### CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

# STATE OF LOUISIANA

NO.: 2022-10279

SECTION: 6

DIVISION: L

#### JEANNINE HENDERSON

#### **VERSUS**

## TAYLOR-SEIDENBACH, INC., ET AL.

	Kasa	)EPUTY	CLERK
JURY INTE	ERROGATORIES		
Do you find, by a preponderance of the exposure to asbestos from products man Pecos River Tale LLC, which was mesothelioma?	nufactured and/or so	ld by Joh	nson & Johnson a
	answer no further qu	0000000,1	we me july joi ep
sign and data this form, and return to No. 2.  Do you find, by a preponderance of t negligent and that their negligence wa Henderson's mesothelioma?	the courtroom. Other	y of the	roceed to Interrog
sign and data this form, and return to No. 2.  Do you find, by a preponderance of t negligent and that their negligence was	the courtroom. Other he evidence, that and a substantial factor	y of the	following entities
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(Please proceed to the next question.)

3. Do you find, by a preponderance of the evidence, that any of the following entities' products were unreasonably dangerous *per se*, and that the unreasonably dangerous condition was a substantial factor in the development of Jeannine Henderson's mesothelioma?

€	YES	NO	
Johnson & Johnson			M
Pecos River Talc LLC	. 1		
Avon Products, Inc.	<b>/</b>		
Colgate-Palmolive Company		<b></b>	
Johns-Manville	/		HALL
WR Grace			1111

(Please proceed to the next question.)

4. Do you find, by a preponderance of the evidence, that any of the following entities' products were unreasonably dangerous in construction or composition, and that the unreasonably dangerous condition was a substantial factor in the development of Jeannine Henderson's mesothelioma?

		YES	NO
Johnson & Johnson		/	
Pecos River Talc LLC			
Avon Products, Inc.	1.	V	
Colgate-Palmolive Company			
Johns-Manville		/	
WR Grace			/

(Please proceed to the next question.)

5. Do you find, by a preponderance of the evidence that any of the following entities' products were unreasonably dangerous due to a defective design, and that the defect was a substantial factor in the development of Jeannine Henderson's mesothelioma?

	YES	NO	
Johnson & Johnson			
Pecos River Talc LLC		<b>✓</b>	144
Avon Products, Inc.		$\checkmark$	
Colgate-Palmolive Company			
Johns-Manville		✓	
WR Grace			

(Please proceed to the next question.)

6. Do you find, by a preponderance of the evidence, that any of the following entities' products were unreasonably dangerous due to their failure to warn of the hazards associated with asbestos, and that their failure to warn was a substantial factor in the development of Jeannine Henderson's mesothelioma?

	YES	NO
Johnson & Johnson	. 🗸	
Pecos River Talc LLC		
Avon Products, Inc.	✓	
Colgate-Palmolive Company		
Johns-Manville	V	
WR Grace		

(If you answered "Yes" to Questions 2, 3, 4, 5, or 6, proceed to the next question. If you answered "No" to all of those questions, do not answer any of the other questions. Have the foreperson sign and date this form and advise the court personnel that a verdict has been reached.)

7. Do you find by a preponderance of the evidence, that at the time the product left Johnson & Johnson's control, they did not know and, in light of then-existing reasonably available scientific and technological knowledge, could not have known of the characteristic that caused the damage or the danger of such characteristic?

YES NO LIHT

(Please proceed to the next question.)

8. As to any of the entities listed below for which you answered "Yes" in Questions 2, 3, 4, 5, or 6, what percentage of fault do you assign to them?

Johnson & Johnson  Pecos River Talc LLC  Avon Products, Inc.  Bell South Telecommunications, Inc.  Colgate-Palmolive Company  Johns-Manville  Jefferson Transit/Transdev Services, Inc.  WR Grace  9%  45  HHT  46  HHT  46  HHT  47  HHT  48  HHT  48			: // * * *	
Pecos River Talc LLC  Avon Products, Inc.  Bell South Telecommunications, Inc.  Colgate-Palmolive Company  Johns-Manville  Jefferson Transit/Transdev Services, Inc.		%		1 h L
Avon Products, Inc.  Bell South Telecommunications, Inc.  Colgate-Palmolive Company  Johns-Manville  Jefferson Transit/Transdev Services, Inc.	nson & Johnson	45		
Bell South Telecommunications, Inc.  Colgate-Palmolive Company  Johns-Manville  Jefferson Transit/Transdev Services, Inc.	os River Talc LLC	2	11-11-11-	
Colgate-Palmolive Company  Johns-Manville  Jefferson Transit/Transdev Services, Inc.	on Products, Inc.	8		
Johns-Manville  Jefferson Transit/Transdev Services, Inc.	l South Telecommunications, Inc.	0	# "	
Jefferson Transit/Transdev Services, Inc.	gate-Palmolive Company	0	111	& a
	ns-Manville	45		- 1
WR Grace	erson Transit/Transdev Services, Inc.	0 .	MIFT	
Wit Grade	Grace	0	111-11	
TOTAL 100%	TAL	100%	J.HT	

9.	Please express in dollars, the total monetary compensation that will fairly compensate Plaintiffs for the damages, if any, Jeannine Henderson sustained before her death.					
		Physical Pain and Suffering	8 85,000 HIH			
	÷	Mental Anguish	s 85,000 JHT III			
		Loss of Enjoyment of Life	s 85,000 HT III			
		Medical Expenses	\$_2,570,206.09			
		TOTAL	\$ 2,825,206.09			
10.	Plain as a	tiffs for the damages, if any, they have result of Jeannine Henderson's dea	tary compensation that will fairly compensate sustained in the past or will sustain in the future of the including loss of the love, affection and the first inef and anguish of the beneficiary in question.			
		Joshua Henderson	s 90,000 1Ht III			
	÷	Justin Henderson	s 90,000 JH III			
PLEASE SIGN AND DATE THIS JURY VERDICT FORM AND RETURN IT TO THE COURT.						
FOR	J/// EPERS	Maller	05/07/2025 DATE			

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