

VERDICT FORM

PART ONE: LIABILITY

We the Jury find in favor of the Plaintiffs, George and Peggy Parker, on the following claims.
(check one or more of the following):

- We find that John Crane Inc. was **NEGLIGENT** and its negligence was a substantial factor in causing George Parker's mesothelioma, **AND/OR** *CONTRIBUTING*
- We find that John Crane Inc. is **STRICTLY LIABLE** and it was a substantial factor in causing George Parker's mesothelioma. *CONTRIBUTING*

OR

We the Jury find in favor of John Crane Inc. on all claims.

If you find that John Crane, Inc. was negligent and/or strictly liable on the above counts, go to **PAGE 2** and complete **PART TWO, DAMAGES**.

If you found in favor of John Crane on all counts, then go directly to **PAGE 5** where the Jury Foreperson shall sign the verdict form where indicated.

PART TWO: DAMAGES

We, the Jury, award the Plaintiff damages for the following:

A. Medical Expenses

Per
450,
\$ ~~600~~, 000

B. George Parker's pain and suffering

\$ 4,500,000

C. Peggy Parker's loss of consortium, which includes her loss of marital affection and intimacy with her husband.

\$ 1,500,000

TOTAL DAMAGES \$ 6,450,000

Continue to **PAGE 3** and complete **PART THREE: INTEREST**

PART THREE: INTEREST

You may award interest on the total damages you calculated on **PAGE 2** above, or any amount up to but not exceeding the total damages, and you may set a date on which the interest will start. The start date may be any date you choose after August 28, 2014.

Please indicate whether you award interest and, if so, the amount on which you award interest and the date on which the interest begins:

We award interest on \$ 6,450,000 (all or a portion of the award) beginning 8/28/14 (date).

We do not award interest.

Continue to **PAGE 4** and complete **PART FOUR: APPORTIONMENT**

PART FOUR: APPORTIONMENT

In this section, you may allocate percentages of fault against the parties listed below.

If you find that John Crane, Inc. did not prove the contributing fault of any other party, or if you are unable to ascertain a fair and reasonable apportionment of comparative fault, then you shall enter the total amount for the Plaintiff's indivisible injury against John Crane.

If you find that John Crane did prove the contributing fault of the other party listed below, and that each such party also substantially contributed to George Parker's injury, and if you are able to give a fair and reasonable apportionment of the following parties' relative fault, then you may allocate percentages of liability among the following parties, including John Crane. The total of these percentages must be 100 percent.

John Crane, Inc.	<u>100</u>	%
Crane Company	_____	%

Continue to **PAGE 5** and **SIGN AND DATE THE VERDICT FORM**

SIGNATURE

March 4, 2016

Date

Reginald A. Mason

Jury Foreperson