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1		TES BANKRID
2		ANNE SIMINA
3		Honorable August B. Landis
4		United States Bankruptcy Judge
5_	Entered on Docket January 12, 2023	
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14	UNITED STATES BANKRUPTCY COURT	
15	DISTRICT OF NEVADA	
16		
17	In re	Case No. 22-11824-abl
18	Front Sight Management LLC,	Chapter 11
19	Debtor.	
20		Hearing Date: January 9, 2023
21		Hearing Time: 9:30 a.m.
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23		
24		
25	ORDER GRANTING SECOND AND FINAL FEE APPLICATION OF BG LAW LLP, AS BANKRUPTCY COUNSEL FOR THE DEBTOR, FOR THE ALLOWANCE OF COMPENSATION FOR PROFESSIONAL SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES	
26		
27	KEUVI	DURSEMENT OF EATENSES
28		

Chief United States Bankruptcy Judge for the District of Nevada, for the Court to consider the Second and Final Fee Application of BG Law LLP, as Bankruptcy Counsel for the Debtor, for the Allowance of Compensation for Professional Services Rendered and Reimbursement of Expenses [ECF No. 590] (the "Application") filed by BG Law LLP ("BG"), bankruptcy counsel for Front Sight Management LLC during its chapter 11 bankruptcy case. Appearances were as duly noted on the record at the hearing.

The Court, having read and considered the Application and all evidence filed in support of

On January 9, 2023 at 9:30 a.m., a hearing was held before the Honorable August Landis,

the Application including the supplement [ECF No. 646] ("Supplement"), and other related pleadings and papers on file in this case; the Court having considered the argument and representations of counsel at the hearing and other matters which the Court may properly take judicial notice, including, without limitation, the record in this case as reflected on the docket; the Court having set forth its findings of fact and conclusions of law on the record at the hearing, which are incorporated herein by reference pursuant to Fed. R. Civ. P. 52, as made applicable pursuant to Fed. R. Bankr. P. 7052 and 9014; the Court having found that notice of the Application was sufficient under the circumstances and no other or further notice is required; the Court noting that BG agreed to a voluntary reduction of its fees in the amount of \$5,000 pursuant to the *United States Trustee's Notice of Voluntary Reduction in Fees with Respect to BG Law, LLP's Amended First Interim and Second and Final Fee Applications* [ECF No. 615]; the Court having noted that no opposition to the Application having been filed; the Court having determined that the legal and factual bases set forth in the Application establish just cause for the relief sought therein; the Court having determined that the relief requested in the Application is appropriate; and after due deliberation and sufficient cause appearing therefor,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. The Application as modified is APPROVED.
- 2. The fee request contained within the Application and the Supplement is hereby approved on a final basis and allowed in the aggregate amount of \$1,184,904.75 ("Final Award") for the period of May 24, 2022 through January 9, 2023, which Final Award consists of final allowed

fees in the amount of \$1,160,079.50 plus reimbursement of actual and necessary expenses in the amount of \$24,825.25.

- 3. Upon entry of this Order, BG is authorized to pay itself its unpaid fees and expenses of \$320,219.30 from the professional fee reserve maintained in its settlement trust account pursuant to the plan confirmation order. BG will not seek payment of the Final Award from the reorganized debtor or FS DIP LLC.
- 4. The Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order.

IT IS SO ORDERED.

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LR 9021 CERTIFICATION In accordance with LR 9021, counsel submitting this document certifies as follows: The Court waived the requirement of approval under LR 9021(b)(1). No party appeared at the hearing or filed an objection to the motion. \boxtimes I have delivered a copy of this proposed order to all counsel who appeared at the hearing, and any unrepresented parties who appeared at the hearing, and each has approved or disapproved the order as stated above. I have certified that under Chapter 7 or 13, that I have served a copy of this order with the motion pursuant to LR 9014(g), and that no party has objection to the form or content of the order.

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