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7196 9000 9408 2987 7712

CERTIFIED MAIL  
TRACKING NUMBER

February 14, 2012

**CERTIFIED MAIL RRR REQUESTED**

Carnival Corporation, Inc  
3655 NW 87 Avenue  
Miami, FL 33178

Re: Passenger: Yesmina Puckett  
Ship: CCL "Sensation"  
DOI: On or about May 27, 2011

**SUBMITTED WITHOUT PREJUDICE**

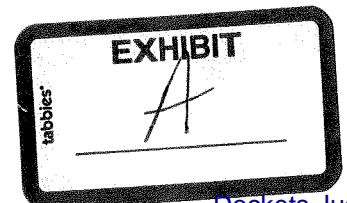
Dear Sir or Madam:

This firm represents Yesmina Puckett. As your company is aware, Ms. Yesmina Puckett was a passenger on the above referenced cruise ship for a vacation cruise when she sustained serious injuries as a result of your company's negligence.

This letter will serve to comply with the notice of claim provisions in Yesmina Puckett's passenger ticket with Carnival. Yesmina Puckett intends to assert claims for all damages permitted by law and equity caused by your company's negligence and breach of our client's contract of passenger carriage.

This letter will also serve to demand copies of the following documents:

1. Passenger ticket issued to Yesmina Puckett;
2. Medical logs, medical reports and any and all shipboard medical records of Yesmina Puckett, including x-rays and other tests performed on the cruise ship;
3. Passenger statements signed by Yesmina Puckett, as well as statements of companions or witness statements, including reports or other documents incorporating such statements.



Demand is also made on your company to keep all repair records, inspection records, maintenance records, and all other documents regarding the maintenance, inspection, and any repair of the area where the incident occurred. Additionally, demand is hereby made, that you immediately secure and preserve any and all video-tapes, monitoring tapes, closed circuit television, any monitors or recordings (either visual or audible), and other photographic images of any kind, of the subject area, before, during, and after the incident described herein.

These documents and items are important evidence and are relevant to our client's legal rights. Please be certain that your company takes affirmative steps to make certain that this valuable evidence is not lost or altered in any respect. Your failure to protect, preserve, and make this evidence available to me, as counsel for Yesmina Puckett, will be deemed intentional or negligent, spoliation of this critical evidence. See the recent decision in *Schulte v. NCL (Bahamas) Ltd.*, 2011 U.S. Dist. LEXIS 9520; 22 Fla. L. Weekly Fed. D 574, wherein Judge Simonton ruled that these videos and surveillance materials "do[es] not constitute work product" and are therefore discoverable. Failure to maintain these records and images will then permit the Plaintiffs of this action to maintain either a first party case for spoliation of evidence, or seek *Valcin* inferences as allowed under Florida law.

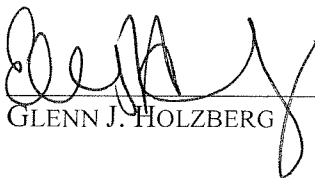
Please send copies of these documents and items to the undersigned with your invoice for reasonable reproduction costs immediately.

We also demand that any and all documents, of whatever kind or nature, regarding Yesmina Puckett, or other companions, whether specified above or not, be retained for future production to the undersigned or in-camera inspection by a court of jurisdiction.

We trust that you will respond to these matters responsibly and expeditiously.

Should you have any questions, please do not hesitate to contact the undersigned.

Very truly yours,

  
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GLENN J. HOLZBERG

GJH/mm