

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ANN RABOVSKY and LYNN C. DOBRICK, Personal Representative of the Estate of Valent Rabovsky, Deceased Plaintiff
v. AIR & LIQUID SYSTEMS CORPORATION, et al. Defendants
: CIVIL ACTION
: NO. 10-3202

ORDER

AND NOW, this 15th day of June 2016, upon consideration of: (1) Defendant Crane Co.'s motion to mold the verdict and award, [ECF 363]; (2) Plaintiffs' motion to mold the verdict against Defendant Crane Co., [ECF 364], and Defendant's responses, [ECF 373, 374]; and (3) Plaintiffs' motion for delay damages, [ECF 359], Defendant's response, [ECF 362], Plaintiffs' amended motion for delay damages, [ECF 379], and Defendant's response, [ECF 382], and oral argument held on February 2, 2016, it is hereby ORDERED, consistent with the accompanying Memorandum Opinion, that:

- (a) Defendant Crane Co.'s motion to mold the verdict and award, [ECF 363], is DENIED;
(b) Plaintiffs' motion to mold the verdict against Defendant Crane Co., [ECF 364], is GRANTED, and the verdict award of \$1,085,000 is MOLDED to reflect a net verdict of \$325,500;
(c) Plaintiffs' initial motion for delay damages, [ECF 359], is deemed MOOT; and
(d) Plaintiffs' amended motion for delay damages, [ECF 379], is GRANTED, in the amount of \$51,596.73.

JUDGMENT in the amount of \$377,096.73 is hereby entered for Plaintiffs and against Defendant Crane Co.

BY THE COURT:

/s/ Nitza I. Quiñones Alejandro
NITZA I. QUIÑONES ALEJANDRO
Judge, United States District Court