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| 6 | jwellington@bg.law | | |
| 7 8 | Attorneys for Province, LLC, solely in its capacity as the Liquidating Trustee of the Front Sight Creditors Trust | | |
| 9 | UNITED STATES BANKRUPTCY COURT | | |
| 10 | FOR THE DISTRICT OF NEVADA | | |
| 11 | | | |
| 12 | In re: | Case No. 22-11824-abl | |
| 13 | Front Sight Management LLC, | Chapter 11 | |
| 14 | Debtor. | Hearing Date: April 13, 2023 | |
| 15 | Debior. | Hearing Time: 9:30 a.m. | |
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| 16 | | | |
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| | | INTH OMNIBUS OBJECTION AS IT FILED BY MICHAEL CHAPMAN | |
| 17 | RELATES TO CLAIM 459-1 | FILED BY MICHAEL CHAPMAN | |
| 17 18 | Province, LLC, solely in its capacity as | THE BY MICHAEL CHAPMAN the duly authorized and acting Liquidating Trustee | |
| 17 18 19 | Province, LLC, solely in its capacity as (the "Liquidating Trustee") of the Front Sight C | the duly authorized and acting Liquidating Trustee reditors Trust (the "Liquidating Trust"), on the one | |
| 17 18 19 20 | Province, LLC, solely in its capacity as (the "Liquidating Trustee") of the Front Sight Chand, and claimant Michael Chapman ("Claima | the duly authorized and acting Liquidating Trustee deditors Trust (the "Liquidating Trust"), on the one ent"), on the other hand, hereby enter into this | |
| 17 18 19 20 21 | Province, LLC, solely in its capacity as (the "Liquidating Trustee") of the Front Sight C hand, and claimant Michael Chapman ("Claima stipulation (the "Stipulation") with regard to the | the duly authorized and acting Liquidating Trustee dreditors Trust (the "Liquidating Trust"), on the one ent"), on the other hand, hereby enter into this e following facts: | |
| 17 18 19 20 21 22 | Province, LLC, solely in its capacity as (the "Liquidating Trustee") of the Front Sight C hand, and claimant Michael Chapman ("Claima stipulation (the "Stipulation") with regard to the RE | the duly authorized and acting Liquidating Trustee reditors Trust (the "Liquidating Trust"), on the one nt"), on the other hand, hereby enter into this following facts: | |
| 17 18 19 20 21 22 23 | Province, LLC, solely in its capacity as (the "Liquidating Trustee") of the Front Sight Chand, and claimant Michael Chapman ("Claima stipulation (the "Stipulation") with regard to the RE A. On May 24, 2022, Front Sight M. | the duly authorized and acting Liquidating Trustee creditors Trust (the "Liquidating Trust"), on the one ent"), on the other hand, hereby enter into this collowing facts: CITALS Inaagement LLC (the "Debtor") filed a voluntary | |
| 17 18 19 20 21 22 23 24 | Province, LLC, solely in its capacity as (the "Liquidating Trustee") of the Front Sight C hand, and claimant Michael Chapman ("Claima stipulation (the "Stipulation") with regard to the RE A. On May 24, 2022, Front Sight M petition for relief under chapter 11 of the Bankr | the duly authorized and acting Liquidating Trustee creditors Trust (the "Liquidating Trust"), on the one ent"), on the other hand, hereby enter into this collowing facts: CITALS Ianagement LLC (the "Debtor") filed a voluntary cuptcy Code, commencing this bankruptcy case. | |
| 17 18 19 20 21 22 23 24 25 | Province, LLC, solely in its capacity as (the "Liquidating Trustee") of the Front Sight C hand, and claimant Michael Chapman ("Claima stipulation (the "Stipulation") with regard to the RE A. On May 24, 2022, Front Sight M petition for relief under chapter 11 of the Bankr | the duly authorized and acting Liquidating Trustee dreditors Trust (the "Liquidating Trust"), on the one ont"), on the other hand, hereby enter into this e following facts: CITALS Ianagement LLC (the "Debtor") filed a voluntary output Code, commencing this bankruptcy case. Filed Proof of Claim 459-1 ("Claim 459") in the | |

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| 1 | 7. The Bankruptcy Court shall have the exclusive jurisdiction to interpret and enforce | | |
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| 2 | this Stipulation and the order approving it. | | |
| 3 | | | |
| 4 | THE FOREGOING IS AGREED: | | |
| 5 | DATED: April 5, 2023 | BG Law LLP | |
| 6 | | | |
| 7 | · | By: /s/ Jessica S. Wellington | |
| 8 | | Susan K. Seflin Jessica S. Wellington | |
| 9 | | Attorneys for Province, LLC, solely in its capacity as the Liquidating Trustee of the Front Sight Creditors | |
| 10 | | Trust | |
| 11 | DATED: Amil 5 2022 | | |
| 12 | DATED: April 5, 2023 | No 1/1/2 | |
| 13 | | By: Michael Chapman, Claimant | |
| 14 | | Wichael Chapman, Claimant | |
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CERTIFICATE OF SERVICE 1 I declare that I am over the age of 18 years and not a party to the within action. I am 2 employed in the County of Los Angeles and my business address is 21650 Oxnard Street, Suite 500, Woodland Hills, California 91367. 3 On April 6, 2023, I served the following document: 4 STIPULATION RESOLVING NINTH OMNIBUS OBJECTION AS IT RELATES TO CLAIM 459-1 FILED BY MICHAEL CHAPMAN 5 Those designated "[NEF]" on the Court docket were served with the Notice by the Court via Electronic Mail, as follows: 6 (1) The Court's CM/ECF List: 7 JASON BLUMBERG Jason.blumberg@usdoj.gov CANDACE C CARLYON ccarlyon@carlyoncica.com, 8 CRobertson@carlyoncica.com;nrodriguez@carlyoncica.com;9232006420@filings.docketbird.com;Dcica@carlyo 9 ncica.com CHAPTER 11 - LV USTPRegion 17.lv.ecf@usdoj.gov DAWN M. CICA dcica@carlyoncica.com, 10 nrodriguez@carlyoncica.com;crobertson@carlyoncica.com;dmcica@gmail.com;dcica@carlyoncica.com;tosteen @carlyoncica.com;3342887420@filings.docketbird.com 11 WILLIAM C DEVINE william@devine.legal, courtney@devine.legal;devinewr72773@notify.bestcase.com THOMAS H. FELL tfell@fennemorelaw.com, 12 clandis@fennemorelaw.com;CourtFilings@fennemorelaw.com PHILIP S. GERSON Philip@gersonnvlaw.com 13 STEVEN T GUBNER sgubner@bg.law, ecf@bg.law RAMIR M. HERNANDEZ rhernandez@wrightlegal.net, jcraig@wrightlegal.net;nvbkfiling@wrightlegal.net 14 MICHAEL R. HOGUE hoguem@gtlaw.com, LVLitDock@GTLAW.com;flintza@gtlaw.com;andersonel@gtlaw.com;navarrom@gtlaw.com 15 JASON B KOMORSKY jkomorsky@bg.law BART K. LARSEN BLARSEN@SHEA.LAW, 3542839420@filings.docketbird.com 16 NICOLE E. LOVELOCK nlovelock@joneslovelock.com, ljanuskevicius@joneslovelock.com EDWARD M. MCDONALD edward.m.mcdonald@usdoj.gov 17 **DAVID MINCIN** dmincin@mincinlaw.com, cburke@mincinlaw.com TRACY M. O'STEEN tosteen@carlyoncica.com, 18 crobertson@carlyoncica.com;nrodriguez@carlyoncica.com;ccarlyon@carlyoncica.com 19 TERESA M. PILATOWICZ tpilatowicz@gtg.legal, bknotices@gtg.legal **SAMUEL A. SCHWARTZ** saschwartz@nvfirm.com, ecf@nvfirm.com;schwartzsr45599@notify.bestcase.com;eanderson@nvfirm.com;samid@nvfirm.com 20 SUSAN K. SEFLIN sseflin@bg.law BRIAN D. SHAPIRO brian@brianshapirolaw.com, 21 kshapiro@brianshapirolaw.com;6855036420@filings.docketbird.com **STRETTO** ecf@cases-cr.stretto-services.com, aw01@ecfcbis.com,pacerpleadings@stretto.com 22 U.S. TRUSTEE - LV - 11 USTPRegion 17.lv.ecf@usdoj.gov JESSICA S. WELLINGTON jwellington@bg.law, ecf@bg.law 23 (2) VIA E-Mail: 24 Michael Chapman - chapmanmac@aol.com 25 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 26 of America and the State of California that the foregoing is true and correct. 27 Executed April 6, 2023, at Woodland Hills, California. 28 /s/ Jessica Studley JESSICA STUDLEY