Carnival

May 25th, 2012

Sent Via Facsimile No. (305) 667-6161 and Regular Mail

Glenn J. Holzberg, Esq. Law Offices of Glenn J. Holzberg Offices at Pinecrest II, Suite 220 7685 S.W. 104th Street Miami, Florida 33156-3156

RE:

Yesmina Puckett

Vessel:

Carnival Sensation

Master Ref.: PSE305262011/MDR

Our File:

280629

Your File:

Not Provided

Dear Mr. Holzberg:

This shall confirm and follow up to my telephone conversation with Mary of your offices, on this day.

As discussed, and in order to try and conclude this matter amicably; we have agreed to extend the time from the one-year contractual limitation clause in which to file a Complaint for an additional thirty (30) days. Carnival further agrees not to raise the time limitation clause as a defense during this thirty (30) days period of time. This extension will expire on June 27th, 2012.

As previously requested, and at your earliest chance; kindly forward your position and supports in this matter.

This and any and all correspondence and/or communications should not be construed as an admission of liability on the part of Carnival Cruise Lines, Carnival Corporation, the vessel "Carnival Sensation", or any of its officers and/or crew. All rights in equity, law, and those contained within the guest cruise ticket contract are expressly reserved, including the forum selection / venue provision requiring all passenger lawsuits against Carnival to be filed in the United States District Court for the Southern District of Florida in Miami, Florida. Carnival will not waive its contractual defense if a lawsuit is filed in the wrong court.

Very Truly Yours.

Mario D. Romero

Senior Claims Representative

Loss Prevention Department

MSLD 825N

