

IN THE CIRCUIT COURT OF THE 15<sup>th</sup>  
JUDICIAL CIRCUIT, IN AND FOR  
PALM BEACH COUNTY, FLORIDA

CASE NO.: 502005CA001771XXXXMBAE

ELWOOD GARY BAKER,

Plaintiff,

vs.

NITV, LLC,

Defendant,

vs.

NITV FEDERAL SERVICES, LLC,  
LOURDES IRIMIA, JAMES KANE and  
CHARLES HUMBLE,

Third Party Defendants.

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**JOINT MOTION FOR CONTINUANCE**

Plaintiff, ELWOOD GARY BAKER, and Defendant/Third Party Defendants, NITV, LLC, NITV FEDERAL SERVICES, LLC, LOURDES IRIMIA, JAMES KANE, and CHARLES HUMBLE, by and through their undersigned attorneys, pursuant to the Florida Rules of Civil Procedure, hereby file Joint Motion for Continuance and state:

1. This matter has been set for trial during the period of March 22, 2021 – April 30, 2021. E-Calendar call is scheduled for March 12, 2021.
2. While the parties have been working diligently to prepare for trial, due to reasons outside the control of the parties (which will be explained to the Court at a hearing on this motion), the parties are not able to complete trial preparations. Thus, the undersigned counsel have agreed to present this motion and related concerns to the Court for guidance.
3. Please note: The Court has this matter listed as a jury trial but neither party has requested a jury. Thus, it would seem that there will be more “flexibility” in scheduling this matter for trial.

**Stipulated and Agreed:**

/S/ William Fleck  
William Fleck, Esq.  
For Defendants/Third Party Defendants

/S/ Scott W. Zappolo  
Scott W. Zappolo, Esq.  
For Plaintiff

**CERTIFICATE OF SERVICE**

I **HEREBY CERTIFY** that on this 3rd day of March, 2021 pursuant to Fla. R. Jud. Admin. 2.516, a true copy of the foregoing document is being electronically filed and thereby e-served via Florida e-Portal on all counsel/parties affiliated with this case in the manner specified within the e-portal changes effective June 20, 2014. (Note: Alternate e-mail addresses on the e-portal will be "checked" for service, and anyone affiliated with this case but not registered on the e-portal will be served in the manner specified by the aforementioned Rule.)

Persons served: William Fleck, Esq. wfleck@jla.legal; ptaylor@jla.legal;  
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By: /S/ Scott W. Zappolo  
SCOTT W. ZAPPOLO  
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