04.10C WRONGFUL DEATH DAMAGES — LOSS OF PROSPECTIVE TRAINING AND EDUCATION

The \_\_\_\_\_ item of noneconomic loss claimed by the plaintiff is the loss of prospective advice, education, and training that [decedent] reasonably could have been expected to give to [statutory beneficiar(y)(ies)] if [decedent] had continued to live.

In fixing this amount for each individual beneficiary, you may consider, along with other evidence, the ability and willingness of [decedent] to impart such skill or knowledge to [the][each] beneficiary.

# **Use Note**

This instruction should be used in wrongful death actions where a claim for loss of training and education by the deceased is asserted on behalf of one or more surviving statutory beneficiaries.

# **Comment**

Alaska’s Wrongful Death Act expressly includes loss of prospective training and education as one of the elements of damages that must be considered. AS 09.55.580(c)(5).

*See also* Comment to Instructions 04.03 and 04.06A.