

PROPERTY DAMAGES NO MARKET VALUE--COST OF REPLACEMENT OR REPAIR.

NOTE WELL: Use this instruction where there is no market by which the degree of damage to the property can be measured.<sup>1</sup> Where repair or replacement does not provide a realistic measure of the plaintiff's loss (such as where the property cannot be repaired or replaced, or where it has primarily or exclusively intrinsic value), use N.C.P.I.--Civil 810.66.

The plaintiff's actual property damages are equal to the amount reasonably needed to [repair the damage to the property]<sup>2</sup>

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<sup>1</sup>When the property cannot be valued by reference to a market, the measure of damages may properly be gauged by the cost of repair. See discussion in *In re Appeal of Amp., Inc.*, 287 N.C. 547, 570-574, 215 S.E.2d 752 (1975). Plaintiff's recovery for repair should be limited by the value of the property damaged. *Carolina Power and Light Co.*, 261 N.C. at 712, 136 S.E.2d at 105.

<sup>2</sup>If the property replaced needed repairs at the time it was destroyed, the measure of damages would be replacement cost less the reasonable cost of repairs. *Beaufort & Morehead R. Co. v. The Damyank*, 122 F.Supp. 82 (E.D.N.C. 1954) (railroad bridge over river damage by ship).

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(Continued).

[replace the property damaged]<sup>3</sup>, less [the salvage value of the  
[property] [parts replaced]] [the accumulated depreciation<sup>4</sup> on  
the property replaced].<sup>5</sup>

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<sup>3</sup>If manufacturing materials with no market value are destroyed, the measure of damages should include the replacement cost of the raw materials. *In re Appeal of AMP, Inc.*, 287 N.C. 547, 570-74, 215 S.E.2d 752, 765-768 (1975).

<sup>4</sup>No deduction for depreciation should be made unless the evidence would justify a finding that the plaintiff will eventually recapture the worth of the depreciation. *Carolina Power and Light Co. v. Paul*, 261 N.C. 710 (1964); *In re Appeal of Amp, Inc.*, 287 N.C. 547, 570-574, 215 S.E.2d 752 (1975).

<sup>5</sup>*State v. Maynard*, 79 N.C. App. 451, 339 S.E.2d 666 (1986).