

STATE OF MINNESOTA
COUNTY OF RAMSEY

DISTRICT COURT
SECOND JUDICIAL DISTRICT
PRODUCT LIABILITY/PERSONAL INJURY/ASBESTOS

Daniel J. Heyer and Nicole Heyer,

Court File No.: 62-CV-25-5182

Plaintiffs,

SPECIAL VERDICT FORM

v.

Vi-Jon, LLC

Defendant.

We the jury for our verdict answer the questions submitted to us as follows:

1. Did any of the following companies manufacture a product in a defective condition unreasonably dangerous to those exposed to the product because of their design?

Vi-Jon, LLC

 X
Yes No

Gold Bond Co. LLC

 X
Yes No

Johnson & Johnson Company

 X
Yes No

Merck & Co, Inc.

 X
Yes No

Perrigo Company of Tennessee

 X
Yes No

2. As to any company to which you answered "Yes" in Question 1, answer this question: Was the defective design a direct cause of Daniel Heyer's injury?

Vi-Jon, LLC

 X
Yes No

Gold Bond Co. LLC X
Yes No

Johnson & Johnson Company X
Yes No

Merck & Co, Inc. X
Yes No

Perrigo Company of Tennessee X
Yes No

3. Did any of the following companies manufacture a product in a defective condition unreasonably dangerous to those exposed to the product because of their failure to provide adequate warning for the safe use of the product?

Vi-Jon, LLC X
Yes No

Gold Bond Co, LLC X
Yes No

Johnson & Johnson Company X
Yes No

Merck & Co, Inc. X
Yes No

Perrigo Company of Tennessee X
Yes No

4. As to any company to which you answered "Yes" in Question 3, answer this question: Was the defective condition caused by a failure to provide adequate warnings for the safe use of the product a direct cause of Daniel Heyer's injury?

Vi-Jon, LLC X
Yes No

Gold Bond Co. LLC X
Yes No

Johnson & Johnson Company X
Yes No

Merck & Co, Inc.	<u> X </u>	<u> </u>
	Yes	No
Perrigo Company of Tennessee	<u> X </u>	<u> </u>
	Yes	No

5. As to any company to which you answered "yes" to either Question 2 or 4, answer this question: Taking all of the fault that directly caused Daniel Heyer's injuries as 100%, what percentage of fault do you attribute to the following entities?

Vi-Jon, LLC	<u> 20 </u> %
Gold Bond Co. LLC	<u> 50 </u> %
Johnson & Johnson Company	<u> 5 </u> %
Merck & Co, Inc.	<u> 10 </u> %
Perrigo Company of Tennessee	<u> 15 </u> %

Regardless of your answers to Questions 1-5 above, answer all parts of Questions 6-9.

6. What amount of money will fairly and adequately compensate Daniel Heyer for the damages he experienced, as a result of his mesothelioma, up to the time of verdict, in the following categories:

a. Past economic loss (including past health care expenses and lost earnings)

\$ 1.3 MILLION

b. Past noneconomic loss (including bodily and mental harm)

\$ 500,000

7. What amount of money will fairly and adequately compensate Daniel Heyer for damages reasonably certain to occur in the future, as the result of his mesothelioma in the following categories:

a. Future economic loss (including future health care expenses and lost earnings)

\$ 2.9 MILLION

b. Future noneconomic loss (including bodily and mental harm)

\$ 500,000

8. What amount of money will fairly and adequately compensate Nicole Heyer for her loss of Daniel Heyer's services, advice, counsel, guidance, society, and companionship which she experienced as a result of Daniel Heyer's mesothelioma up to the time of this verdict?

\$ 2.5 MILLION

9. What amount of money will fairly and adequately compensate Nicole Heyer for her loss of Daniel Heyer's services, advice, counsel, guidance, society, and companionship which she is reasonably certain to lose in the future as a result of Daniel Heyer's mesothelioma?

\$ 2.5 MILLION

Dated this 15th day of MAY, 2026, at 10 o'clock 20 .m.

Foreperson



This page need not be used unless after six hours of deliberation 5 of the 6 jurors agree to a Verdict, in which event the 5 jurors so agreeing will sign below in lieu of the signature of the Foreperson. However, in the event that after six hours of deliberation all 6 jurors arrive at a unanimous Verdict, then, it need only be signed by the Foreperson.

[Signature] [Signature]
[Signature] [Signature]
[Signature] [Signature]

Jurors concurring:

Dated this 15th day of MAY, 2026, at 10 o'clock 20.m.