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10 11	SERVICES, INC. UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13	DIVINE WELLNESS, LLC, a Nevada		
14	Limited Liability Company, d/b/a ELEVATED SAUNA &	Case No. 2:23-cv-01828-JCM-NJK	
15	CRYOTHERAPY STUDIO,	STIPULATION AND ORDER TO EXTEND DEADLINE FOR	
16	Plaintiff,	DEFENDANT NFP PROPERTY & CASUALTY SERVICES, INC. TO FILE	
17	V.	REPLY IN SUPPORT OF ITS MOTION TO STAY DISCOVERY PENDING	
18	NFP PROPERTY & CASUALTY SERVICES, INC., a foreign corporation;	RESOLUTION OF ITS MOTION TO	
19	and TRANŚPORTATION INSÚRANCÉ COMPANY, a foreign business entity.	DISMISS AND MOTION TO STAY CASE PENDING UNDERLYING STATE	
20	Defendants.	COURT ACTION [ECF NO. 22]	
21		(FIRST REQUEST)	
53 Divine Wellness LLC v. NF 55	("Plaintiff") and Defendants NFP Property & Casualty Services Inc. ("NFP.") and Doc. 28 Property & Casualty Services Inc. et al Doc. 28		
24	Transportation Insurance Company ("Transportation") (collectively the "Parties"), by and		
25	through their respective undersigned counsel, hereby stipulate and agree to extend the		
26	deadline for NFP to file its reply in support of its Motion to Stay Discovery Pending		
27	Resolution of its Motion to Dismiss and Motion to Stay Case Pending Underlying State		
28	Court Action, filed on April 17, 2024, as follows: Case No. 2:23-cv-01828-JCM-NJK 1		

On April 17, 2024, NFP filed its Motion to Stay Discovery Pending Resolution of its Motion to Dismiss and Motion to Stay Case Pending Underlying State Court Action on April 17, 2024. [ECF No. 22.] On May 1, 2024, Plaintiff filed its "Opposition" to NFP's Motion to Stay Discovery Pending Resolution of its Motion to Dismiss and Motion to Stay Case Pending Underlying State Court Action. [ECF No. 24.] On May 2, 2024 Transportation a Joinder to NFP's Motion to Stay Discovery Pending Resolution of its Motion to Dismiss and Motion to Stay Case Pending Underlying State Court Action. [ECF No. 26.] NFP's current deadline to file a Reply is May 8, 2024. NFP requires additional time in order to file its Reply to evaluate Plaintiff's arguments and due to schedules and other deadlines. The Parties therefore stipulate and agree to extend the deadline for NFP to file its reply in support of its Motion to Stay Discovery Pending Resolution of its Motion to Dismiss and Motion to Stay Case Pending Underlying State Court Action until and through May 15, 2024.

1	This is NFP's first request for an extension. This stipulation is made in good faith		
2	and not to delay the proceedings.		
3	DATED this 7 th day of May 2024.		
4			
5	JUDD J. BALMER, ESQ., LTD.	PRHLAWLLC	
6	By: /s/Judd J. Balmer	By: /s/Charles H. McCrea Charles H. McCrea, Esq. (SBN #104)	
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10	LITCHFIELD CAVO LLP		
11			
12	By: <u>/s/Thomas E. McGrath</u> Thomas E. McGrath, Esq.	*Admitted <i>pro hac vice</i>	
13	3753 Howard Hughes Parkway, Suite 200 Las Vegas, Nevada 89169	Attorneys for Defendant NFP Property &	
14		Casualty Services, Inc.	
15	Attorney for Defendant Transportation Insurance Company		
16			
17			
18			
19	IT IS SO ORDERED:		
20			
21	UNITED STATES MAGISTRATE JUDGE		
22	DATED: May 8, 2024		
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24			
25			
26			
27			
28	Case No. 2:23-cv-01828-JCM-NJK	3	