UNITED STATES BANKRUPTCY COURT DISTRICT OF IDAHO

In re:)	
)	Case No.: 15-01389-TLM
BOISE GUN COMPANY, INC.,)	
)	(Chapter 11)
Debtor.)	
)	
)	

ORDER APPROVING CONTINUED USE OF CASH COLLATERAL

THIS MATTER came before the court on the Debtor's *Third Motion to Continue Use of Cash Collateral* (Docket No. 157 – the "Motion"), after notice being given to the twenty largest unsecured creditors and other parties in interest.

The Court, having reviewed and considered the Motion, the previous Stipulation filed by Zions Bank (Doc. No. 29 – the "Zions Stipulation"), and the Second Stipulation for Use of Cash Collateral filed by Sports Inc. (Doc. No. 74 – the "Sports, Inc., Stipulation"), and the Court being fully advised of the merits of said motion, and good cause appearing therefore, hereby enters its Order as follows:

IT IS HEREBY ORDERED that effective as of the date of this Order or January 1, 2017, whichever is earlier, the Debtor is authorized the continued use of cash collateral.

IT IS FURTHER ORDERED that the Debtor may use cash collateral to pay the expenses outlined on the Debtor's projected budget (attached to the Motion as Exhibit A), as further amended by any of the terms in the Zions Stipulation or Sports, Inc., Stipulation. The Debtor shall not make any payments for attorney, accountant or other professional fees without approval by the Court pursuant to 11 U.S.C. §330 and/or 331, but shall hold any such payments in the Debtor-in-Possession bank account pending court approval.

Case 15-01389-TLM Doc 176 Filed 02/01/17 Entered 02/01/17 13:40:26 Desc Main Page 2 of 3 Document

IT IS FURTHER ORDERED that Zions First National Bank, Sports Inc., and CAN

Capital shall maintain their adequate protection liens on all post-petition collateral to the same

extent as existed pre-petition to the extent of cash collateral actually used by the Debtor.

IT IS FURTHER ORDERED that the Debtor operate in compliance with the U.S.

Trustee's Guidelines.

IT IS FURTHER ORDERED that proceeds shall be segregated into a separate bank

account in accordance with the requirements of 11 U.S.C. §363(c)(4).

IT IS FURTHER ORDERED that the terms of the Zions Stipulation and Sports, Inc.,

Stipulation are incorporated herein by reference, with the exception of paragraph 10(g) of the

Second Stipulation for Use of Cash Collateral (Doc. 74) regarding "Additional Adequate

Protection Payments" to Sports, Inc., The Debtor, Zions First National Bank, and Sports, Inc.,

shall comply, as necessary, with the terms of each Stipulation.

IT IS FURTHER ORDERED that, the Debtor shall make adequate protection payments

to Zions Bank, Sports, Inc., and CAN Capital in the following monthly amounts:

Zions Bank:

\$25,000.00

Sports, Inc.:

\$12,500.00

CAN Capital: \$2,000.00

IT IS FURTHER ORDERED that this authorization to use cash collateral shall expire on

the earlier of June 30, 2017, or confirmation of the Debtor's Chapter 11 Plan, unless further

extended by the Court.

\\end of text\\

DATED: February 1, 2017



TERRY L. MYERS
CHIEF U. S. BANKRUPTCY JUDGE

Order submitted by:

Matthew T. Christensen, attorney for the Debtor

Approved as to form by:
/s/ (email authorization 1/31/17) Brett R. Cahoon, attorney for the Acting U.S. Trustee
Approved as to form and content by:
/s/ (email authorization 1/27/17) G. Troy Parkinson, Attorney for Zions First National Bank
Approved as to form and content by:
/s/ (1/27/17)
Sheila R. Schwager, Attorney for Sports, Inc
Approved as to form and content by:
/s/ (1/30/17) Alan Gerger Attorney for CAN Capital Asset Servicing
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