(f)(1) (entry of an order for relief);
- xi. Bankruptcy Rule 2002(f)(2) (dismissal or conversion of a case to another chapter of the Bankruptcy Code);
- xii. Bankruptcy Rule 2002(f)(3) (time allowed for filing claims pursuant to Bankruptcy Rule 3002);
- xiii. Bankruptcy Rule 2002(f)(6) (waiver, denial, or revocation of a discharge as provided in Bankruptcy Rule 4006);
- xiv. Bankruptcy Rule 2002(f)(7) (entry of an order confirming a chapter 11 plan); and
- xv. Bankruptcy Rule 2002(f)(8) (summary of the trustee's final report and account should a case be converted to chapter 7 of the Bankruptcy Code).

Service of Excluded Court Filings shall be made on all persons identified on the Master Mailing List as well as all equity security holders to the extent required by Bankruptcy Rule 2002(d). Where required, service on any such person not included in a Limited Service List shall be effected by first class mail, private mail service, or hand delivery; *provided*, *however*, that service of the Excluded Court Filings shall be limited as follows: (i) with respect to Requests for Relief, only service of the notice of hearing is required; and (ii) with respect to Objections, only service of the first page of the Objection is required. Service upon any such person included on the Limited Service List shall be effected as otherwise permitted in these Notice Procedures for service upon the Limited Service List.

## E. Service of Orders

All parties submitting orders in accordance with applicable Bankruptcy Rules and Local Rules shall, within two business days after entry thereof, serve a copy of the entered order on (i) the Limited Service Lists, (ii) any Affected Party, and (iii) Notice Agent. Notice Agent shall post all orders on the Case Website.

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