

STATE OF SOUTH CAROLINA)
)
COUNTY OF HORRY)

IN THE COURT OF COMMON PLEAS
FIFTEENTH JUDICIAL CIRCUIT
CIVIL ACTION NO. 2020-CP-26-00808

A. TEBELE & SONS, a South Carolina)
general partnership,)
)
Plaintiff,)

vs.)

CERTAIN UNDERWRITERS AT)
LLOYD'S, HDI GLOBAL SPECIALTY)
SE, GENERAL SECURITY INDEMNITY)
COMPANY OF ARIZONA, and)
CRESCENT COAST INSURANCE, LLC,)
)
Defendants.)

VERDICT FORM 2

RECEIVED
May 06 2024
SC Court of Appeals

SECTION I

1. Do you, the Jury, unanimously find that the Defendant, **Crescent Coast Insurance, LLC**, was negligent and that such negligence proximately caused the Plaintiff, **A. Tebele & Sons'** injuries.

YES: If you answer yes, **GO TO QUESTION 2**

NO: If you answer no, **SKIP** and **GO TO SECTION II**

2. Do you, the Jury, unanimously find that the Plaintiff, **A. Tebele & Sons**, was negligent and that such negligence proximately caused Plaintiff's, **A. Tebele & Sons'** injuries?

YES: If you answer yes, **GO TO QUESTION 3**

NO: If you answer no, **GO TO QUESTION 4**

[GO TO NEXT PAGE]

3. If your Answers to **BOTH QUESTION 1** and **QUESTION 2** above are **YES**, then answer this question: Taking the combined negligence that proximately caused the plaintiff's injuries as one hundred percent (100%), what percentage of that negligence is attributable to the Plaintiff, **A. Tebele & Sons** and what percentage is attributable to the Defendant, **Crescent Coast Insurance, LLC**?

Plaintiff A. Tebele & Sons 60 %

Defendant Crescent Coast Insurance, LLC 40 %
100% (Total)

If the Plaintiff's, **A. Tebele & Sons**' percentage of the combined negligence is greater than 50%, **SKIP QUESTION 4** and go to **SECTION II** below.

If the Plaintiff's, **A. Tebele & Sons**' percentage of the combined negligence is 50% or less, **GO TO QUESTION 4**.

4. Please state the total amount of damages if any, sustained by the Plaintiff, **A. Tebele & Sons**.

\$ _____

NOTE: If your answer to question number 2 above was **YES**, do not **Reduce** the plaintiff's damages above by the percentage of Negligence attributed to him in question number 3 above.

[GO TO NEXT PAGE]

SECTION II

1. On the **FOURTH** cause of action, **BREACH OF FIDUCIARY DUTY**,

We, the jury, unanimously find:

 ✓ For the Plaintiff, **A. Tebele & Sons**, and against the Defendant, **Crescent Coast Insurance, LLC**, actual damages in the amount of:

 Fifteen thousand (~~\$25,000~~ 15,000 ⁰⁰) Dollars.

OR

 For the Defendant, **Crescent Coast Insurance, LLC**.

 Sandra Robello
Foreperson

December 13, 2023
Conway, South Carolina