

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

SECURITIES AND EXCHANGE COMMISSION, \*  
Plaintiff \*

VERSUS \* Case No. 3-09-CV-298-N  
\*

STANFORD INTERNATIONAL BANK, LTD., \*  
STANFORD GROUP COMPANY \*  
STANFORD CAPITAL MANAGEMENT, LLC \*  
R. ALLEN STANFORD, JAMES M. DAVIS, \*  
AND LAURA PENDERGEST-HOLT \*  
Defendants \*

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**LOUISIANA RETIREES’ MOTION TO ADOPT AND JOIN IN THE  
“OPPOSITION OF CERTAIN STANFORD INTERNATIONAL BANK DEPOSITORS  
TO KLS STANFORD VICTIMS’ MOTION TO INTERVENE AND FOR  
APPOINTMENT TO THE OFFICIAL STANFORD INVESTOR COMMITTEE”  
AND INCORPORATED MEMORANDUM IN SUPPORT**

Now into court, through undersigned counsel come **Troy Lillie *et al.*** (“collectively **Louisiana Retirees**”)<sup>1</sup>, who move this Honorable Court to adopt and join in the “Opposition of Certain Stanford International Bank Depositors (ECF No. 1393) to KLS Stanford Victims’ Motion to Intervene and For Appointment to the Official Stanford Investor Committee” (Doc. Entry No.1426) (“Opposition”) filed on August 4, 2011 in the above referenced and captioned matter.

**PRAYER**

Louisiana Retirees respectfully move this Court for entry of an Order granting Louisiana Retirees’ motion to adopt the “Opposition of Certain Stanford International Bank Depositors (ECF

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Louisiana Retirees are plaintiffs in the Becker, Starkey, Roland, Farr, and Lillie Cases, along with the Investor Defendants in the case identified as *Janvey v. Alguire, et al.*, Docket No. 3:09-CV-724 in the U.S. District Court, Northern District of Texas, as more particularly defined in the Appendix submitted. Louisiana Retirees have previously appeared in this matter in February 3, 2010 for the limited purpose of objection to the Receiver’s second amended order appointing receiver and Louisiana Retirees’ motion for leave was granted on July 19, 2010 at Doc. Entry No. 1129.

No. 1393) to KLS Stanford Victims' Motion to Intervene and For Appointment to the Official Stanford Investor Committee" (Doc. Entry No.1426) and plead the same as if copied herein in extensio, and for all general relief.

Respectfully submitted by:

**PREIS GORDON, APLC**

s/Phillip W. Preis

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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on August 5, 2011, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the ECF participants or by such other means as authorized by the Court and the Federal Rules of Civil Procedure.

s/Phillip W. Preis  
Phillip W. Preis