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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

* * *

ISABEL APARECIDA AULER, et al.,

Plaintiffs,

v.

THE HERTZ CORPORATION, et al.,

Defendants.

Case No. 2:18-cv-01522-JAD-BNW

ORDER

Presently before the court is defendant Hertz's Motion for Issuance of Requests for International Judicial Assistance ("Letters Rogatory") (ECF No. 32), filed on May 10, 2019. Counsel for plaintiffs Isabel Aparecida Auler and Carlos Alberto Rodrigues De Freitas and counsel for defendant Robert Charles Stevens stated at a hearing held before this court on May 21, 2019 that they did not oppose this motion.

Having reviewed the motion, and there being no opposition, this court will sign the two original Letters Rogatory in the English language attached as Exhibit A to ECF No. 32. The court notes Hertz provided copies of the Letters Rogatory that were translated in Portuguese, but Hertz's motion does not specifically request that the court sign the Portuguese documents. To the extent Hertz also requests the court to sign the Portuguese documents, Hertz may make an appropriate motion and must include an appropriate translator's declaration regarding the accuracy of the translation as Hertz did in this motion.

IT IS SO ORDERED.

IT IS FURTHER ORDERED that the Clerk of Court is to: (i) make the Letters Rogatory signed by this court a part of the record by entering them on the electronic docket, (ii) place the court's official embossed seal upon each signed Letters Rogatory; (iii) make these signed Letters

Rogatory with the embossed seal available for pick-up by Hertz's counsel at the Clerk of Court's office. IT IS FURTHER ORDERED that upon receipt of the evidence requested, Hertz's counsel must file in the electronic record the certificate evidencing that the Letters Rogatory have been executed. DATED: May 22, 2019 UNITED STATES MAGISTRATE JUDGE

	Case 2:18-cv-01522-JAD-BNW Document 3	2 Filed 05/10/19 Page 10 of 30			
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4	UNITED STATES DISTRICT COURT				
5 6	DISTRICT OF NEVADA				
7	ICADEL ADADECIDA ATITED) N. 0.10 - 01500			
8	ISABEL APARECIDA AULER, an individual, CARLOS ALBERTO RODRIGUES DE FREITAS, an individual,) No. 2:18-cv-01522			
9	Plaintiffs,	REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE			
10	vs.	(LETTERS ROGATORY)			
11 12	THE HERTZ CORPORATION, a Delaware corporation, ROBERT CHARLES STEVENS, an individual, and DOES 1-10. Inclusive,				
13	Defendants.))			
14					
15	The UNITED STATES DISTRICT COURT, DISTRICT OF NEVADA presents its				
16	compliments to the appropriate judicial authority of Brazil, and requests international judicial				
17	assistance to obtain evidence to be used in a civil proceeding before this Court in the above				
18 19	captioned matter. A Trial is not presently scheduled on this matter.				
20	The Court requests the assistance described herein as necessary in the interests of justice.				
21	The assistance requested is that the appropriate judicial authority of Brazil compel the appearance of				
22	the below named individuals to produce documents:				
23	•				
24	1. Rede D'Or Sao Luiz				
25	Rua Engenheiro Oscar Americano				
26	840 – São Paulo – SP – CEPT 05673050				
27	///				
28					
		1			

1	8. Home Angels Unidade Santa Cecilia	
2	Av. Fancisco Matarazzo, 1752 Agua Branca	
3	Sao Paulo – SP 05001-200	
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6	9. Ismair F. Lourenco	
7	9. Ismair F. Lourenco	
8	Rua Sao Francisco de Assis	
9	150 apto 64 bloco 2	
.0	Diadema – SP 09911-000	
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.2	10. Danielle Mayumi Takeishi Ossanai	
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4	Av. Professor Ascendino Reis	
5	724 Vila Clementino, Sao Paulo – SP 04027-000	
6		
7	11. Mensa Distribuidora	
8	Rua Rio Bonito, 1682 Bras	
9	Sau Paolo - SP 03023-000	
1	Saa 1 a010 = 51 05025-000	
2		
3	12. Gino Material Hospitalar	
4	R. Dr. Rafael de Barros	
5	609 Paraiso, Sao Paulo – SP 04003-041	
6	Documents to be produced: Copies of all medical records, x-ray films and reports, and billing	
7		
8	for any and all medical treatment of Isabel Aparecida Auler, DOB: XX-XX-1961.	
- 1		

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FACTS

This is a civil case involving an automobile incident that took place on January 01, 2017, in Las Vegas, Nevada. It is alleged that Plaintiff Isabel Auler (a Brazilian citizen) was struck by a vehicle being driven by Defendant Robert Charles Stevens at Defendant Hertz's rental car return area. Plaintiff Auler alleges injuries from the incident, and sought medical care both in Las Vegas, Nevada, and in her home Country of Brazil. Plaintiff Auler's medical records and bills from Brazil are important because they provide evidence related to her alleged injuries and damages in this case.

The purpose of this Request for International Judicial Assistance is to allow Defendant Hertz to subpoena Plaintiff Auler's medical records from her medical providers in Brazil. The subpoena in English and Portuguese to Rede D'Or Sao Luiz is attached hereto as "Exhibit A." The subpoena in English and Portuguese to Hospital São Luiz is attached hereto as "Exhibit B." The subpoena in English and Portuguese to Dr. Pedro Paulo Porto, Jr. is attached hereto as "Exhibit C." The subpoena in English and Portuguese to Delphin Aziz Hospital is attached hereto as "Exhibit D." The subpoena in English and Portuguese to Dr. Americo Zoppi Filho is attached hereto as "Exhibit E." The subpoena in English and Portuguese to Candida Helena Pires De Camargo is attached hereto as "Exhibit F." The subpoena in English and Portuguese to Elisangela Gomes Faustino is attached hereto as "Exhibit G." The subpoena in English and Portuguese to Home Angels Unidade Santa Cecilia is attached hereto as "Exhibit H." The subpoena in English and Portuguese to Ismair F. Lourenco is attached hereto as "Exhibit I." The subpoena in English and Portuguese to Danielle Mayumi Takeishi Ossanai is attached hereto as "Exhibit J." The subpoena in English and Portuguese to Mensa Distribuidora is attached hereto as "Exhibit K." The subpoena in English and Portuguese to Gino Material Hospitalar is attached hereto as "Exhibit L."

The Brazilian medical providers will not produce the medical records of Plaintiff Auler unless Defendant Hertz follow the letters rogatory process. Plaintiff Auler has agreed to release her medical records to Defendant Hertz and has signed an Authorization to Disclose Health Information, which is attached hereto as "Exhibit M," in both English and Portuguese. Defendant Hertz would like the court's assistance with obtaining the requested medical records and information through the letters rogatory process. RECIPROCITY This requesting Court is agreeable to providing similar assistance to the appropriate judicial authority of Brazil. REIMBURSEMENT FOR COSTS This requesting Court is agreeable to reimbursing the appropriate judicial authority of Brazil for costs incurred in executing the requesting court's letters rogatory. Magistrate Judge UNITED STATES DISTRICT COURT DISTRICT OF NEVADA Las Vegas, NV USA Date: May 22, 2019 K:\Client\11\17\002\Pleadings\Letters Rogatory - Rede D'Or Sao Luiz.docx

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1	2	. Hospital São Luiz
2		Rua Engenheiro Oscar Americano, 840 – Jardim Guedala,
3		
4		São Paulo – SP, 05605-050, Brazil
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6	3.	Dr. Pedro Paulo Porto, Jr.
7		Av. Albert Einstein, 627 – Bloco A1 – 3 andar – Sala 309
8		1111 Moett Emistein, 027 – Bloco At – 3 anuar – Sara 509
9		Morumbi – São Paulo – SP – CEP: 05652-900
10		
11	4.	Delphin Aziz Hospital
12		Av. Torquato Tapajos
13		Av. 10rquato 1apajos
14		Manaus - Brazil 69063-449
15		
16	5.	Dr. Americo Zoppi Filho
17		Rua Barata Ribeiro, 380 – cj 21 – 12 Andar, Bela Vista 01308-050
18		
19		Sao Paulo
20		
21	6.	Candida Helena Pires De Camargo
22		Rua Maranhao, 00544, Higeonopolis,
23		CEP 1240, Sao Paulo, Brazil
24		ZAZ XM10, Dao I auto, Di aza
25		
26	7.	Elisabela Gomes Faustino
27		Rua Bacurubu, 7
28	**************************************	Vila Verde, Sao Paulo – SP CEP 08230-580

1	8. Home Angels Unidade Santa Cecilia	
2	Av. Fancisco Matarazzo, 1752 Agua Branca	
3	Sao Paulo – SP 05001-200	
4		
5 6		
7	9. Ismair F. Lourenco	
8	Rua Sao Francisco de Assis	
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10	Diadema – SP 09911-000	
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12	10 Daniello Marmmi Telesiski Ossanci	
13	10. Danielle Mayumi Takeishi Ossanai	
14	Av. Professor Ascendino Reis	
15	724 Vila Clementino, Sao Paulo – SP 04027-000	
16		
17	11. Mensa Distribuidora	
18	Rua Rio Bonito, 1682 Bras	
19		
20	Sau Paolo – SP 03023-000	
21		
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23	R. Dr. Rafael de Barros	
2425	609 Paraiso, Sao Paulo – SP 04003-041	
26		
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28	for any and all medical treatment of Isabel Aparecida Auler, DOB: XX-XX-1961.	
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RECIPROCITY

This requesting Court is agreeable to providing similar assistance to the appropriate judicial authority of Brazil.

REIMBURSEMENT FOR COSTS

This requesting Court is agreeable to reimbursing the appropriate judicial authority of Brazil for costs incurred in executing the requesting court's letters rogatory.

Magistrate Judge UNITED STATES DISTRICT COURT DISTRICT OF NEVADA Las Vegas, NV USA

Date: May 22, 2019

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