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Civil Division Mgr.  
Middlesex Vicinage

JOAO A. SILVA AND MARIA  
SILVA,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY

Plaintiffs,

DOCKET NO.: MID-L-7167-15

v.

Civil Action

JACOBS ENGINEERING  
GROUP, INC.,

JURY VERDICT FORM

Defendant.

- 1. Did plaintiffs prove by a preponderance of the evidence that the defendant, Jacobs Engineering Group, Inc., was negligent for the December 10, 2013 incident?

Yes     X    

No                     

VOTE     8-0    

*(If you answered "yes" to Question 1 proceed to Question 2. If you answered "no" to Question 1, cease your deliberations and return your verdict to the Court.)*

- 2. Did plaintiff prove by a preponderance of the evidence that the negligence of defendant, Jacobs Engineering Group, Inc., was a proximate cause of the December 10, 2013 incident?

Yes     X    

No                     

VOTE     8-0    

*(If you answered "yes" to Question 2 proceed to Question 3. If you answered "no" to Question 2, cease your deliberations and return your verdict to the Court.)*

3. Did defendant prove by a preponderance of the evidence that plaintiff, Joao A. Silva, was negligent for the December 10, 2013 incident?

Yes \_\_\_\_\_

No   X  

VOTE   8-0  

*(If you answered "yes" to Question 3 proceed to Question 4. If you answered "no" to Question 3, proceed to Question 6.)*

4. Did defendant prove by a preponderance of the evidence that negligence of plaintiff, Joao A. Silva, was a proximate cause of the December 10, 2013 incident?

Yes \_\_\_\_\_

No \_\_\_\_\_

VOTE \_\_\_\_\_

*(If you answered "yes" to Question 4, proceed to Question 5. If you answered "no" to Question 4, proceed to Question 6.)*

5. You have found that all or some of the parties were negligent and that their respective negligent conduct proximately caused the incident, then you must answer this question – taking the combined negligence of plaintiff and defendant as being 100% - what percentage of such total negligence is attributable to:

Defendant Jacobs Engineering Group, Inc. \_\_\_\_\_%

Plaintiff Joao A. Silva \_\_\_\_\_%  
100%

VOTE \_\_\_\_\_

*(Go on to Question 6 ONLY if the negligence of defendants in causing the accident is 50% or more; if defendants' negligence in causing the accident is less than 50%, end your discussions and return your verdict to the Court)*

6. What amount of money will fairly and reasonably compensate the plaintiff Joao A. Silva for damages for his pain and suffering, disability, impairment and loss of enjoyment of life that were proximately caused by the December 10, 2013 incident?

\$ 1,000,000<sup>00</sup>

VOTE 8-0

*(Proceed to Question 7)*

7. What amount of money will fairly and reasonably compensate the plaintiff Joao A. Silva for past and future lost income that were proximately caused by the December 10, 2013 incident?

\$ 944,000<sup>00</sup>

VOTE 8-0

*(Proceed to Question 8)*

8. What amount of money will fairly and reasonably compensate the plaintiff Joao A. Silva for Future Medical and Life Care Expenses that were proximately caused by the December 10, 2013 incident?

\$ 635,000<sup>00</sup>

VOTE 8-0

*(Proceed to Question 9)*

9. What amount of money would fairly, fully and reasonably compensate the Plaintiff, Maria Silva, for her loss of Joao A. Silva's household duties, companionship, comfort and consortium that was proximately caused by Defendant's negligence on December 10, 2013?

\$ -0-

VOTE 7-1

**RETURN YOUR VERDICT TO THE COURT**