

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

*In re:*

G.I. SPORTZ INC., *et al.*,<sup>1</sup>

Debtors in a Foreign Proceeding.

Chapter 15

Case No. 20-12610 (CSS)

(Jointly Administered)

**Ref. Docket No. 5**

**ORDER DIRECTING JOINT ADMINISTRATION OF  
CHAPTER 15 CASES PURSUANT TO FED. R. BANKR. P. 1015(b)**

KSV Restructuring Inc. is the court-appointed receiver (“**KSV**” or the “**Receiver**”) and authorized foreign representative (the “**Foreign Representative**”) of G.I. Sportz Inc., Tippmann US Holdco Inc., GI Sportz Direct LLC, Tippmann Sports, LLC, Mission Less Lethal LLC, and Tippmann Finance (each, a “**G.I. Sportz Debtor**” and collectively, the “**G.I. Sportz Debtors**”) in a proceeding (the “**Canadian Proceeding**”) under Canada’s *Bankruptcy and Insolvency Act*, R.S.C. 1985, c. B-3, (as amended, the “**BIA**”), pending before the Superior Court (Commercial Division) of the Province of Québec, District of Montréal (the “**Québec Court**”).

The Receiver has commenced these chapter 15 cases (the “**Chapter 15 Cases**”) ancillary to the Canadian Proceeding with the filing of *Verified Petitions for Recognition of Foreign Proceeding and Related Relief* (collectively, the “**Chapter 15 Petitions**”), with accompanying documentation, on behalf of the G.I. Sportz Debtors in its capacity as the Foreign

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<sup>1</sup> The last four digits of the United States Tax Identification Number, or similar foreign identification number, as applicable, follow in parentheses: G.I. Sportz Inc. (8551), Tippmann US Holdco Inc. (5037), GI Sportz Direct LLC (5359), Tippmann Sports, LLC (0385), Mission Less Lethal LLC (4604), and Tippmann Finance LLC (n/a). The G.I. Sportz Debtors’ executive headquarters is located at 6000 Kieran Street, Montréal, Québec, Canada H4S 2B5.

Representative, pursuant to sections 1504 and 1515 of title 11 of the United States Code (as amended, the “**Bankruptcy Code**”).

By its *Motion Pursuant to Fed. R. Bankr. P. 1015(b) For Order Directing Joint Administration of Cases Under Chapter 15 of the Bankruptcy Code* (the “**Motion**”), the Receiver requested the entry of an order directing the joint administration of the Chapter 15 Cases pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure (the “**Bankruptcy Rules**”) and Rule 1015-1 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “**Local Rules**”).

The Court having found that (i) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference from the United States District Court for the District of Delaware dated as of February 29, 2012*, (ii) venue is proper in this district pursuant to 28 U.S.C. § 1410, (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b) and the Court may enter a final order consistent with Article III of the United States Constitution, and (iv) no notice of the Motion is required pursuant to Local Rule 1015-1, and after due deliberation and good and sufficient cause appearing for approval of the Motion, NOW, THEREFORE, IT IS HEREBY ORDERED AS FOLLOWS:

1. The Motion is approved as set forth herein.
2. The Chapter 15 Cases shall be, and hereby are, consolidated pursuant to Bankruptcy Rule 1015(b) and Local Rule 1015-1, for procedural purposes only, and shall be jointly administered by the Court.
3. Nothing contained in this Order shall be deemed or construed as directing or otherwise effecting the substantive consolidation of any of the Chapter 15 Cases.
4. The caption of the jointly administered cases shall read as follows:

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF DELAWARE**

<i>In re:</i>  G.I. SPORTZ INC., <i>et al.</i> , <sup>1</sup>  Debtors in a Foreign Proceeding.	Chapter 15  Case No. 20-12610 (CSS)  (Jointly Administered)
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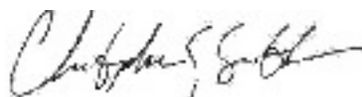
<sup>1</sup> The last four digits of the United States Tax Identification Number, or similar foreign identification number, as applicable, follow in parentheses: G.I. Sportz Inc. (8551), Tippmann US Holdco Inc. (5037), GI Sportz Direct LLC (5359), Tippmann Sports, LLC (0385), Mission Less Lethal LLC (4604), and Tippmann Finance LLC (n/a). The G.I. Sportz Debtors' executive headquarters is located at 6000 Kieran Street, Montréal, Québec, Canada H4S 2B5.

5. A docket entry shall be made in each of the above-captioned Chapter 15 Cases substantially as follows:

An Order has been entered in this case directing the procedural consolidation and joint administration of the chapter 15 cases of G.I. Sportz Inc.: Tippmann US Holdco Inc. [No. 20-12609 (CSS)], GI Sportz Direct LLC [No. 20-12611 (CSS), Tippmann Sports, LLC [No. 20-12612 (CSS)], Mission Less Lethal LLC [No. 20-12613 (CSS)], and Tippmann Finance LLC [No. 20-12614 (CSS)]. The docket in Case No. 20-12610 (CSS) should be consulted for all matters affecting this case.

6. The relief granted in this Order is granted without notice to creditors of the Motion.
7. Service of this Order as provided in the Motion shall constitute adequate and sufficient service and notice.
8. This Court shall retain jurisdiction with respect to any and all matters relating to the interpretation or implementation of this Order.

Dated: October 19th, 2020  
Wilmington, Delaware



**CHRISTOPHER S. SONTCHI  
UNITED STATES BANKRUPTCY JUDGE**