### UNITED STATES OF AMERICA

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Respondents.

# OCCUPATIONAL SAFETY AND HEALTH REVIEW COMMISSION

SECRETARY OF LABOR, Complaint, V. IMPERIAL SUGAR COMPANY; IMPERIAL-SAVANNAH, L.P., OSHRC DOCKET NO. 08-1104 REGION IV

INSPECTION NO. 310988712

#### PETITION FOR LEAVE TO INTERVENE

COME NOW, LASHUNDA HARVEY, as Administratrix of the Estate of SHELATHIA HARVEY, as his surviving spouse; THE ESTATE OF BYRON R. SINGLETON, by its coadministrators, JOSEPH ANDERSON, the Decedent's Minor Son, and BYRON SINGLETON, JR., the Decedent's other surviving minor son, through their natural mother; TROY BACON; JAMIE J. BUTLER and JAMELLAH BUTLER; CALVIN BRYANT, JR.; TAWANNA BUTLER, as Administratrix of the Estate of JOHN C. BUTLER, JR., and as his surviving spouse; JOANN FIELDS, as Administratrix of the Estate of ALPHONSO FIELDS, and as his surviving spouse; LATACIA JOHNSON-BYNES and EARL GREGORY JOHNSON, JR., as co-administrators of the Estate of EARL GREGORY JOHNSON, SR., and as his surviving children; PATRICIA GRANT-SINGLETON; MATTHEW FREEMAN; SHIRLEY BARNES, as Administratrix of the Estate of ERIC STANLEY BARNES, SR., and his surviving spouse, by and through the undersigned counsel, and pursuant to the provisions of 29 CFR § 2200.21, hereby file their Petition for Leave to Intervenc

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in the above-captioned action.

Petitioners show that each of the above-named Petitioners are interested in the abovecaptioned proceedings as persons who were either injured as a result of the Port Wentworth, Georgia sugar refinery explosion that has led to this proceeding or the Surviving Representatives of persons killed as a result of the Port Wentworth, Georgia sugar refinery explosion. Petitioners show that as witnesses, victims, and surviving representatives of the victims of the explosion and the events surrounding the explosion, Petitioners will assist in the determination of the issues in question in this proceeding and can provide insight into topics necessary for a factual determination of the issues involved. Petitioners further show that their intervention will not unduly delay this proceeding.

WHEREFORE, Petitioners respectfully request that their Petition for Leave to Intervene be *GRANTED* and that Petitioners be named as Intervenors in the above-captioned proceedings, with all rights thereto appertaining.

Respectfully submitted, this 16 day of April, 2009.

Viark Tote

Georgia Bar No. 698820 Counsel for Petitioners

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## UNITED STATES OF AMERICA OCCUPATIONAL SAFETY AND HEALTH REVIEW COMMISSION

SECRETARY OF LABOR,	)	
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Complainant,	)	
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IMPERIAL SUGAR COMPANY;	.)	
IMPERIAL-SAVANNAH, L.P.,	)	
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Respondents.	)	

OSHRC DOCKET NO. 08-1104

Region IV

Inspection No.: 310988712

## CERTIFICATE OF SERVICE

This is to certify that I have this date served a copy of the loregoing PETITION FOR LEAVE

TO INTERVENE by certified United States Mail, return receipt requested with adequate postage

affixed thereon, addressed as follows:

Stanley E. Keen, Esq. Sharon D. Calhoun, Esq. Karen E. Mock, Esq. Christopher D. Helms, Esq. Office of the Solicitor U.S. Department of Labor 61 Forsyth Street S.W. Room 7T10 Atlanta, Georgia 30303 Charles H. Morgan Matthew J. Gilligan Jeremy K. Tucker ALSTON & BIRD LLP 1202 West Peachtree Street Atlanta, Georgia 30309-3424

Mark Tate, Esq. TATE LAW GROUP 2 East Bryan Street, Suite 600 Savannah, Georgia 31401

day of April, 2009. This 14

Brent J/Savage Georgia Bar No. 627480 Kathryn H. Pinckney Georgia Bar No. 376110 Jeremy S. McKenzie Georgia Bar No. 436655 George T. Major, Jr. Georgia Bar No. 619608 Counsel for Petitioners

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