


Section 4.

- “If you choose to join in this case, you will become a party and will be bound by the judgment, regardless of whether it is favorable or unfavorable to you,” is not deleted from Section 4.
- “Your decision not to join this case will not affect your right to bring a similar case on your own at a future time,” is not deleted from Section 4, but is amended to state, “Your decision not to join this case will not affect your right to hire your own attorney and to bring a similar case on your own at a future time.”
- “However, claims under the Fair Labor Standards Act must be brought within two years of the date the claim arises, unless the employer’s violation of the law was ‘willful,’ in which case the claim must be brought within three years,” is not deleted from Section 4, but is amended as stated here.
- “If you join this case, you will be represented by the Plaintiffs’ Counsel in this case,” is not deleted from Section 4.
- “The attorneys for the Plaintiffs are being paid on a contingency fee basis, which means that if there is no recovery there will be no attorneys’ fee. If there is a recovery, the attorneys for the group of welders will receive a part of any settlement that might be obtained or money judgment that might be entered in favor of all members of the group,” is amended as shown and retained in Section 4.

SIGNED on October 25, 2017, at Houston, Texas.



Lee H. Rosenthal
Chief United States District Judge