

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
IN AND FOR PASCO COUNTY, FLORIDA
CIVIL DIVISION

ALFONSO CHECHILE,

Plaintiff,



0255005

v.
NATIONWIDE INSURANCE COMPANY OF
FLORIDA,

Case No.: 51-2008-CA01420-WS
Division: G

Defendant.

PAULA S. O'NEIL, PASCO CLERK & COMPTROLLER
02/02/10 02:11pm 1 of 1
OR BK 8261 PG 1464

VERDICT FORM-COUNT I (BREACH OF CONTRACT)

We, THE JURY, return the following Verdict:

1. As to Count I for breach of contract related to above-ground or cosmetic damages, after considering the evidence and the defenses raised by Nationwide Insurance Company of Florida, do you find that Alfonso Chechile has established by the greater weight of the evidence that Nationwide Insurance Company of Florida breached its obligation under the policy of insurance by failing to pay all amounts owed to Alfonso Chechile for above-ground or cosmetic repairs related to the undisputed sinkhole loss?

YES _____ NO

If your answer is "YES," please proceed to question number 2.

If your answer is "NO," then your Verdict on Count I for Breach of Contract is for Nationwide Insurance Company of Florida. Please skip question number 2 and proceed to sign and date this verdict form.

2. What do you find are the damages owed by Nationwide Insurance Company of Florida to Alfonso Chechile as a result of such breach of contract?

Please place the amount here: \$ _____.

SO SAY WE ALL this 23rd day of January, 2010.

FOREPERSON

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Case No.: 51-2008-CA01420-WS
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PAULA S. O'NEIL, PASCO CLERK & COMPTROLLER
 02/02/10 02:11pm 1 of 2
 OR BK 8261 PG 1465

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VERDICT FORM-COUNT II (DECLARATORY JUDGMENT)

We, THE JURY, return the following Verdict:

1. What is the appropriate method of "Building Stabilization" that has been proven by the greater weight of the evidence.

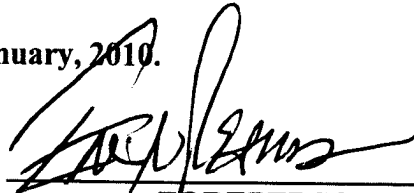
Please select from one of the following four choices. Indicate your selection by placing a clear "X" in the box next to the appropriate "Building Stabilization" choice. PLEASE SELECT ONLY ONE BOX:

<p><u>CHOICE 1</u> <i>(Defendant's proposed method)</i></p>	<p>This method of "Building Stabilization" involves a program of shallow and deep grouting.</p>	<p><input checked="" type="checkbox"/></p>
<p><u>CHOICE 2</u> <i>(Plaintiff's proposed method)</i></p>	<p>This method of "Building Stabilization" involves the installation of (38) pin-piles advanced to an anticipated depth of thirty-five feet and installed around the complete perimeter of the home together with (47) helical piers under the interior slab on a grid-like pattern spanning the entire slab.</p>	<p><input type="checkbox"/></p>
<p><u>CHOICE 3</u> <i>(Plaintiff's proposed method)</i></p>	<p>This method of "Building Stabilization" involves the installation of (38) pin-piles advanced to an anticipated depth of thirty-five feet and installed around the complete perimeter of the home together with (18) helical piers under certain areas of the interior slab</p>	<p><input type="checkbox"/></p>

YAS

<u>CHOICE 4</u>	No method of "Building Stabilization" has been proven by the greater weight of the evidence.	<input type="checkbox"/>
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SO SAY WE ALL this 28TH day of January, 2010.



FOREPERSON

OR BK 8261 PG 1466
2 of 2