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6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
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9	JANET SOBEL and DANIEL DUGAN, Ph.D., individually and on behalf of all others)
10	similarly situated,) 3:06-CV-00545-LRH-RAM
11	Plaintiffs,)) ORDER
12	v.	
13	THE HERTZ CORPORATION, a Delaware corporation,)
14 15	Defendant.)))
16	Before the Court is Defendant The Hertz Corporation ("Hertz") and Plaintiffs Janet Sobel	
17	and Daniel Dugan's ("Plaintiffs") (together "the Parties"") Joint Submission of Proposed Final	
18	Notice. Doc. #378. ¹	
19	On October 28, 2013, the Court issued an Order concerning the content of the Proposed	
20	Notice to be sent to class members and directed the Parties to jointly prepare a Proposed Final	
21	Notice incorporating the Court's rulings for final approval by the Court. Doc. #377. On November	
22	13, 2013, in accordance with the Court's Order, the Parties submitted a Proposed Final Notice that	
23	faithfully incorporates the Court's October 28, 2013 rulings. See Doc. #387, Ex. A. In addition,	
24	the Parties proposed three (3) stylistic changes, to which the Court has no objection. See Doc.	
25	#378, p. 2.	
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	¹ Refers to the Court's docket number.	

The Court notes, however, two inconsistencies between the Parties proposed stylistic 1 2 changes and the Proposed Final Notice, attached to the Parties' submission as Exhibit A. First, the 3 Parties proposed a change to the text in the box on page 2 to state that class members who opt out 4 may "sue Hertz for separately charging" ACFRs. See id. While the Parties revised the text in the 5 "Do Nothing" portion of the box on page 2, they did not revise the identical phraseology in the 6 "Ask to be excluded" portion of the box on page 2. See Doc. #378, Ex. A, p. 2. Accordingly, the 7 Court directs the Parties to ensure that the aforementioned stylistic change is incorporated 8 consistently throughout the notice where applicable. Second, the Parties proposed a change to the 9 text in response to Question 5 of page 4 to reflect that the lawsuit relates to Hertz "separately 10 charging customers for airport concession recovery fees." See Doc. #378, p. 2. However, the 11 language at issue in response to Question 5 of page 4 does not accurately reflect this proposed 12 change. See Doc. #378, Ex. A, p. 4 (stating "You will retain the right to sue Hertz on your own for 13 separately charging airport concession recovery fees at the Las Vegas and Reno airports"). 14 Accordingly, the Court directs the Parties to ensure that the aforementioned stylistic change is 15 accurately incorporated. In all other respects, the Court approves the Parties' Proposed Final 16 Notice.

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IT IS THEREFORE ORDERED that, within ninety (90) days of the entry of this Order, the Parties shall execute publication of Final Notice to the class members, consistent with the Court's prior Orders on the subject.

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IT IS SO ORDERED.

DATED this 26th day of November, 2013.

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LARRY R. HICKS UNITED STATES DISTRICT JUDGE