IN THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF ILLINOIS SPRINGFIELD DIVISION

MARY B. VALENCIA, et al.,)				
Plaintiffs,)				
v.) Case No. 3:16-cv-03331				
CITY OF SPRINGFIELD, ILLINOIS, Defendant.))) CONSOLIDATED				
UNITED STATES OF AMERICA, Plaintiff,)))				
v. CITY OF SPRINGFIELD, ILLINOIS, Defendant.) Case No. 3:17-cv-03278)))				
VERD	OICT FORM				
1. Has Mary Valencia suffered emotional pa	in and mental anguish as a result of Defendant City				
of Springfield's violations of the Fair Housing Act?					
Answer: Yes X No					
If you answered "Yes" to Question 1, please p Question 1, please proceed to Question 3.	proceed to Question 2. If you answered "No" to				
2. What amount will fairly compensate Mary	Valencia for her emotional pain and mental				
anguish as a result of Defendant City of Springfield's violations of the Fair Housing Act?					
Answer: \$ 54,000					

3. Has Joseph Dallavis suffered emotional pain and mental anguish as a result of Defen		
	eld's violations of the Fair Housing Act?	
	Answer:	Yes No
		es" to Question 3, please proceed to Question 4. If you answered "No" to roceed to Question 5.
4.	What amount wi	ll fairly compensate Joseph Dallavis for his emotional pain and mental
	anguish as a resu	alt of Defendant City of Springfield's violations of the Fair Housing Act?
	Answer:	\$ 36,000
5.	Has Lorraine Ioc	ca suffered emotional pain and mental anguish as a result of Defendant City
of Springfield's violations of the Fair Housing Act?		violations of the Fair Housing Act?
	Answer:	Yes No
		s" to Question 5, please proceed to Question 6. If you answered "No" to roceed to Question 7.
6.	What amount wi	Il fairly compensate Lorraine Iocca for her emotional pain and mental
anguish as a result of Defendant City of Springfield's violations of the Fair Housing Ac		It of Defendant City of Springfield's violations of the Fair Housing Act?
	Answer:	\$ 18,000
7.	Has Jonathan Mo	Combs suffered emotional pain and mental anguish as a result of Defendant
City of Springfield's violations of the Fair Housing Act?		ld's violations of the Fair Housing Act?
	Answer:	Yes No
		s" to Question 7, please proceed to Question 8. If you answered "No" to roceed to Question 9.

8. What amount will fairly compensate Jonathan McCombs for his emotional pain and		
	anguish as a result of Defendant City of Springfield's violations of the Fair Housing Act?	
	Answer: \$ 30,000	
9.	Has William McCombs suffered emotional pain and mental anguish as a result of Defendant	ıt
City of Springfield's violations of the Fair Housing Act?		
	Answer: Yes No	
	you answered "Yes" to Question 9, please proceed to Question 10. If you answered "No" to estion 9, please proceed to Question 11.	,
10.	What amount will fairly compensate William McCombs for his emotional pain and mental	
	anguish as a result of Defendant City of Springfield's violations of the Fair Housing Act?	
	Answer: $\$18,000$	
11.	Has Individual Advocacy Group incurred damages for diversion of resources?	
	Answer: Yes X No No	
	oou answered "Yes" to Question 11, please proceed to Question 12. If you answered "No" to estion 11, please proceed to Question 13.	0
12.	What amount of damages will fairly compensate Individual Advocacy Group for its diversion)11
	of resources?	
	Answer: \$_\footnote{3},000	
13.	Has Individual Advocacy Group incurred damages for loss of revenue?	
	Answer: Yes No	
Qu	ou answered "Yes" to Question 13, please proceed to Question 14. If you answered "No" to estion 13, you should have the foreperson sign the verdict form and notify the bailiff that you ready to return to the courtroom.	

14. What amount of damages will fairly compensate Individual Advocacy Group for its loss of		
revenue?		
Answer: \$ 49,000		
You should sign the verdict form and notify the court security officer that you are ready		
to return to the courtroom.		
Dated thisday of, 2022.		
	FOREPERSON - STOREPERSON JUROR S/juror JUROR S/juror	
	LALAT CT	

JUROR