

1 DENNIS L. KENNEDY
2 Nevada Bar No. 1462
3 JOSHUA P. GILMORE
4 Nevada Bar No. 11576
5 TAYLER D. BINGHAM
6 Nevada Bar No. 15870
7 **BAILEY♦KENNEDY**
8 8984 Spanish Ridge Avenue
9 Las Vegas, Nevada 89148-1302
Telephone: 702.562.8820
Facsimile: 702.562.8821
DKennedy@BaileyKennedy.com
JGilmore@BaileyKennedy.com
TBingham@BaileyKennedy.com

8
9 *Attorneys for Plaintiff/Counterdefendant*
9 Sky Law Group

10 UNITED STATES DISTRICT COURT
11 DISTRICT OF NEVADA

12 SKY LAW GROUP, a California Professional
13 Corporation,

14 Plaintiff,

15 vs.

16 PAUL PADDA LAW, PLLC, a Nevada
17 Professional Limited Liability Company; and
DARSHPAUL S. PADDA, ESQ., an individual,

18 Defendants.

19 AND RELATED CLAIMS.

20 Case No. 2:23-cv-01793-CDS-MDC

21 **STIPULATION AND ORDER EXTENDING
22 DEADLINE FOR PLAINTIFF TO FILE A REPLY
23 IN SUPPORT OF ITS MOTION FOR
24 SANCTIONS [ECF No. 93]**

25 **(FIRST REQUEST)**

26 Plaintiff Sky Law Group (“Sky Law”) and Defendants Paul Padda Law, PLLC (“Padda
27 Law”) and Darshpaul S. Padda, Esq. (“Mr. Padda” and together, the “Padda Defendants”), by and
28 through their respective counsel, stipulate and agree as follows:

29 1. On January 31, 2025, Sky Law filed its Motion for Sanctions [ECF No. 93] (the
“Motion”).

30 2. On February 18, 2025, the Court entered a Stipulation and Order to Extend the Padda
31 Defendants’ Deadline to Respond to Sky Law’s Motion for Sanctions (First Request) [ECF No. 103]
32 to February 24, 2025.

3. On February 26, 2025, the Court entered a Stipulation and Order to Extend the Padda Defendants' Deadline to Respond to Sky Law's Motion for Sanctions (Second Request) [ECF No. 108] to March 3, 2025.

4. On March 3, 2025, the Padda Defendants filed their Response to the Motion [ECF No. 111].

5. Sky Law's Reply in Support of its Motion (the "Reply") is currently due March 10, 2025. In the meantime, with this Court's entry of the Amended Stipulated Protective Order [ECF No. 112], Sky Law's counsel is awaiting copies of the Padda Defendants' trust and operating account statements, which are the subject of Sky Law's Motion.

6. So that Sky Law's counsel may receive and review the trust and operating account statements, the deadline for Sky Law to file its Reply shall be extended until March 17, 2025.

7. This Stipulation is entered into in good faith and not for purposes of delay.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

DATED this 10th day of March, 2025.

DATED this 10th day of March, 2025.

BAILEY ♦ KENNEDY

SPENCER FANE LLP

By: /s/ Joshua P. Gilmore

By: /s/ Anthony A. Torroll

DENNIS L. KENNEDY
JOSHUA P. GILMORE
TAYLER D. BINGHAM

OLIVER J. PANCHERI
ANTHONY A. TORROLL

Attorneys for Plaintiff/Counterdefendant
SKY LAW GROUP

PAUL PADDA LAW, PLLC

Attorneys for Plaintiff/Counterdefendant
SKY LAW GROUP

PAUL PADDA LAW, PLLC

AND

PAUL PADDA LAW, PLLC

PAUL S. PADDA

ROBERT J. KERN

Attorneys for Plaintiff and Counter-Claimant
**PAUL PADDA LAW, PLLC and
DARSHPAUL S. PADDA, ESQ.**

IT IS SO ORDERED. Sky Law shall have until March 17, 2025 to file a Reply to its Motion for Sanctions.

UNITED STATES MAGISTRATE JUDGE

DATED: 3-12-25