

Rec'd 8/3/17

CL

United States District Court  
District of Massachusetts

\_\_\_\_\_  
Koninklijke Philips, N.V. and )  
Philips Electronics North )  
America LLC, )  
 )  
Plaintiffs, )  
 )  
v. )  
 )  
Zoll Medical Corporation, )  
 )  
Defendant. )  
\_\_\_\_\_

Civil Action No.  
10-11041-NMG

Verdict Form

1. Damages for Infringement of Philips's '374 patent (the self-test patent)

(a) What amount of money do you award plaintiffs Koninklijke Philips, N.V. and Philips Electronics North America Limited Liability Company (collectively, "Philips") for a reasonable royalty due to infringement of the '374 patent?

Eight million nine hundred thousand <sup>dollars</sup> (words)

\$ 8,900,000.00 (numbers)

(b) What amount of money, if any, do you award Philips for lost profits due to the infringement of the '374 patent?

zero dollars (words)

\$ 0 (numbers)

2. Damages for Infringement of Philips's '454 and '905 patents  
(the waveform patents)

What amount of money do you award Philips for a reasonable royalty due to the infringement of the '454 and/or '905 patents?

One million five hundred thousand dollars (words)

\$ 1,500,000.00 (numbers)

3. Damages for Infringement of Zoll's '526 and '187 patents  
(the electrode and alarm patents)

What amount of money do you award defendant Zoll Medical Corporation ("Zoll"), for a reasonable royalty due to the infringement of the '526 patent and '187 patent?

Three million three hundred thousand <sup>dollars</sup> (words)

\$ 3,300,000.00 (numbers)

4. Willfulness (the self-test patent)

Was Zoll's infringement of the '374 patent willful?

Yes \_\_\_\_\_ No ✓

YOUR DELIBERATIONS ARE COMPLETE. THE FOREPERSON WILL SIGN THE VERDICT FORM AND NOTIFY THE MARSHAL IN WRITING THAT THE JURY HAS COME TO A DECISION WITHOUT REVEALING THE VERDICT TO THE MARSHAL. THE JURY WILL THEN BE INVITED TO THE COURTROOM TO RETURN ITS VERDICT.

Dated: 2/2/17

Jury Foreperson: Margen Oberg