IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

TRANSWORLD FOOD SERVICES LLC, ET AL,

Plaintiffs,

v.

Civil Action No. 1:19-cv-03772-SDG

NATIONWIDE MUTUAL INSURANCE COMPANY,

Defendant.

FILED IN OPEN COURT

JUL 15 2022

VERDICT FORM

KEVIN P. WEIMER, Cierk By User Deputy Clerk

1. Do you find by a preponderance of the evidence that ¹Plaintiff TransWorld Food Service, LLC's (Transworld) property sustained direct physical loss while the insurance policy with Nationwide Mutual Insurance Company (Nationwide) was in effect?

YES	\checkmark	NO	

If you answered "YES" please proceed to question number 2.

If you answered "NO" you should not proceed further except to date and sign this Verdict Form and return it to the courtroom.

2. What is the total amount of monetary damages that TransWorld proved by a preponderance of the evidence for the direct physical loss to its property:

3. Do you find by a preponderance of the evidence that Nationwide operated in bad faith in failing to pay for the damage to TransWorld's property under the terms of the policy?

If you answered "YES" please proceed to question number 4.

If you answered "NO" you should not proceed further except to date and sign this Verdict Form and return it to the courtroom.

4.	What amount, if any, should be awarded as a penalty for Nationwide's
bad faith	failure to pay? This amount should be no greater than 50% of the
covered 1	oss, as you answered in Question Number 2 above.
\$	
5.	What is the total amount of attorney's fees, if any, to be awarded to
TransWo	rld?
\$	
This ends yo	our deliberations, and your foreperson should sign and date the last page of form.
So Say We .	Daily Sall
	Foreperson's Signature
Date:	15/2022