1	1.	BONYM and Airmotive (collectively, the "Settling Parties") have agreed upon
2		the terms of an amicable settlement of all claims at issue between them in the
3		instant action. The Parties are currently in the process of preparing settlement
4		documents to formally memorialize and effect said settlement.
5	2.	The Parties acknowledge that the deadline for appealing this Court's Order [ECF
6		#49] and Judgment [ECF #53] is on or about June 19, 2019. As partial
7		consideration for the settlement, Airmotive has agreed not to file a notice of
8		appeal. BONYM expressly acknowledges Airmotive's agreement not to file a
9		notice of appeal is additional consideration under the Parties' settlement
10		agreement and that Airmotive is relying in good faith upon BONYM's
11		representations that all claims at issue between them in this matter have been fully
12		and finally resolved by agreement by not filing a notice of appeal.
13	Dated this day of June, 2019.	
14	ROGER P. C. ASSOCIAT	ROTEAU & ES, LTD. AKERMAN, LLP
15	ASSOCIAT	ES, ETD. AKERWAN, ELI
16	/s/ Timothy I	E. Rhoda
17	TIMOTHY E Nevada Bar N	. RHODA, ESQ. WILLIAM S. HABDAS, ESQ.
18		st Road, Suite 100 1635 Village Center Circle, Suite 200
19	(702) 254-777	william.habdas@akerman.com
20	Attorney for I	Attorney for Plaintiff Defendant Bank of New York Mellon vestments, LLC
21	Airmouve Inv	resiments, LLC
22	ORDER	
23	IT IS SO	ORDERED.
24	IT IS FU	RTHER ORDERED that a status report or dismissal document(s) shall be filed
25	with the court within 30 days of the date of this order.	
26	DATED	this 17th day of June, 2019.
27		XMsha
28		LARRY R. HICKS
		UNITED STATES DISTRICT JUDGE