## UNITED STATES OF AMERICA before the SECURITIES AND EXCHANGE COMMISSION

INVESTMENT ADVISERS ACT OF 1940 Release No. 6527 / January 9, 2024

Admin. Proc. File No. 3-21097

## In the Matter of

## GRENDA GROUP, LLC

ORDER EXTENDING TIME FOR RESPONDENT TO FILE A BRIEF OPPOSING SUMMARY DISPOSITION AND FOR THE DIVISION OF ENFORCEMENT TO FILE A REPLY

On September 16, 2022, the Securities and Exchange Commission issued an order instituting administrative proceedings against Grenda Group, LLC, pursuant to Section 203(f) of the Investment Advisers Act of 1940.<sup>1</sup> On November 20, 2023, the Division filed a motion for summary disposition. We have issued three previous orders extending the time for Grenda Group to file any opposition to the Division's motion.<sup>2</sup>

On January 5, 2024, Grenda Group requested another extension of time to file its opposition to the Division's motion. Grenda Group states that it requires additional time to complete its opposition brief because its counsel has been in civil and criminal court trials for much of the time since the Division filed its motion and therefore "unable to work on the opposition papers" and that a medical condition rendered the counsel unable to complete the opposition. Grenda Group states that this will be its "final request for an extension." Grenda Group further represents that the Division does not oppose the request, on the conditions that the Division's time for filing its reply brief be extended too and with the understanding that no further extensions will be sought or granted. It appears appropriate to grant Grenda Group's request for good cause shown.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> *Grenda Group, LLC*, Advisers Act Release No. 6130, 2022 WL 4288986 (Sept. 16, 2022); *see* 15 U.S.C. § 80b-3(f).

<sup>&</sup>lt;sup>2</sup> Grenda Group, LLC, Advisers Act Release No. 6522, 2024 WL 68284 (Jan. 5, 2024); Grenda Group, LLC, Advisers Act Release No. 6510, 2023 WL 8829286 (Dec. 21, 2023); Grenda Group, LLC, Advisers Act Release No. 6499, 2023 WL 8527152 (Dec. 7, 2023).

<sup>&</sup>lt;sup>3</sup> See In re Pending Administrative Proceedings, Securities Act Release No. 90442, 2020 WL 1322001 (Mar. 18, 2020), https://www.sec.gov/litigation/opinions/2020/33-1067.pdf

Under the circumstances, it is ORDERED that Grenda Group's opposition is due by January 16, 2024, and the Division's reply is due by February 12, 2024. Grenda Group's opposition brief should precisely specify the basis for that opposition, identify with particularity the material factual issues in dispute, and address relevant Commission precedent.<sup>4</sup> Pursuant to Rule of Practice 180(c), a party's failure to file a required brief or comply with this order may result in the Commission's determination of the matter at issue against that party, entry of default, dismissal of the proceeding, or the prohibition of the introduction of evidence or the exclusion of testimony regarding the matter at issue.<sup>5</sup>

.

<sup>(</sup>providing that, pending further order of the Commission, reasonable requests for extensions of time will not be disfavored as stated in Commission Rule of Practice 161); Rule of Practice 161(a), 17 C.F.R. § 201.161(a) (requiring good cause showing for extensions).

See, e.g., Peter Siris, Exchange Act Release No. 71068, 2013 WL 6528874, at \*11 & n.68 (Dec. 12, 2013) (discussing appropriateness of summary disposition in follow-on proceedings and providing citations), pet. denied, 773 F.3d 89 (D.C. Cir. 2014); Conrad P. Seghers, Advisers Act Release No. 2656, 2007 WL 2790633, at \*4-6 (Sept. 26, 2007) (discussing unsuccessful attempt to oppose summary disposition), pet. denied, 548 F.3d 129 (D.C. Cir. 2008).

<sup>&</sup>lt;sup>5</sup> 17 C.F.R. § 201.180(c).

3

The parties' attention is directed to the e-filing requirements in the Rules of Practice.<sup>6</sup> We also remind the parties that any document filed with the Commission must be served upon all participants in the proceeding and be accompanied by a certificate of service.<sup>7</sup>

For the Commission, by the Office of the General Counsel, pursuant to delegated authority.

Vanessa A. Countryman Secretary

Amendments to the Commission's Rules of Practice, Exchange Act Release No. 90442, 2020 WL 7013370 (Nov. 17, 2020), 85 Fed. Reg. 86,464, 86,474 (Dec. 30, 2020), <a href="https://www.sec.gov/rules/final/2020/34-90442a.pdf">https://www.sec.gov/rules/final/2020/34-90442a.pdf</a>; Instructions for Electronic Filing and Service of Documents in SEC Administrative Proceedings and Technical Specifications, <a href="https://www.sec.gov/efapdocs/instructions.pdf">https://www.sec.gov/efapdocs/instructions.pdf</a>. The amendments impose other obligations such as a redaction and omission of sensitive personal information requirement. Amendments to the Commission's Rules of Practice, 85 Fed. Reg. at 86,465–81.

See Rule of Practice 150, 17 C.F.R. § 201.150 (generally requiring parties to serve each other with their filings); Rule of Practice 151(d), 17 C.F.R. § 201.151(d) ("Papers filed with the Commission ... shall be accompanied by a certificate stating the name of the person or persons served, the date of service, the method of service, and the mailing address or email address to which service was made, if not made in person.").