	IN THE CIRCUIT COU	IRT OF THE	CIRCUIT			
	STA	STATE OF HAWAII				
VS.	Plaintiff(s),)) ARBITRATI	ION CASE NO ION AWARD ve Negligence <u>is</u> in Issue)			
	Defendant(s).)))				

ARBITRATION AWARD

)

(Comparative Negligence is in Issue)

This matter having been arbitrated in accordance with the Hawaii Arbitration

Rules, as amended, the Arbitrator finds as follows:

1. <u>Liability</u>. The Arbitrator determines that Comparative Negligence is in issue and finds as follows:

% of Negligence of Plaintiff		%
% of Negligence of Defendant		%
Total	100	_%

Reprographics (07/2016) 1C CommonLook® 508 Certified

ARB 18 1C-P-517

3.

2. <u>Damages</u>. The Arbitrator, <u>without</u> considering the question of reducing damages due to Plaintiff's Contributory Negligence, finds Plaintiff's <u>total</u> damages as follows:

Special Damages	\$		
General Damages	\$		
Punitive Damages	\$		
Total Damages:	\$		
Less CLD (if applicable)**	\$		
Subtotal:	\$		
Less contributory% of subtotal	\$		
Total Award:	\$		
*Costs to Prevailing Party.			
To Plaintiff	\$		
To Defendant	\$		

4. **<u>Covered Loss Deductible</u> ("CLD"). See HRS §431:10C-301.5.

CLD does <u>not</u> apply in this case.

DATED: , Hawaii,_____.

Arbitrator

* If Plaintiff's negligence is 50% or less, costs may be awarded to Plaintiff; if Plaintiff's negligence is more than 50%, costs may be awarded to Defendant.

The arbitrator may modify this form as may be appropriate for the case.