GLENN ROBERTS BY: Glenn Roberts, Claimant 86 SEVEN STARS ROAD SPRING CITY, PA 19475 RECEIVED AND FLOAD **LLH**

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U.S. SANKRUPTCY COURT MARY A. SCHOTT, CLERK

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

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In re.

FRONT SIGHT MANAGEMENT, LLC aka FRONT SIGHT aka FRONT SIGHT RESORTS dba FRONT SIGHT FIREARMS TRAINING INSTITUTE Case No. BK-22-11824-abl

Chapter 11

CLAIMANT'S OBJECTION TO THE PROPOSED TREATMENT, REDUCING AND ALLOWING CLAIMANT'S CLAIM

Debtor

I, Glenn Roberts, hereby declare as follows:

1. I am the lawful claimant who purchased memberships from Front Sight Management, LLC. At the time of purchase, no litigation was envisioned. Accordingly, some of the following statements to the best of my recollection are true, accurate and complete.

2. My initial claim dated 24 October 2022 is hereby incorporated by reference.

3. To the best of my recollection, purchases were in the early to mid-2000s (approximately 2002-2005, shortly after the acquisition of the Nevada site), and

multiple, at least four (4), Ambassador Memberships were purchased, with the Debtor's promise of lifetime benefits and privileges, including unlimited free training courses, waiver of range fees, reduced fees for lodging and material purchases. The Ambassador Membership was one of the upper-tier memberships offered. It was valued by the debtor at close to \$10,000 as documented in my initial claim dated 24 October 2022.

4. Memberships were available for me to sell at a profit. In addition, and as part of the purchase packages, I was awarded several lower-tier memberships and many (close to 100, to the best of my recollection) individual training class certificates.

My purchases were based on the multiple representations of the debtor.
 I specifically recall that the substantial discount on my memberships was based on my pre-construction purchases.

6. Contrary to the debtor's beliefs stated in their FIFTH OMNIBUS OBJECTION, page 2, lines 5-9, the claimant has received no service or benefits from the debtor.

7. Debtor's offered settlement of \$395 is based on the monetary total amount of the claimant's purchases, at the time purchases were made, thereby presenting the debtor with an interest-free loan for a period of nearly 20 years.

8. Claimant reasserts the initial basis of the claim.

9. If the honorable court awards a reduced judgment, the claimant requests a substantial percentage of the initial request of \$49,500.00. At a minimum, the honorable court should find that the amount of the claimant's initial investment would have doubled four times (based on the claimant's return on other investments

during this period) during the duration of the said interest-free loan, to a value not less than \$6320.00.

10. I will neither be present nor represented in person at the hearing scheduled for January 9, 2023. I respectfully request that the court take action based on this submission.

I declare under the penalty of perjury of the laws of the United States of America the foregoing to be true and correct.

des By: Al

Glenn Roberts Claimant

Service by

- Email to <u>JWellington@bg.law</u>, Debtor's Attorney, and USPS: Jessica S.
 Wellington, BG Law LLP, 300 S. 4th Street, Suite 1550, Las Vegas, NV 89101
- By USPS: United States Bankruptcy Court, Foley Federal Building
 300 Las Vegas Boulevard South, Las Vegas, NV 89101-5833

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA LAS VEGAS: 300 LAS VEGAS BLVD. SOUTH, LAS VEGAS, NV 89101 RENO: 300 BOOTH ST., RENO, NV 89509 (866) 232-1266

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			practice for the District of		
Initials	\square				Date / / 6 2023