STATE OF SOUTH CAROLINA	) BEFORE THE ARBITRATION PANEL O  COUNTY
In the matter of Arbitration between	)COUNTT
	) Case numberCP
Claimant(s)	) )
VS.	ORDER/DECISION ) )
Defendant(s)	) ) )
Having heard the evidence on	, 20, the undersigned
arbitrators, or a majority of them, or the single arbitrator of the CLAIMANT(S)/DEFENDANT(S) a such party (parties) in the amount of	bitrator, as the case may be, have (has) found in and have (has) awarded property damages to
such party (parties) in the amount of	DOLLARS,
actual and punitive, and hereby orders that the CI together with interest at the legal rate from date the	AIMANT(S)/DEFENDANT(S) pay such sums
OI	R
Having heard the evidence onarbitrators, or a majority of them, or the single arbitrators that the Claimant has failed to prove actionable not the law of South Carolina. Therefore, no property	bitrator, as the case may be, have (has) found egligence entitling Claimant to recover under
IN WITNESS WHEREOF, the arbitrators, a major may be, have (has) hereunto set their hand(s) and 20	
SERVICE ACCEPTED	ARBITRATOR
ATTORNEY FOR CLAIMANT	ARBITRATOR
ATTORNEY FOR DEFENDANT	ARRITR ATOR