

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

GREG ADKISSON, DONNA)
ADKISSON, DUSTIN BERRY,)
GABRIEL BILLINGSLEY, LEONARD)
RONALD BLEDSOE, JULIE BLEDSOE,)
CARL BOOKER, KAREN BOOKER,)
JEFFERY BREWER, TAMMY BREWER,)
ANSOL CLARK, ANNA CLARK, DAN)
CODY, ELAINE CODY, JOHN D. COX,)
JR., PHILIP CRICK, BRENDA CRICK,)
ENOCH ROY EDMONDS, BRENDA)
EDMONDS, BILLY GIBSON, TIMOTHY)
D. GIBSON, REBECCA GIBSON,)
WILLIAM HEDGECOTH, STAN HILL,)
BILLY ISLEY, DAVID JOHNSON,)
ROBERT JOHNSON, CHRISTINA)
JOHNSON, DAVID JONES, JIMMY)
KILBY, GAIL KILBY, MICHAEL J.)
MCCARTHY, CLINT MANNIS,)
MARGARET MANNIS, NICHOLAS)
PERRY, JOE PURSIFUL, BRENDA)
PURSIFUL, RALPH RAMEY, J.R. REED,)
JIMMY ROBERTS, ROBBIE ROBERTS,)
TIMOTHY SMALLRIDGE, BRIAN)
SUMMERS, ROBERT TEDDER, BRIAN)
THACKER, ANGE THACKER,)
MICHAEL WATKINS, JASON)
WILLIAMS and TINA WILLIAMS,)

Plaintiffs,)

v.)

No.)

JACOBS ENGINEERING GROUP, INC.,)

Defendant.)

COMPLAINT

COME NOW Plaintiffs, Greg Adkisson, Donna Adkisson, Dustin Berry, Gabriel Billingsley, Leonard Ronald Bledsoe, Julie Bledsoe, Carl Booker, Karen Booker, Jeffery Brewer, Tammy Brewer, Ansol Clark, Anna Clark, Dan Cody, Elaine Cody, John D. Cox, Jr., Philip Crick, Brenda Crick, Enoch Roy Edmonds, Brenda Edmonds, Billy Gibson, Timothy D. Gibson, Rebecca Gibson, William Hedgecoth, Stan Hill, Billy Isley, David Johnson, Robert Johnson, Christina Johnson, David Jones, Jimmy Kilby, Gail Kilby, Michael J. McCarthy, Clint Mannis, Margaret Mannis, Nicholas Perry, Joe Pursiful, Brenda Pursiful, Ralph Ramey, J.R. Reed, Jimmy Roberts, Robbie Roberts, Timothy Smallridge, Brian Summers, Robert Tedder, Brian Thacker, Ange Thacker, Michael Watkins, Jason Williams and Tina Williams, by and through counsel, for their complaint, allege upon knowledge as to their own acts, and upon information and belief as to the acts of all other parties, as follows:

STATEMENT OF CASE

This is a joined civil action pursuant to all appropriate legal federal and state legal authority, including but not limited to, International Harvester Co. et al. v. Sartain, 222 S.W.2d 854 (Tenn. 1948), for personal injuries resulting from continuous unlawful exposure to arsenic, the neurotoxin mercury, barium, strontium, thallium, upon information and belief, asbestos, radioactive material, selenium, lead, silica – quartz, aluminum oxide, iron oxide, calcium oxide, boron, and other hazardous substances associated with toxic fly ash located at TVA Superfund Cleanup Site at the KIF location in Kingston, Tennessee. Questions of the series of occurrences, facts and law are common to all Plaintiffs and they pray that this action should therefore be joined pursuant to Fed. R. Civ. P. 20 as all Plaintiffs assert their right to

relief jointly as such arises out of the same series of occurrences, and the questions of facts and law will be common amongst all Plaintiffs.

JURISDICTION AND VENUE

1. All actions complained of herein arose in Roane County, Tennessee where the toxic cleanup occurred and Jacobs Engineering Group, Inc. is a foreign corporation located in Pasadena, California. Therefore, this Court has Diversity Jurisdiction pursuant to 28 U.S.C. § 1332 as this action is well in excess of seventy five thousand dollars (\$75,000.00).

THE PARTIES

2. Plaintiff Greg Adkisson is an individual and is a citizen of the State of Tennessee. He currently resides at 1087 Fairview Road, Harriman, Tennessee 37748.

3. Plaintiff Donna Adkisson is an individual and is a citizen of the State of Tennessee. She currently resides at 1087 Fairview Road, Harriman, Tennessee 37748.

4. Plaintiff Dustin Berry is an individual and is a citizen of the State of Tennessee. He currently resides at 8208 Shelton Road, Corryton, Tennessee 37721.

5. Plaintiff Gabriel Billingsley is an individual and is a citizen of the State of Tennessee. He currently resides at 317 W. 2nd Street, Jasper, Tennessee 37347.

6. Plaintiff Leonard Ronald Bledsoe is an individual and is a citizen of the State of Tennessee. He currently resides at 4713 Macmont Circle, Powell, Tennessee 37849.

7. Plaintiff Julie Bledsoe is an individual and is a citizen of the State of Tennessee. She currently resides at 4713 Macmont Circle, Powell, Tennessee 37849.

8. Plaintiff Carl Booker is an individual and is a citizen of the State of Tennessee. He currently resides at 170 Bower Hollow Road, Luttrell, TN 37779.

9. Plaintiff Karen Booker is an individual and is a citizen of the State of Tennessee. She currently resides at 170 Bower Hollow Road, Luttrell, TN 37779.

10. Plaintiff Jeffery Brewer is an individual and is a citizen of the State of Tennessee. He currently resides at 946 Russell Gap Road, New Market, Tennessee 37820.

11. Plaintiff Tammy Brewer is an individual and is a citizen of the State of Tennessee. She currently resides at 946 Russell Gap Road, New Market, Tennessee 37820.

12. Plaintiff Ansol Clark is an individual and is a citizen of the State of Tennessee. He currently resides at 1201 Andes Road, Knoxville, Tennessee 37931.

13. Plaintiff Anna Clark is an individual and is a citizen of the State of Tennessee. She currently resides at 1201 Andes Road, Knoxville, Tennessee 37931.

14. Plaintiff Dan Cody is an individual and is a citizen of the State of Tennessee. He currently resides at 281 N. Rushy Springs Road, Talbott, Tennessee 37877.

15. Plaintiff Elaine Cody is an individual and is a citizen of the State of Tennessee. She currently resides at 281 N. Rushy Springs Road, Talbott, Tennessee 37877.

16. Plaintiff John D. Cox, Jr. is an individual and is a citizen of the State of Tennessee. He currently resides at 8657 Foust Hollow Road, Knoxville, Tennessee 37938.

17. Plaintiff Philip Crick is an individual and is a citizen of the State of Tennessee. He currently resides at 4926 McIntyre Road, Knoxville, Tennessee 37914.

18. Plaintiff Brenda Crick is an individual and is a citizen of the State of Tennessee. She currently resides at 4926 McIntyre Road, Knoxville, Tennessee 37914.

19. Plaintiff Enoch Roy Edmonds is an individual and is a citizen of the State of Tennessee. He currently resides at 755 Eagle Furnace Road, Rockwood, Tennessee 37804.

20. Plaintiff Brenda Edmonds is an individual and is a citizen of the State of Tennessee. She currently resides at 755 Eagle Furnace Road, Rockwood, Tennessee 37804.

21. Plaintiff Billy Gibson is an individual and is a citizen of the State of Tennessee. He currently resides at P.O. Box 568, Huntsville, Tennessee 37756.

22. Plaintiff Timothy D. Gibson is an individual and is a citizen of the State of Tennessee. He currently resides at 418 Water Oak Drive, Seymour, Tennessee 37865-3412.

23. Plaintiff Rebecca Gibson is an individual and is a citizen of the State of Tennessee. She currently resides at 418 Water Oak Drive, Seymour, Tennessee 37865-3412.

24. Plaintiff William Hedgecoth is an individual and is a citizen of the State of Tennessee. He currently resides at 712 Roane Street, Apartment 7B, Harriman, Tennessee 37748.

25. Plaintiff Stan Hill is an individual and is a citizen of the State of Tennessee. He currently resides at 408 Depot Street, Luttrell, Tennessee 37779.

26. Plaintiff Billy Isley is an individual and is a citizen of the State of Tennessee. He currently resides at 160 Love Hollow Road, Lafollette, Tennessee 37766.

27. Plaintiff David Johnson is an individual and is a citizen of the State of Tennessee. He currently resides at 687 Robinson Drive, Lenoir City, Tennessee 37772.

28. Plaintiff Robert Johnson is an individual and is a citizen of the State of Tennessee. He currently resides at 130 Big Springs Lane, Unit 1, Jacksboro, Tennessee 37757.

29. Plaintiff Christina Johnson is an individual and is a citizen of the State of Tennessee. She currently resides at 130 Big Springs Lane, Unit 1, Jacksboro, Tennessee 37757.

30. Plaintiff David Jones is an individual and is a citizen of the State of Tennessee. He currently resides at 202 Walden Avenue, Harriman, Tennessee 37748.

31. Plaintiff Jimmy Kilby is an individual and is a citizen of the State of Tennessee. He currently resides at P.O. Box 277, Oakdale, Tennessee 37829.

32. Plaintiff Gail Kilby is an individual and is a citizen of the State of Tennessee. She currently resides at P.O. Box 277, Oakdale, Tennessee 37829.

33. Plaintiff Michael J. McCarthy is an individual and is a citizen of the State of Tennessee. He currently resides at 7625 Crestland Road, Knoxville, Tennessee 37938.

34. Plaintiff Clint Mannis is an individual and is a citizen of the State of Tennessee. He currently resides at 820 Sanders Road, Knoxville, Tennessee 37923.

35. Plaintiff Margaret Mannis is an individual and is a citizen of the State of Tennessee. She currently resides at 820 Sanders Road, Knoxville, Tennessee 37923.

36. Plaintiff Nicholas Perry is an individual and is a citizen of the State of Tennessee. He currently resides at 160 Bird Road, Lenoir City, Tennessee 37771.

37. Plaintiff Joe Pursiful is an individual and is a citizen of the State of Tennessee. He currently resides at 318 Harless Road, Corryton, Tennessee 37721.

38. Plaintiff Brenda Pursiful is an individual and is a citizen of the State of Tennessee. She currently resides at 318 Harless Road, Corryton, Tennessee 37721.

39. Plaintiff Ralph Ramey is an individual and is a citizen of the State of Tennessee. He currently resides at 861 Loudon Highway, Kingston, Tennessee 37763.

40. Plaintiff J.R. Reed is an individual and is a citizen of the State of Tennessee. He currently resides at 631 Catoosa Ridge Road, Rockwood, Tennessee 37854.

41. Plaintiff Jimmy Roberts is an individual and is a citizen of the State of Tennessee. He currently resides at 412 Highland Drive, Knoxville, Tennessee 37912.

42. Plaintiff Robbie Roberts is an individual and is a citizen of the State of Tennessee. She currently resides at 412 Highland Drive, Knoxville, Tennessee 37912.

43. Plaintiff Timothy Smallridge is an individual and is a citizen of the State of Tennessee. He currently resides at 108 Carnegie Drive, Oak Ridge, Tennessee 37830.

44. Plaintiff Brian Summers is an individual and is a citizen of the State of Tennessee. He currently resides at 501 Edwards Lane, Rockwood, Tennessee 37854.

45. Plaintiff Robert Tedder is an individual and is a citizen of the State of Tennessee. He currently resides at 3050 Fairview Road, Madisonville, Tennessee 37354.

46. Plaintiff Brian Thacker is an individual and is a citizen of the State of Tennessee. He currently resides at 132 Fox Lane, Clinton, Tennessee 37716.

47. Plaintiff Ange Thacker is an individual and is a citizen of the State of Tennessee. She currently resides at 132 Fox Lane, Clinton, Tennessee 37716.

48. Plaintiff Michael Watkins is an individual and is a citizen of the State of Tennessee. He currently resides at 589 Kyker Circle, Seymour, Tennessee 37865.

49. Plaintiff Jason Williams is an individual and is a citizen of the State of Tennessee. He currently resides at 153 Hillside Drive, Oak Ridge, Tennessee 37830.

50. Plaintiff Tina Williams is an individual and is a citizen of the State of Tennessee. She currently resides at 153 Hillside Drive, Oak Ridge, Tennessee 37830.

51. Defendant Jacobs Engineering Group, Inc. is a foreign corporation with its principal place of business in Pasadena, California. Jacobs Engineering Group, Inc. was licensed to do business, and was and is doing business, in the State of Tennessee and elsewhere is directly liable for all actions contained herein. Jacobs Engineering Group, Inc. may be served through its Managerial Agent Thomas Bock who is located at the KIF Remediation Site located at 714 Swan Pond Road, Harriman, Roane County, Tennessee 37748.

GENERAL ALLEGATIONS

The Site

52. The events described herein took place primarily at the TVA KIF Superfund Cleanup Site in Kingston, Roane County, Tennessee. Jacobs Engineering Group, Inc. was constructed to provide a safe environment for all employees of various employers who performed Superfund Remediation work at KIF in regards to the ash spill site in Kingston, Tennessee↓.

Events and Facts Surrounding the Continuous Unlawful Exposure

Incurred by the Plaintiffs

53. TVA had entered into prime contracts with several companies, including Jacobs Engineering Group, Inc., (the contracted oversees site safety at KIF) and upon information and belief, the contracts with Jacobs Engineering Group, Inc. greatly exceeded forty million dollars (\$40,000,000.00) for which the purpose was to appropriately provide safety for cleanup of environmental contamination/remediation for the benefit of TVA to protect the taxpaying citizens of Roane County, workers at the Site, and the general area to restore portions of property damaged by the Kingston (KIF) ash spill, and to appropriately repair the KIF fly ash containment structure.

54. Despite Jacobs Engineering Group, Inc.'s duties under this multi-million dollar agreement to the taxpayers, they misrepresented to workers of other employers at the KIF Site, TVA and the Roane County citizens that the Superfund remediation would be conducted in a timely, safe manner, and upon information and belief, it was intentionally contrary to numerous representations made by the Defendant that fly ash was not harmful to human health.

55. However, Jacobs Engineering Group, Inc. had in its possession manuals for the fly ash safety that contained vital information on the toxic constituents, of which the Defendant was intentionally and knowingly aware of how to protect the safety of individuals on Site, as well as informing its workers of other employers of its danger(s). Instead they intentionally lied to the workers about the safety of fly ash constituents.

56. In the Defendant's own possession were documents that referenced toxic constituents and target organs. One example of such information was:

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CONSTITUENTS	CAS #	SITE ACTION LEVEL ¹	SITE EXPOSURE LIMIT ²	ROUTES OF EXPOSURE	SYMPTOMS OF EXPOSURE	TARGET ORGANS	NIOSH METHODS
SILICA - QUARTZ ³ RESPIRABLE	14808-60-7	0.025 MG/M ³	0.050 MG/M ³	INHALATION SKIN AND/OR	COUGH, DYSPNEA WHEEZING, PROGRESSIVE RESPIRATORY SYMPTOMS (SILICOSIS), IRRITATION EYES	EYES, RESPIRATORY SYSTEM	7500
CRISTOBALITE	14484-46-1			EYE CONTACT, INGESTION			7601
ALUMINUM OXIDE	1344-25-1	2.5 MG/M ³	5 MG/M ³	INHALATION, INGESTION, SKIN AND/OR EYE CONTACT	IRRITATION EYES, SKIN, RESPIRATORY SYSTEM	EYES, SKIN, RESPIRATORY SYSTEM	0500 0800
IRON OXIDE	1309-37-1	2.5 MG/M ³	5 MG/M ³	INHALATION, INGESTION	BENIGN, PNEUMOCOCONIOSIS	RESPIRATORY SYSTEMS	7300 7301 7303 9102
CALCIUM OXIDE	1305-78-8	2.5 MG/M ³	5 MG/M ³	INHALATION, INGESTION, SKIN AND/OR EYE CONTACT	IRRITATION EYES, SKIN, UPPER RESPIRATORY TRACT, ULCER, PERFORATION, NASAL SEPTUM	EYES, SKIN, RESPIRATORY SYSTEM	7020 7303
ARSENIC ⁴ (INORGANIC)	7440-38-2	0.005 MG/M ³	0.01 MG/M ³	INHALATION, SKIN ABSORPTION, SKIN AND/OR EYE INGESTION	ULCERATION OF NASAL SEPTUM, DERMATITIS, GASTROINTESTINAL DISTURBANCE, PERIPHERAL NEUROPATHY, RESPIRATORY IRRITATION	LIVER, KIDNEYS SKIN, LUNGS, LYMPHATIC SYSTEM ...	7300 7301 7303 7800 9102

1. Based on 50% of the 8 hour site exposure limit
 2. Based on the lower of the values recognized by OSHA or the ACGIH. Crystalline silica value is based on TOSHA levels which is typically lower than the sample-specific calculated OSHA level.
 3. Suspected human carcinogen
 4. Confirmed human carcinogen

57. As referenced in Paragraph 57, at all times, Jacobs Engineering Group, Inc. had full access to the manuals' specialized information, and based upon information and belief, the level commercial sophistication that they knew of the appropriate danger and should have protected all near the KIF Ash Spill.

58. Based upon statement and facts learned from workers, the Defendant engaged in intentional improper air monitoring of the fly ash in violation of federal and state laws.

59. Based upon later information acquired by Plaintiffs, they were intentionally subjected to inadequate safety training in regards to the hazards associated with inhaling toxic fly ash.

60. Based upon information acquired by Plaintiffs, they were subjected to inadequate medical monitoring regarding the hazardous fly ash constituents.

61. All Plaintiffs worked long hours per day in close proximity with toxic fly ash constituents.

62. The fly ash dust and debris material was inhaled and on occasion would become imbedded in the referenced Plaintiffs' skin.

63. Many Plaintiffs specifically requested that Defendant provide them with respirators, dust masks and personal protective equipment, such as specialized clothing intended to protect workers from coming into direct contact with hazardous substances contained in fly ash, but such requests were denied.

64. Defendant expressly refused Plaintiffs' specific request for respirators and personal protective equipment to use during cleanup of the fly ash Site and threatened some Plaintiffs who so requested. Further, when some individuals were prescribed respirators or protective masks, they were ordered not to wear said items, despite Defendant being responsible to provide a safe environment for individuals present on the site.

65. Consequently, Plaintiffs were improperly exposed to high concentrations of these fly ash toxic constituents while working on the Superfund Site at KIF for a prolonged duration of time.

66. Failure to provide hazardous materials workers with personal protective equipment is a violation of federal and state worker protection law.

67. The Defendant intentionally did not require the matter to be handled, abated, or disposed in accordance with legal requirements for management and disposal of such substances despite Plaintiffs' exposure.

68. Defendant fraudulently concealed and continued to deny the fact that Plaintiffs had been exposed to hazardous substances.

69. The improper handling of the fly ash, as instructed by the Defendant, is disseminated down to Plaintiffs that worked on site for other employers and other hazardous substances caused them to become airborne throughout the Site.

70. Upon information and belief, the fly ash constituents and other hazardous substances have remained present in the air, soil and water at the Site until the present time.

71. Plaintiffs and other workers for the employers at the Site therefore continue to suffer exposure to these hazardous substances for as long as they work at the Site.

72. The effects of continued exposure to such hazardous substances have resulted and will continue to result in cumulative negative health impacts on Plaintiffs, including but not limited to eye problems, sinus problems, pulmonary problems, heart problems and other health-related problems as indicated by Jacobs Engineering Group, Inc.'s own internal documents, some of which is referenced in Paragraph 57.

FIRST CLAIM FOR RELIEF

73. Plaintiffs refer to and reallege Paragraphs 1 through 72 of this Complaint and incorporate them by this reference, as though fully set forth herein.

74. Plaintiffs hereby assert their cause of action for Outrageous Conduct. Defendant's intentional knowing, wanton, and willful exposure of Plaintiffs, who worked for other employers at KIF, to toxic fly ash constituents, and other hazardous substances and intentional denial of personal protective equipment and respirators to Plaintiffs would be perceived as outrageous by any reasonable person, and not tolerated in a just, civilized society.

75. Defendant acted with the reckless or intent to cause Plaintiffs emotional distress, by disregarding whether or not exposing Plaintiffs to hazardous substances would cause emotional distress.

76. Defendant's exposure of Plaintiffs to hazardous substances and denial of personal protective equipment and respirators to Plaintiffs has caused them to suffer emotional distress to a degree that no reasonable person should be expected to suffer.

77. As a direct and proximate result of Defendant's outrageous conduct, Plaintiffs, who worked for other employers at KIF, have suffered and are reasonably certain to suffer injury, increased risk of disease, liver, kidney, lungs, heart, sinus and skin problems, medical monitoring costs, pain and suffering, mental anguish, other personal injuries and other damages, with the exact amount to be proven at trial.

SECOND CLAIM FOR RELIEF

Battery

78. Plaintiffs refer to and reallege Paragraphs 1 through 77 of this Complaint and incorporate them by this reference, as though fully set forth herein.

79. Plaintiffs hereby assert their cause of action for Battery.

80. Defendant knew that the toxic fly ash contained hazardous substances, including, but not limited to, arsenic before and during remediation activities.

81. Defendant nevertheless intentionally knowingly, wantonly, and willfully caused such hazardous substances to come into physical contact with Plaintiffs who worked for other employers on site.

82. Such physical contact with hazardous substances in such manner was harmful and unwanted.

83. Plaintiffs did not consent to such physical contact with any hazardous substances.

84. Plaintiffs consented only to physical contact with materials described as non-hazardous substances, and that Defendant intentionally misrepresented to them “you could drink fly ash daily and suffer no adverse health effects.”

85. As a direct and proximate result of Defendant’s causing Plaintiffs to suffer harmful physical contact with hazardous substances contained in fly ash, Plaintiffs have suffered injury or are reasonably certain to suffer increased risk of disease and illness, fear of disease, medical monitoring costs, pain and suffering, mental anguish, other personal injuries, and other damages, the exact amount to be proven at trial.

THIRD CLAIM FOR RELIEF

Negligence

86. Plaintiffs refer to and reallege Paragraphs 1 through 85 of this Complaint and incorporate them by this reference, as though fully set forth herein.

87. Plaintiffs hereby assert their cause of action for negligence.

88. Defendant knew that the fly ash contained arsenic and other previously referenced hazardous substances, before and during remediation activities.

89. Defendant had an obligation to the United States Environmental Protection Agency (“EPA”) to ensure that hazardous substances at the Site are handled and disposed of properly.

90. The EPA’s CERCLA remediation order is intended to protect a class of persons that includes Plaintiffs.

91. Defendant Jacobs Engineering Group, Inc. had a specific duty pursuant to its obligations to TVA and others to properly sample and dispose of any hazardous substances in a safe and proper manner, implement an adequate safety plan, and properly ensure appropriate safety training for all those working and performing activities on Site at KIF.

92. Jacobs Engineering Group, Inc. had a duty that was intended to protect a class of persons that includes Plaintiffs even though they worked for other employers on site.

93. The Defendant further owed Plaintiffs a duty not to expose them to the hazardous substances in an unsafe manner.

94. Defendant’s knowing, wanton, and willful failure to properly handle the hazardous substances contained in fly ash and to provide personal protection equipment, in light of their knowledge of the presence of such substances on Site, constituted a breach of that duty to all who were present on site and the citizens of Roane County.

95. Defendant’s breach of duty caused Plaintiffs to be continually exposed to toxic fly ash constituents.

96. As a direct and proximate result of Defendant’s negligence, Plaintiffs have suffered injury or are reasonably certain to suffer increased risk of disease, fear of disease,

medical monitoring costs, pain and suffering, mental anguish, other personal injuries, and other damages, the exact amount to be proven at trial.

FOURTH CLAIM FOR RELIEF

Negligence *Per Se*

97. Plaintiffs refer to and reallege Paragraphs 1 through 96 of this Complaint and incorporate them by this reference, as though fully set forth herein.

98. Plaintiffs hereby assert their cause of action for Negligence *per se*.

99. United States Occupational Safety and Health Administration (“OSHA”) regulations establish the standard of care for protecting workers who handle hazardous materials. In accordance with 29 C.F.R. 1900 *et seq.* and more particular, 29 C.F.R. Part 1910.1018, 29 C.F.R. § 1910.1001, 29 C.F.R. § 1910.134, 29 C.F.R. § 1926.103, and other pertinent regulations and statutes.

100. Further, the Plaintiffs were engaged in an Ultrahazardous activity further imposing strict liability.

101. Defendant’s failure to ensure compliance with OSHA’s worker protection regulations constitute a *per se* breach of their duty of care toward Plaintiffs.

102. As a direct and proximate result of Defendant’s negligence *per se*, Plaintiffs have suffered or are reasonably certain to suffer increased risk of disease, fear of disease, medical monitoring costs, pain and suffering, mental anguish, other personal injuries, and other damages, the exact amount to be proven at trial.

FIFTH CLAIM FOR RELIEF

Intentional and/or Reckless Failure to Warn

103. Plaintiffs refer to and reallege Paragraphs 1 through 102 of this Complaint and incorporate them by this reference, as though fully set forth herein.

104. Plaintiffs hereby assert their cause of action for Intentional and/or Reckless Failure to Warn.

105. Defendant knew that the fly ash was contaminated with toxic constituents.

106. Defendant therefore had a duty to warn Plaintiffs of the presence of the toxic constituents.

107. Defendant breached its duty by not only failing to warn Plaintiffs, but actually fraudulently concealing that fact.

108. Defendant's breach of the duty to warn caused Plaintiffs to work inside the dangerous environment without any respirators, masks or personal protective equipment, and to be exposed to high concentrations of toxins during that period of their continuous exposure.

109. As a direct and proximate result of Defendant's negligent failure to warn, Plaintiffs have suffered personal injury or are reasonably certain to suffer increased risk of disease, fear of disease, medical monitoring costs, pain and suffering, mental anguish, other personal injuries, and other damages, the exact amount to be proven at trial.

SIXTH CLAIM FOR RELIEF

Reckless Infliction of Emotional Distress

110. Plaintiffs refer to and reallege Paragraphs 1 through 109 of this Complaint and incorporate them by this reference, as though fully set forth herein.

111. Plaintiffs hereby assert their cause of action for Reckless Infliction of Emotional Distress.

112. Defendant had a duty of care toward Plaintiffs not to cause them undue emotional distress.

113. Defendant's knowing, wanton, and willful exposure of Plaintiffs to toxins and other hazardous substances breached their duty of care toward Plaintiffs.

114. Defendant's exposure of Plaintiffs to toxins and other hazardous substances has caused them to suffer emotional distress to a degree that no reasonable person should be expected to suffer.

115. As a direct and proximate result of Defendant's negligent infliction of emotional distress upon Plaintiffs, Plaintiffs have suffered damages, the exact amount to be proven at trial.

SEVENTH CLAIM FOR RELIEF

Fraud

116. Plaintiffs refer to and allege Paragraphs 1 through 115 of this Complaint and incorporate them by this reference, as though fully set forth herein.

117. Plaintiffs hereby assert their cause of action for Fraud.

118. Defendant represented to Plaintiffs that the fly ash did not contain dangerous toxins or other hazardous substances.

119. Defendant knew that their representation was false.

120. Defendant outrageously intended to cause Plaintiffs to continue to work on the Site without respirators or personal protective equipment for their astronomical contractual benefit.

121. Plaintiffs, in justifiable reliance on Defendant's representation that the Site was safe, did work without respirators, masks or personal protective equipment and continued to do so for many hours per day.

122. Plaintiffs would not have worked in this environment without respirators or personal protective equipment had they had full knowledge that they did contact toxic constituents and other hazardous substances.

123. As a direct and proximate result of Defendant's fraud upon Plaintiffs, Plaintiffs have suffered personal injuries and are reasonably certain to suffer increased risk of disease, fear of disease, medical monitoring costs, pain and suffering, mental anguish, other personal injuries, and other damages, the exact amount to be proven at trial.

EIGHTH CLAIM FOR RELIEF

Misrepresentation/Fraudulent Concealment

124. Plaintiffs refer to and reallege Paragraphs 1 through 123 of this Complaint and incorporate them by this reference, as though fully set forth herein.

125. Plaintiffs hereby assert their cause of action for Negligent Misrepresentation.

126. Defendant represented to Plaintiffs that the Site did not contain toxic constituents or other hazardous substances.

127. Based upon Paragraph 57 and other information known by the Defendant, Defendant knew that their representation was false, or acted with reckless regard as to whether or not its representation was false.

128. Defendant failed to use due care and honesty regarding the accuracy of their representations.

129. Defendant intended to cause Plaintiffs to continue to work on the Site without respirators or personal protective equipment.

130. Plaintiffs, in justifiable reliance on Defendants' representation that the toxic fly ash was safe, did work on the Site without respirators, masks or personal protective equipment.

131. Plaintiffs would not have worked on Site without respirators or personal protective equipment had they known of the dangers of prolonged exposure.

As a direct and proximate result of Defendant's fraud upon Plaintiffs, Plaintiffs have suffered or are reasonably certain to suffer increased risk of disease, fear of disease, medical monitoring costs, pain and suffering, mental anguish, other personal injuries, and other damages, the exact amount to be proven at trial.

NINTH CLAIM FOR RELIEF

Strict Liability for Ultrahazardous or Abnormally Dangerous Activity

132. Plaintiffs refer to and reallege Paragraphs 1 through 131 of this Complaint and incorporate them by this reference, as though fully set forth herein.

133. Plaintiffs hereby assert their cause of action for Strict Liability for Ultrahazardous or Abnormally Dangerous Activity.

134. Remediation of a Superfund Cleanup Site without compliance with OSHA regulations poses an excessively high degree of risk of harm.

135. The remediation of a Superfund Site without compliance with OSHA regulations is not a common activity.

136. The remediation of a Superfund Site without compliance with OSHA regulations was entirely inappropriate to the location at which it was carried out.

137. There is little if any value to the community in the remediation without compliance with OSHA regulations.

138. The remediation of a toxic Superfund Site without noncompliance with OSHA regulations therefore constitutes an ultrahazardous or abnormally dangerous activity.

139. As a direct and proximate result of the environmental remediation without compliance with OSHA regulations and other safety standards, Plaintiffs have suffered

injuries or are reasonably certain to suffer increased risk of disease, fear of disease, medical monitoring costs, pain and suffering, mental anguish, other personal injuries, and other damages, the exact amount to be proven at trial.

JURY DEMAND

140. Plaintiffs hereby demand a trial by jury on all issues raised herein.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs pray judgment against Defendant as follows:

141. For fair compensatory damages for physical injury, pain and suffering, mental anguish, increased risk of disease, fear of disease, medical expenses, medical monitoring, and compensatory damages in any amount or amounts fair to be determined by a jury at trial;

142. Further, all spousal Plaintiffs listed in this paragraph, Donna Adkisson, Julie Bledsoe, Karen Booker, Tammy Brewer, Anna Clark, Elaine Cody, Brenda Crick, Brenda Edmonds, Rebecca Gibson, Christina Johnson, Gail Kilby, Margaret Mannis, Brenda Pursiful, Robbie Roberts, Ange Thacker and Tina Williams hereby bring an additional action for damages to which they may be fairly entitled for loss of consortium.

143. For punitive damages in any amount fair not to exceed twenty percent (20%) of the amount of all Jacobs Engineering Group, Inc. collective contracts that were created to protect the funding taxpayers of the United States of America for the economic benefit of the TVA and the citizens of Roane County Tennessee, the Plaintiffs to this action; and

144. On all Claims for Relief, such other and further relief as this Court deems just and proper under the circumstances.

Respectfully submitted this 22nd of August, 2013.

PEMBERTON & SCOTT, PLLP

s/James K. Scott

James K. Scott, BPR No. 016893

9539 Kingston Pike

Knoxville, TN 37922

(865) 531-1941

Attorney for Plaintiffs