IN THE IOWA DISTRICT COURT IN AND FOR ADAIR COUNTY

JULIA GILES,					
Plaintiff,	:	NO. LACV006218			
vs.	:	VERDICT			
TLH CLEANING, L.L.C.,	:				
Defendant	_:				
We find the following verdict on the questions submitted to us:					
Question No. 1: Was the defendant at fault in the care of the rest area as defined in					
nstruction Nos. 13 - 16?		r			
ANSWER: <u>№</u> ("yes" or "no")					
[If your answer is yes, go to Question	on 2. If	your answer is no, do not answer			
any further questions - just sign the	verdict	form]			
Question No. 2: Was the fault of defendan	t a caus	se of any item of damage to plaintiff?			
ANSWER: ("yes" or "no")					
[If your answer is yes, go to Questic	on 3. If	your answer is no, do not answer			
any further questions – just sign the	verdict	form]			
Question No. 3: Was plaintiff at fault as d	efined i	n Instruction Nos. 17 and 18?			
ANSWER: ("yes" or "no")					
[If your answer is yes, go to Question	on 4. If	your answer is no, do not answer			
Question Nos. 4 or 5 but instead proceed to	o Quest	ion No. 6]			
Question No. 4: Was the fault of plaintiff a	a cause	of any damage to plaintiff?			
ANSWER: ("yes" or "no")					
[If your answer is yes, go to Question	on No. 5	i. If your answer is no, do not answer			
Question No. 5 but instead proceed to Que	stion N	o. 6]			
Question No. 5: Using 100% as the total	combine	ed fault of plaintiff and defendant			

which was a cause of plaintiff's damage, what percentage of such combined fault do you

assign to the plaintiff and what percentage of such combined fault do you assign to the defendant?

ANSWER:	Plaintiff	%	**
	Defendant	%	
	Total	100%	
[If you find plaintiff to	be more than	50% at fault, do not answe	r Question No. 6]
Question No. 6: Sta	te the amount o	of damages sustained by p	laintiff by defendant's fault
as to each of the foll	owing items of	damage. Do not take into	consideration any
reduction of damage	s due to plaintif	f's fault. If the plaintiff has	failed to prove any item of
damage was caused	by defendant's	s fault, enter 0 for that item	
ANSWER:	Past pain and suffering		\$
	Future pain a	nd suffering	\$
	Past loss of fo	unction – mind & body	\$
	Future loss of	function – mind & body	\$
	TOTAL (add	separate items)	\$
		3/11	(Kell II)
	31	FOREMAN or FO	PREWOMAN *
		*To be signed onl	y if verdict is unanimous
			à
Juror**		Juror**	
Juror**		Juror**	

E-FILED

Juror**	Juror**	
Juror**		

**To be signed by the seven jurors agreeing thereto after six hours or more of deliberation.