IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No.: 2022CA008153 AN

CAMILLE NICOLE JONES,

Plaintiff(s),

v.

ENTERPRISE LEASING COMPANY OF FLORIDA, LLC, A Foreign Limited Liability Company, BELKACEM KABA, and GEICO ADVANTAGE INSURANCE COMPANY, A Foreign Profit Corporation, individually,

Defendant(s).

DEFENDANT'S REQUEST FOR ADMISSIONS

Plaintiff, Camille Jones, is requested to admit or deny the following allegations pursuant to the Florida Rules of Civil Procedure:

- 1. At the time of the accident that is the subject of this lawsuit, the vehicle in which you were riding had a fully operational seatbelt that was readily available for your use.
- 2. At the time of the accident that is the subject of this lawsuit, the vehicle in which you were riding had a fully operational shoulder harness that was readily available for your use.
- 3. You were not wearing a seatbelt at the time of this accident.
- 4. Your failure to use a seatbelt produced or contributed to at least a portion of your claimed injuries or damages.
- 5. Your claim is subject to the provisions of the "Florida Vehicle No-Fault Law".
- 6. You have or had available No-Fault/PIP benefits paid or payable toward your claims for medical bills and/or wage losses.

- 7. You have exhausted your No-Fault/PIP benefits.
- 8. All PIP and/or medical payments coverage paid or payable for bills/losses incurred up to the time of trial are properly characterized as collateral sources, to be set off against any jury award for past medical expenses and past wage losses.
- 9. You did not incur any lost wages as a result of the accident, which is the subject matter of this lawsuit.
- 10. You did not incur any loss of earning capacity as a result of the accident, which is the subject matter of this lawsuit.
- 11. All or part of your medical bills incurred to date have been paid or are payable by your No-Fault benefits.
- 12. All or part of your lost wages incurred to date have been paid or are payable by your available No-Fault benefits.
- 13. You did not sustain a "threshold" injury, as defined by the Florida Motor Vehicle No-Fault Law, in the incident alleged in your complaint.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by Electronic Mail on this, the 1st day of September, 2022 to the following designated service email address(es): Tony Bennett, Esq., Morgan & Morgan, tbennett@forthepeople.com, ncoull@forthepeople.com.

The Law Office of George L. Cimballa, III

/s/ Kristin Miller Grant, Esq.

Kristin Miller Grant, Esq.

(Employees of Government Employees Insurance

Company)

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