	Case 22-11824-abl	Doc 798	Entered	04/05/23 08:24:55	Page 1 of 3	
1				1 MI	AS SUTES BANKRUPTCP	
2				Mu Mich Martin		
3				able August B. Lan States Bankruptcy J		
4	Entered on Docket				OFRICT OF NEVE	
5	April 05, 2023					
5						
7	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					
8						
9	300 S. 4 th Street, Suite 1550 Las Vegas, NV 89101					
0	Telephone: (702) 835-0800 Facsimile: (866) 995-0213					
1	Email: sgubner@bg.la sseflin@bg.law	IW				
2	jwellington@b					
3	Attorneys for Province, LLC, solely in its capacity as the Liquidating Trustee of the Front Sight Creditors Trust					
4						
5	UNITED STATES BANKRUPTCY COURT					
5	FOR THE DISTRICT OF NEVADA					
7	- -		1			
8	In re:			Case No. 22-11824-a	ıbl	
9	Front Sight Management L	LC,	(Chapter 11		
0						
1	Debtor.			Hearing Date: April Hearing Time: 9:30		
2						
3	ORDER APPROVING STIPULATION RESOLVING TWELFTH OMNIBUS OBJECTION <u>AS IT RELATES TO CLAIM 1065-1 FILED BY ROBERT M. LIPPMANN</u>					
4						
5	The Court, having reviewed the Stipulation Resolving Twelfth Omnibus Objection as it					
5	Relates to Claim 1065-1 filed by Robert M. Lippmann [ECF No. 793] (the "Stipulation") ¹ entered					
7						
3	¹ Any capitalized term not o	defined in th	his Stipulat	ion has the same mea	uning ascribed to it in the	
	Stipulation.		1		~	

into between and among Province, LLC, solely in its capacity as the duly authorized and acting
 Liquidating Trustee (the "Liquidating Trustee") of the Front Sight Creditors Trust (the "Liquidating
 Trust"), and claimant Robert M. Lippmann ("Claimant"), and good cause appearing therefor,

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IT IS HEREBY ORDERED:

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1.

The Stipulation is approved in its entirety.

Claim 1065 is allowed as a general unsecured claim in the amount of \$5,000.00 (the
"Allowed Claim").

8 3. Except for the Allowed Claim and the right to enforce the Stipulation and the order
9 approving the Stipulation, Claimant shall have no additional claim(s) against the Debtor, its estate,
10 the Liquidating Trust or the Liquidating Trustee arising from or relating to the facts alleged in Claim
11 1065.

4. To the extent that the 12th Omnibus Objection relates to Claim 1065, it is resolved
pursuant to this Stipulation.

5. Upon entry of this Order, the Court clerk is directed to modify and update the claim
register in this case to reflect an allowed amount of a \$5,000.00 general unsecured claim for Claim
1065.

17 6. This Court shall have the exclusive jurisdiction to interpret and enforce this
18 Stipulation and this Order.

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IT IS SO ORDERED.

[Remainder of Page Left Intentionally Blank]

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1	Respectfully Submitted:						
2	BG Law LLP						
3	By: <u>/s/ Jessica S. Wellington</u> Susan K. Seflin Jessica S. Wellington						
4							
5	Attorneys for Province, LLC, solely in its capacity as the Liquidating Trustee of the Front Sight Creditors Trust						
6	the Liquidating Trustee of the Front Signt Creditors Trust						
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