1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

IGUAÇU, INC.,

No. C 09-0380 RS

Plaintiff, v.

ORDER RE FORM OF JUDGMENT

ANTONIO CABRERA MANO FILHO,

Defendant.

Plaintiff's proposed form of judgment, and the parties' respective briefs pertaining thereto, have been received. Attorney fees, if any, will be added to an amended judgment if and when there is a determination, on timely motion, of an entitlement to such fees. No reference to such fees need be included at this juncture. See Fed. R. Civ. P 58(e), 54(d)(2).

Within three court days of this order, plaintiff shall either (1) file a revised proposed judgment addressing its third claim for relief in the manner proposed by defendant, or (2) file a short statement as to why it believes such disposition would be inappropriate. Within three court days of this order, defendant shall file a short statement either accepting the inclusion of prejudgment interest as proposed by plaintiff, or setting out why he believes that would be unwarranted.

United States District Court For the Northern District of California

IT IS SO ORDERED.

Dated: 10/22/13

RICHARD SÉEBORG

UNITED STATES DISTRICT JUDGE