

**UNITED STATES DISTRICT COURT FOR  
THE SOUTHERN DISTRICT OF NEW YORK**

UNITED STATES OF AMERICA,  
Plaintiff,

v.

THE HERTZ CORPORATION  
Defendant.

Case No. 1:21-mc-00010  
(Originally Civil Action No. 145-364)

**DECLARATION OF EYITAYO ST. MATTHEW-DANIEL**

I, Eytayo St. Matthew-Daniel, do hereby declare and state as follows:

1. I am an attorney admitted to practice in New York. Since June 2015, I have served as a Trial Attorney in the Antitrust Division of the Department of Justice, and, as of February 2020, I have served as Assistant Chief of the New York Office of the Antitrust Division.
2. I submit this Declaration in support of the United States of America's Motion to Terminate a Legacy Antitrust Judgment in the above-captioned matter.
3. The statements made in this Declaration are based on the knowledge acquired by me in the performance of my official duties and in conjunction with factual research conducted by other attorneys and staff in the Antitrust Division.
4. In early 2018, the Department of Justice Antitrust Division implemented a program to review and, when appropriate, seek termination of older antitrust judgments in which parties were subjected to some type of affirmative obligation or express prohibition that did not

have an expiration date. As part of this process, the Division researched the corporate status of entities subject to these older, legacy antitrust judgments.

5. For the judgment in this case, librarians of the Antitrust Division were instructed to research and confirm the corporate status of the defendant, The Hertz Corporation (“Hertz”). They confirmed that Hertz filed a voluntary petition for relief under chapter 11 of the U.S. Bankruptcy Code on May 22, 2020. They further confirmed that Hertz remains in business as one of the largest worldwide vehicle rental companies operating the Hertz, Dollar and Thrifty vehicle rental brands throughout North America.

6. On December 2, 2020, I contacted Hertz’s General Counsel, Mr. David Galainena regarding this judgment. On December 10, 2020, Mr. Galainena confirmed through Mr. Richard McEvily, Senior Vice President and Deputy General Counsel that Hertz did not object to the termination of the above-captioned judgment.

Having reviewed this Declaration, I declare, under penalty of perjury that the foregoing is true and correct.

Dated: January 14th, 2021

/s/ Eytayo St. Matthew-Daniel  
**Eytayo St. Matthew-Daniel**  
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