IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

VICTOR BODDIE,)	
Plaintiff, v. THE CHEMOURS COMPANY, a/k/a THE CHEMOURS COMPANY FC, LLC, Defendant.)) Case No. 2:19-cv-02423-JPM-atc))))	
VERDICT FORM NO. 2		
We, the jury, unanimously answer the questions submitted by the Court as follows:		
<u>Punitive Damages – 42</u>	U.S.C. § 1981 and Title VII	
1. The Plaintiff having proven that he may be awarded punitive damages against the		
Defendant for discriminating against him in violation of 42 U.S.C. § 1981 and Title VII, we the		
jury return the following verdict in the amount of \$ (Plaintiff		
has the burden of proof.) (The amount, if any, is up to you, the jury. You are not required to		
return any amount.)		

<u>Liquidated Damages – ADEA</u>

2. We the jury find that the Plaintiff has proven	by a preponderance of the evidence	
that he may be awarded liquidated damages against the Defe	ndant for discriminating against him	
in violation of the ADEA, in the amount of \$	(Plaintiff has the	
burden of proof.) (If you choose to award liquidated damages under the ADEA, this amount		
cannot exceed twice the damages already awarded under that statute. You are not required to		
return any amount.)		
Please sign the jury verdict form and return it to the Court.		
SO SAY WE ALL.		
JURY F	OREPERSON	
Datad:		