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8 **IN THE SECOND JUDICIAL DISTRICT COURT OF**
9 **THE STATE OF NEVADA IN AND FOR THE**
10 **COUNTY OF WASHOE**

11 RUTH BARKER, MASON BARKER,) CASE NO. CV17-00645
12 MILES BARKER, SIMONE BARKER,) DEPT. NO. 9

13 Plaintiffs,)

14 vs.)

15 MT. ROSE DEVELOPMENT COMPANY, a)
16 Nevada Corporation, d/b/a MT. ROSE SKI)
17 TAHOE)

18 Defendant.)
19)
20)

JURY VERDICT FORM

21 **SPECIAL VERDICT**

22 We the jury in the above-entitled case, find the following verdict on the issues submitted to us:

23
24 **ISSUE NO. 1:** Was Defendant Mt. Rose Ski Tahoe negligent? (Answer "Yes" or "No").

25 ANSWER: yes.

26 If you have answered "yes" to ISSUE NO. 1, then move on to answer ISSUE NO. 2. **If you**
27 **have answered "no" to ISSUE NO. 1, then you will leave the remaining issues blank and return**
28 **the signed verdict form without answering any of the following issues.**

1 **ISSUE NO. 2:** Was the negligence of Defendant Mt. Rose Ski Tahoe the legal cause of the injury to
2 the Plaintiff? (Answer "Yes" or "No").

3 ANSWER: yes.

4 If you have answered "yes" to ISSUE NO. 2, then move on to answer ISSUE NO. 3. **If you**
5 **have answered "no" to ISSUE 2, then you will leave the remaining issues blank and return the**
6 **signed verdict form without answering any of the following issues.**

7
8 **ISSUE NO. 3:** Was Thomas Barker, M.D. comparatively negligent and/or aware of the risk of the harm
9 he suffered? (Answer "Yes" or "No").

10 ANSWER: yes.

11
12 **ISSUE NO. 4:** Was the negligence of Thomas Barker, M.D. the legal cause of his own injuries?
13 (Answer "Yes" or "No").

14 ANSWER: yes.

15
16 **ISSUE NO. 5:** If you have answered "no" to either ISSUE NO. 3 or ISSUE NO. 4, then do not answer
17 ISSUE NO. 5. However, if you answered "yes" to both ISSUE NO. 3 and ISSUE NO. 4, then answer
18 this:

19 "Taking a combined negligence which caused the injuries as 100%, what percentage of
20 negligence do you attribute to?"

21 (a) Thomas Barker, M.D.
22 Percentage: 90 %.

23 (b) Defendant Mt. Rose Ski Tahoe
24 Percentage: 10 %.

25 TOTAL: 100%

26 ///
27 ///
28 ///

1 **ISSUE NO. 6:** What sum of money will fairly and reasonably fully compensate Plaintiffs, and without
2 reduction for Thomas Barker, M.D.'s comparative negligence, if any?

3 **As to Plaintiff Ruth Barker:**

4 Pain, Suffering, and Disfigurement of Thomas Barker, M.D..... \$ 150,000

5 Grief or Sorrow, Loss of Probable Support, Companionship, Society,
6 Comfort, and Consortium of Ruth Barker..... \$ 150,000

7 **As to Plaintiff Miles Barker:**

8 Pain, Suffering, and Disfigurement of Thomas Barker, M.D..... \$ 25,000

9 Grief or Sorrow, Loss of Probable Support, Companionship, Society,
10 Comfort, and Consortium of Miles Barker..... \$ 25,000

11 **As to Plaintiff Mason Barker:**

12 Pain, Suffering, and Disfigurement of Thomas Barker, M.D..... \$ 25,000

13 Grief or Sorrow, Loss of Probable Support, Companionship, Society,
14 Comfort, and Consortium of Mason Barker..... \$ 25,000

15 **As to Plaintiff Simone Barker:**

16 Pain, Suffering, and Disfigurement of Thomas Barker, M.D..... \$ 25,000

17 Grief or Sorrow, Loss of Probable Support, Companionship, Society,
18 Comfort, and Consortium of Simone Barker..... \$ 25,000

19
20 **TOTAL** \$ 450,000

21
22 DATED: This day 10 of month October in year 2018.

23
24
25 Allison Sharpe
26 **FOREPERSON**