

EXHIBIT C

EXHIBIT C

STEVES' PROPOSED JURY VERDICT FORM

(Disputed)

Juror Questionnaire

Please answer the questions on this form in the order listed – that is, please start with Question 1, and answer each question in order before moving on to the next question. Depending on your answers, you may not be asked to answer all the questions in this questionnaire. Please follow the instructions after each question to determine which question to answer next.

Question 1: Did JELD-WEN's acquisition of Craftmaster violate Section 7 of the Clayton Act?

Yes _____ No _____

If you answered "yes" to Question 1, then please answer Question 2 and Question 3. If you answered "no" to Question 1, then please go on to Question 4.

Question 2: What is the amount of damages Steves is entitled to recover as compensation for injuries it has *already suffered* as a result of the acquisition? If none, write "0".

Please go on to Question 3.

Question 3: What is the amount of damages Steves is entitled to recover as compensation for *future lost profits* it predictably will suffer as a result of the acquisition? If none, write "0".

Please go on to Question 4.

Question 4: Did JELD-WEN breach the terms of the May 1, 2012 Doorskin Product Agreement?

Yes _____ No _____

If you answered “yes” to Question 4, then please answer Question 5. If you answered “no” to Question 4, then please go on to Question 6.

Question 5: What is the amount of damages that Steves suffered because of JELD-WEN’s breach of the terms of the May 1, 2012 Doorskin Product Agreement? If none, write “0”.

Please go on to Question 6.

Question 6: Did JELD-WEN breach an express warranty or an implied warranty of merchantability?

Yes _____ No _____

If you answered “yes” to Question 6, then please answer Question 7. If you answered “no” to Question 6, then please go on to Question 8.

Question 7: What is the amount of damages that Steves suffered because of JELD-WEN’s breach of an express warranty or an implied warranty of merchantability? If none, write “0”.

Please go on to Question 8.

Question 8:

The purpose of this question is to help the Court ensure that Steves does not recover twice (once under its antitrust claim, once under its contract/warranty claims) for the same injury. You should answer this question **only** if you awarded Steves damages on both its antitrust claim (in your response to Questions 2 and/or 3) and its contract/warranty claims (in your response to Questions 5 and/or 7).

What is the amount in damages, if any, you have awarded that is overlapping between Steves' antitrust damages and Steves' contract/warranty damages? In other words, please write in the line below the amount, if any, included in **both** (1) your answer to Question 2 or Question 3 **and** (2) your answer to Question 5 or Question 7. If none, write "0".

You have completed the questionnaire.