## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS PINE BLUFF DIVISION

PIONEER CIVIL CONSTRUCTION, LLC and TRINITY UNIVERSAL INSURANCE COMPANY

**PLAINTIFFS** 

Vs.

CASE NO. 5:08cv00207 JMM

VOLVO CONSTRUCTION EQUIPMENT NORTH AMERICA, INC.

**DEFENDANTS** 

## <u>ORDER</u>

The above case came for jury trial July 13 and 14, 2009. The jury returned Verdict Form 1, indicating that there was no fault on the part of Pioneer Construction/Trinity Insurance which was a proximate cause of any damages. Verdict Form 2 indicated that there was fault on the part of Volvo which was a proximate cause of any damages. After polling the jurors, it was determined that Verdict Form 3 was incorrectly completed and based on Verdict Forms 1, no percentage of responsibility should be applied to Pioneer Construction/Trinity Insurance.

IT IS SO ORDERED this 15th day of July, 2009.

INITED STATES DISTRICT JUDGE