

IN THE NON-BINDING ARBITRATION MATTER BETWEEN

The ESTATE OF JEAN LINDOR,
deceased minor, by and through the
Personal Representative of the Estate,
JAMES LACROIX; NOUSE ANDREE
LACROIX, individually; DIANA
LINDOR, MATHEW LINDOR,
WILSCHNEIDA K. DANIEL, as Personal
Representative of the Estate of DENISE
ARMAND, deceased.

Plaintiffs,

vs.

BOS TRANSPORT LLC, a Florida Limited
Liability Company and ORESTES
ZAMORA FLEITES, individually

Defendants.

ARBITRATION AWARD

THIS MATTER having been arbitrated in accordance with Florida Rules of Civil Procedure 1.820 and Florida Statutes §44.103, as ordered by the Court, and the three member arbitration panel agreed to by all counsel, comprised of Chief Arbitrator Jay Cohen, Esq., along with Douglas McIntosh, Esq. and Peter Spillis, Esq. find as follows:

LIABILITY:

BOS TRANSPORT LLC and ORESTES ZAMORA FLEITES	<u>55%</u>
TITAN FLORIDA, LLC and ROBERTO SANSON	<u>35%</u>
NOUSE LACROIX	<u>10%</u>

DAMAGES:

- a. NOUSE ANDREE LACROIX, - the total amount of damages for lost earnings in the past, loss of earning capacity in the future, medical expenses incurred in the past and medical expenses to be incurred in the future

\$2,834,809.79

- b. NOUSE ANDREE LACROIX - the total amount of damages for pain and suffering, disability, physical impairment, disfigurement, mental anguish, inconvenience, aggravation of a disease or physical defect and loss of capacity for the enjoyment of life sustained in the past and to be sustained in the future

\$3,000,000.00

- c. TOTAL DAMAGES for NOUSE ANDREE LACROIX, for her non-economic and economic damages is

\$5,834,809.79

- d. For NOUSE ANDREE LACROIX, as survivor, the total amount of damages sustained for her pain and suffering as a result of the injury and death of JEAN LINDOR

\$7,000,000.00

- e. The total amount of any damages incurred by the Estate of JEAN LINDOR to include the amount of any medical or funeral expenses resulting from JEAN LINDOR's injury and death that were charged to the Estate

\$8,658.60

- f. For DIANA LINDOR, for her economic losses, to include loss of earning capacity in the future, medical expenses occurred in the past and medical and supportive expenses to be incurred in the future, the panel awards

\$4,372,000.00

- g. For DIANA LINDOR and her non-economic damages for pain and suffering, disability, physical impairment, disfigurement, mental anguish, inconvenience, aggravation of a disease or a physical defect and loss of the

capacity for the enjoyment of life, sustained in the past or to be sustained in the future, the panel awards

\$10,000,000.00

h. TOTAL DAMAGES for DIANA LINDOR, for her non-economic and economic damages

\$14,372,000.00

i. For MATTHEW LINDOR, for his economic losses for medical expenses occurred in the past the panel awards

\$23,685.39

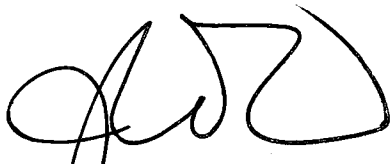
j. For MATTHEW LINDOR and his non-economic damages for pain and suffering, disability, physical impairment, disfigurement, mental anguish, inconvenience, aggravation of a disease or a physical defect and loss of the capacity for the enjoyment of life, sustained in the past or to be sustained in the future, the panel awards

\$100,000.00

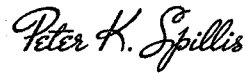
k. TOTAL DAMAGES for MATHEW LINDOR, for his non-economic and economic damages

\$123,685.39

DONE AND ORDERED at Miami Dade County, Florida, on August 5, 2021.



JAY COHEN, ESQ.,
Chief Arbitrator



PETER SPILLIS, ESQ.,
Arbitrator

Douglas M. McIntosh

DOUGLAS MCINTOSH, ESQ.
Arbitrator

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