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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

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THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATEHOLDERS CWALT, INC. ALTERNATIVE LOAN TRUST 2005-3CB MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2005-3CB,

Plaintiff.

VS.

HIGHLAND RANCH HOMEOWNERS ASSOCIATION; KERN & ASSOCIATES, LTD; TBR 1, LLC; AIRMOTIVE INVESTMENTS LLC; DOE INDIVIDUALS I-X inclusive, and ROE CORPORATIONS I-X, inclusive,

Defendants.

Case No.: 3:16-cv-00436-RCJ-WGC

ORDER TO CONTINUE JULY 6, 2020 CALENDAR CALL AND JULY 20, 2020 TRIAL DATE

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The Bank of New York Mellon fka The Bank of New York as Trustee for the Certificateholders CWALT, Inc., Alternative Loan Trust 2005-3CB Mortgage Pass-Through Certificates, Series 2005-3CB, Highland Ranch Homeowners Association ("Highland Ranch"), and Airmotive Investments, LLC, by and through their undersigned counsel, hereby stipulate and agree to continue the current trial date of July 20, 2020 and corresponding calendar call (set for July 6, 2020), until the earliest available date the Court has beginning on September 20, 2020.

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The parties have completed discovery and now request this continuance based upon the multiple competing deadlines the undersigned have set in their other cases, ¹ as well as in light of the parties' competing motions for summary judgment (ECF Nos. 86, 87) now pending before the Court, a decision on which stands to substantially narrow the issues for trial, if not do away with the need for trial altogether. The parties further submit that due to restrictions imposed upon them and their counsel as a result of the COVID-19 pandemic, including restrictions related to child care, travel, client access, and office access, the parties and their counsel's ability to prepare for trial is inhibited. Accordingly, the parties submit that a brief continuance of the trial date and corresponding calendar call by two to three months will better allow them and their counsel to prepare for trial, while simultaneously saving the parties and Court substantial time by allowing them to focus solely on those issues, if any, that might remain following a decision on the pending motions for summary judgment.

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These deadlines include a trial that Highland Ranch' counsel is preparing for in the Second Judicial District Court for the State of Nevada, that is set to commence on July 7, 2020 and which will at a minimum, interfere with preparation for, if not overlap with, the trial of this matter.

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1	This is the parties' first request for a continuance of the trial date and calendar call date
2	and is not intended to cause any delay or prejudice to any party.
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16	ORDER
17 18	IT IS HEREBY ORDERED that the Stipulation and Order to Continue July 6, 2020 Calendar Call and July 20, 2020 Trial Date (ECF No. 114) is GRANTED.
19 20	IT IS FURTHER ORDERED that the Calendar Call currently set for July 6, 2020 is VACATED and RESCHEDULED to 10:00 A.M., Tuesday, September 8, 2020, in Reno Courtroom 3, before Judge Robert C. Jones.
21	IT IS FURTHER ORDERED that the Jury Trial currently set for July 20, 2020 is VACATED and RESCHEDULED to 8:30 A.M., Monday, September 21, 2020, in Reno Courtroom 3, before Judge Robert C. Jones.
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24	IT IS SO ORDERED:
25	UNITED STATES SISTRICT COURT JUDGE
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27	DATED: June 1, 2020.

LAXALT & NOMURA.
ATTORNEYS AT LAW
9790 GATEWAY DRIVE,
SUITE 200
RENO, NEVADA 89521

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