



If Yes, proceed to question 5; If No, proceed to question 4.

4. Do you find that Carmen Commercial's copying was willful?

Yes  No

5. Were all of Carmen Commercial's accused infringement(s) within the scope of a license?

Yes  No

If Yes, skip to the end and sign and date this form; If No, proceed to question 6.

6. Did Richard N. Bell release Carmen Commercial from liability for copyright infringement?

Yes  No

If Yes, skip to the end and sign and date this form; if No, proceed to question 7.

7. Was the use by Carmen Commercial of the Indianapolis Skyline Photo a fair use?

Yes  No

If yes, skip to the end and sign and date this form; if No, proceed to question 8.

8. If you decide that Carmen Commercial copied the Indianapolis Photo you must decide the amount of statutory damages.

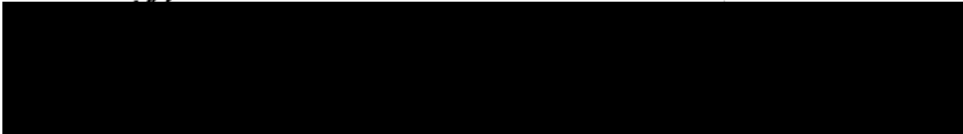
The amount awarded to Richard N. Bell must be between \$750 to \$30,000 for each copyrighted work you found to be infringed.

However, if you find that Carmen Commercial willfully infringed upon Richard N. Bell's copyright (see Number 4) then you may, but are not required to, increase the statutory damage award to a sum as high as \$150,000 per copyrighted work.

If you find that Carmen Commercial innocently infringed upon Richard N. Bell's copyright (see Number 3), then you may, but are not required to, reduce the statutory damage award to a sum as low as \$200 per copyrighted work.

We the jury hereby award Richard N. Bell \$                      in statutory damages.

Presiding Juror – please sign and date:



Presiding Juror

Date