

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

ANTONETTA M. IACOBBO :
 :
 v. : C.A. No. 12-368S
 :
 THE HERTZ CORPORATION :
 and EDWARD McCARTHY :

MEMORANDUM AND ORDER

Pending before me for determination (28 U.S.C. § 636(b)(1)(A)) is Plaintiff's Motion to Compel Responses to Interrogatories and Responses to Document Requests. (Document No. 38). Defendant Hertz objects. (Document No. 39). After reviewing the parties' submissions and considering and balancing the claims and defenses in this case, Plaintiff's counsel's inexplicable delay in conducting discovery, and the interests of justice, Plaintiff's Motion to Compel is resolved as follows:

A. Interrogatory No. 10. GRANTED in part. Hertz shall make a good faith search of its records to ascertain the last known address of record for Ms. Fontaine and, if found, produce the address to Plaintiff's counsel.

B. Interrogatory Nos. 23 and 24. DENIED.

C. Document Request No. 4. GRANTED in part. Defendant Hertz shall produce any additional responsive documents but limited to the time period January 1, 2008 through February 23, 2010.

D. Document Request No. 5. GRANTED in part. Defendant Hertz shall produce any additional responsive documents and, if any responsive documents are withheld as privileged, a privilege log pursuant to Fed. R. Civ. P. 26(b)(5).

E. Document Request No. 38. GRANTED in part. Defendant Hertz shall produce any responsive documents but limited to the Rhode Island Division.

F. Document Request No. 39 and 43. DENIED.

Plaintiff's Motion to Compel (Document No. 38) is GRANTED in limited part as expressly provided herein and otherwise DENIED. Defendant Hertz shall respond as ordered herein by June 30, 2014 and any dispositive motion shall be filed by July 15, 2014.

SO ORDERED

/s/ Lincoln D. Almond
LINCOLN D. ALMOND
United States Magistrate Judge
June 4, 2014