

## PERMANENT SUBCOMMITTEE ON INVESTIGATIONS

Mr. COLEMAN. Mr. President, I would like to announce for the information of the Senate and the public that the Permanent Subcommittee on Investigations of the Committee on Homeland Security and Governmental Affairs will hold a hearing on March 14, 2006, entitled "GSA Contractors Who Cheat on Their Taxes and What Should Be Done About It." The March 14 hearing will be the third hearing on Federal contractors with unpaid tax debt. In February 2004, the subcommittee held a hearing entitled "DOD Contractors Who Cheat on Their Taxes, which examined the IRS' failure to collect \$3 billion in unpaid taxes owed by contractors doing business with the Department of Defense, DOD, and getting paid with taxpayer dollars. In June 2005, the Subcommittee held a hearing entitled "Civilian Contractors Who Cheat on Their Taxes", which identified an additional \$3.3 billion in unpaid taxes and demonstrated that the problem of tax delinquent Federal contractors is not confined to DOD. Because of the potential revenue that could be collected by the Federal Payment Levy Program from non-DOD contractors, the subcommittee expanded the coverage of the investigation to include contractors at other Federal agencies who receive Federal contract payments and are delinquent in paying their taxes. In the continuing investigation of Federal contractors who do not pay their taxes, the subcommittee plans to hold a hearing on March 14 on the General Service Administration's contractors who are tax delinquent. Federal contractors who owe taxes are still allowed to do business with the Federal Government. The hearing will explore the extent to which these contractors are tax delinquent and what can be done about it.

The subcommittee hearing is scheduled for Tuesday, March 14, 2006, at 9:30 a.m. in room 342 of the Dirksen Senate Office Building. For further information, please contact Raymond V. Shepherd, III, Staff Director and Chief Counsel to the Permanent Subcommittee on Investigations.

#### AUTHORITY FOR COMMITTEES TO MEET

##### COMMITTEE ON ARMED SERVICES

Mr. FRIST. Mr. President, I ask unanimous consent that the Committee on Armed Services be authorized to meet during the session of the Senate on March 7, 2006, at 9:30 a.m., to receive testimony from combatant commanders on their military strategy and operational requirements, in review of the defense authorization request for fiscal year 2007 and the Future Years Defense Program.

The PRESIDING OFFICER. Without objection, it is so ordered.

##### COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS

Mr. FRIST. Mr. President, I ask unanimous consent that the Com-

mittee on Banking, Housing, and Urban Affairs be authorized to meet during the session of the Senate on March 7, 2006, at 10 a.m., to conduct a hearing on "Assessing the Current Oversight and Operation of Credit Rating Agencies."

The PRESIDING OFFICER. Without objection, it is so ordered.

##### COMMITTEE ON COMMERCE, SCIENCE, AND TRANSPORTATION

Mr. FRIST. Mr. President, I ask unanimous consent that the Committee on Commerce, Science, and Transportation be authorized to meet on Tuesday, March 7, 2006, at 10 a.m. on Rural Telecom.

The PRESIDING OFFICER. Without objection, it is so ordered.

##### COMMITTEE ON ENERGY AND NATURAL RESOURCES

Mr. FRIST. Mr. President, I ask unanimous consent that the Committee on Energy and Natural Resources be authorized to meet during the session of the Senate and on Tuesday, March 7 at 9:30 a.m. The purpose of this oversight hearing is to discuss the goal of energy independence.

The PRESIDING OFFICER. Without objection, it is so ordered.

##### COMMITTEE ON FOREIGN RELATIONS

Mr. FRIST. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on Tuesday, March 7, 2006, at 9:30 a.m. to hold a hearing on nominations.

The PRESIDING OFFICER. Without objection, it is so ordered.

##### COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

Mr. FRIST. Mr. President, I ask unanimous consent that the Committee on Health, Education, Labor, and Pensions be authorized to meet during the session of the Senate on Tuesday, March 7, 2006, at 10 a.m. in SD-430.

The PRESIDING OFFICER. Without objection, it is so ordered.

##### COMMITTEE ON VETERANS' AFFAIRS

Mr. FRIST. Mr. President, I ask unanimous consent that the Committee on Veterans' Affairs be authorized to meet during the session of the Senate on Tuesday, March 7, 2006, to hear the legislative presentation of the Veterans of Foreign Wars. The hearing will take place in room 216 of the Hart Senate Office Building at 10 a.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

##### SELECT COMMITTEE ON INTELLIGENCE

Mr. FRIST. Mr. President, I ask unanimous consent that the Select Committee on Intelligence be authorized to meet during the session of the Senate on Tuesday, March 7, 2006, at 2:30 p.m. to hold a closed business meeting.

The PRESIDING OFFICER. Without objection, it is so ordered.

##### SUBCOMMITTEE ON STRATEGIC FORCES

Mr. FRIST. Mr. President, I ask unanimous consent that the Sub-

committee on Strategic Forces be authorized to meet during the session of the Senate on March 7, 2006, at 2:45 p.m., in open session to receive testimony on the nuclear weapons and defense environmental cleanup activities of the Department of Energy in review of the Defense authorization request for fiscal year 2007 and the future years nuclear security program.

The PRESIDING OFFICER. Without objection, it is so ordered.

#### ORDERS FOR WEDNESDAY, MARCH 8, 2006

Mr. FRIST. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in adjournment until 9:30 a.m. on Wednesday, March 8. I further ask that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved, and the Senate then proceed to a period of morning business for up to 30 minutes, with the first 15 minutes under the control of the majority leader or his designee and the final 15 minutes under the control of the Democratic leader or his designee; further, that the Senate then resume consideration of S. 2349, the lobbying reform bill.

The PRESIDING OFFICER. Without objection, it is so ordered.

#### PROGRAM

Mr. FRIST. Mr. President, the Senate will resume consideration of the lobbying reform bill tomorrow. Senators who have amendments to this bill should be working with bill managers, as they are trying to expedite the amendment process. Senators should expect full days this week as we work toward passage of this bill.

#### ORDER FOR ADJOURNMENT

Mr. FRIST. If there is no further business to come before the Senate, I ask that it be in order for the Democratic leader to offer an amendment to the lobbying reform bill, and following his statement, the Senate stand in adjournment under the previous order.

The PRESIDING OFFICER. Without objection, it is so ordered.

#### LEGISLATIVE TRANSPARENCY AND ACCOUNTABILITY ACT OF 2006—Continued

The PRESIDING OFFICER. The clerk will report the pending business. The assistant legislative clerk read as follows:

A bill (S. 2349) to provide greater transparency in the legislative process.

The PRESIDING OFFICER. The Democratic leader.

AMENDMENT NO. 2932 TO AMENDMENT NO. 2349 (Purpose: To provide additional transparency in the legislative process)

Mr. REID. I send an amendment to the desk.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

The Senator from Nevada [Mr. REID] proposes an amendment numbered 2932.

Mr. REID. I ask unanimous consent the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

(The amendment is printed in today's RECORD under "Text of Amendments.")

Mr. REID. Mr. President, when we returned from the winter recess, this Democratic minority acted decisively by introducing S. 2180, which we call the Honest Leadership Act. We put reform to paper and established the baseline for the Senate by getting caucuswide support for what we believe is a very tough and comprehensive reform piece of legislation.

Much of what we worked for as a caucus has now gained bipartisan support. I appreciate the work done by Senators LOTT and DODD. I appreciate the work done by Senators LIEBERMAN and COLLINS. I especially appreciate the work of the committee members, both Democrats and Republicans.

What we have now is a molding of both the bill that came out of the Committee on Homeland Security and Governmental Affairs and the Rules Committee. That bill included a significant portion of the bill we introduced. I compliment and applaud the two committees for getting us to the point where we are.

There are aspects of the reported bills that need to be strengthened. As far as these measures now before the Senate, we want them to be consistent with legislation we introduced earlier this year. The amendment I have offered does that.

The amendment would make a number of changes to the pending bill. It would prohibit sitting Members of the Senate and senior legislative and executive branch employees from negotiating for private sector employment where a conflict or appearance of a conflict exists.

This amendment would impose criminal penalties in order to put a stop to the system of what many believe is a system of corruption that developed under the so-called K Street project. The K Street project was a form of institutionalized corruption in which Members of Congress limited access to government offices and influence over policy matters, or threatened to do so, as a means of forcing corporations, trade associations, and lobbying firms to hire Republicans and to tilt their political contributions to Republicans. It is a pay-to-play scheme as blatant and arrogant as anyone has seen in Congress.

This amendment increases civil and criminal penalties under the Lobbying Disclosure Act for individuals who knowingly and willingly file false information.

This amendment puts an end to the dead-of-night legislating and the prac-

tice of shutting Members and the public out of conference committee proceedings.

One of our real complaints since we have become a minority is the majority does not even go through the sham of holding a conference. They just march over in someone's office and say: This is what the bill is going to be.

That is not the way things previously were done. We had public meetings where there were debates and votes in public. That is what we want to be the future of this Senate. This amendment requires the conference committees hold regular formal open meetings and that each member of the conference be afforded an opportunity to vote on the full text of the bill in open session.

This amendment prohibits all gifts from lobbyists, including meals. This amendment goes beyond simple disclosure and prohibits outside interests who advocate before the Congress from paying for travel for Members and staff, and bans most privately funded travel by companies, groups, business associations, and other special interests that lobby Congress. There would be a limited exemption for travel sponsored by 501(c)(3) tax-exempt charities and educational groups that would be required to certify that lobbyists did not finance, organize, or participate in the travel.

We worked hard to get this bill to the Senate. I hope this amendment will give us the bipartisan support we need to strengthen this legislation now before the Senate.

I am disappointed we have heard today that the House Republican leaders have stated that they prefer a partisan approach, something different than we have had in the Senate to this point. The House Republican leaders have said they intend to tack regulation of 527 groups onto their yet-to-be-seen lobbying reform bill. They also want to pair regulation of 527 groups with measures to weaken McCain-Feingold laws in a way that would principally benefit the majority.

In fact, these are the only clear priorities House Republican leaders appear to have for their bill. That is where the House Republicans' narrow interest lies. Theirs is a partisan goal of changing the rules of our campaign finance system to hedge against the possibility of Republican election losses this fall. They think if you cannot win under the rules, then change them. That is what the House Republican leaders plan.

What we have in the Senate, to this point, has been bipartisan, Democrats and Republicans. What has been talked about in the House today is anti-reform legislation. Our Senate leaders—and I am directing my attention principally to the two committees—have rejected this effort and, again, I congratulate them for that.

As Senator DODD so aptly put it yesterday, campaign finance reform is much larger than the narrow question of 527 groups. The House Republican

leaders want to shut those down because of the perception that these groups benefit Democrats. But what about trade associations which engage in the same types of activities? What about these foundations that we have heard so much about lately that pay relatives and friends and campaign workers? We know these trade associations engage in activities because we have seen their handiwork in advertisements, political advertisements for Republican candidates up this cycle. They were also active in 2004.

Yet the trade associations engaging in these activities are even less regulated than 527 groups. They are not required, as 527s are, to disclose their expenditures and their donors. They operate in the shadows. These groups principally benefit Republicans.

We also need to crack down on abuses of foundations, as I mentioned, and charities which are used by Members for personal gain or for campaign purposes. Curiously, we do not hear Republican calls to regulate any of these activities.

So what Senator DODD and I say is, if we are going to have a debate on foundations, trade associations, and 527s, let's have a debate on that and not try to bury what we have on the floor, an Honest Leadership and Open Government Act. I understand it is a way that the House thinks it will take this bill down. But as Senator DODD said, if this comes back from a conference and this is the issue, there will not be lobbying reform. That would be very unfair, wrong for this institution.

As important as these campaign finance issues are, they are on the periphery, really, of the big issue; that is, how do we pay for campaigns? Is public financing—which some Senators believe is the right way to go—where we need to go? That is why a debate should be on campaign finance reform and not trying to muddle up and confuse the Senate on the issue now before us.

Lobbying reform, of all things, should not be twisted into a vehicle exploited by one party to gain electoral advantage. If that is a path which is chosen, it will be a poison pill. The legislation will come down. I hope this does not happen. We have worked with Republicans so far to make sure this issue does not get entangled with campaign finance reform, such as the public funding of campaigns or the regulation of these 527 groups. I hope we can continue to do that.

This amendment is, in effect, an effort to plug the holes that were not placed in this legislation by the Rules Committee and the Homeland Security Committee. I hope we have a good debate on this issue. This is not something that should take a long time. I have told the distinguished majority leader this is no attempt to stall this legislation. I have told the majority leader that unless there are issues outside of what the two committees did that are within their jurisdiction, we

have no intention of offering a myriad of issues we have Members clamoring to offer—issues on the port security deal, minimum wage, all kinds of things dealing with health care. There is a long list of issues we want to bring up as soon as possible, but we are not going to do it on this legislation. We believe this should be for lobbying reform. So I think it needs the good faith of both parties to see if we can move down that road.

I have asked my caucus, if they want to speak on this issue, to do it as soon as they can, hopefully in the morning when we come in. It would be good if we could have a vote before we go to our respective lunches. The majority has a Steering Committee meeting every Wednesday. We have a special caucus tomorrow. It would be good if we could wrap up the vote before then.

Mr. President, I wish everyone a good evening. Good night.

#### ADJOURNMENT UNTIL 9:30 A.M. TOMORROW

The PRESIDING OFFICER. Under the previous order, the Senate stands adjourned until 9:30 a.m. tomorrow.

Thereupon, the Senate, at 7:13 p.m., adjourned until Wednesday, March 8, 2006, at 9:30 a.m.

#### NOMINATIONS

Executive nominations received by the Senate March 7, 2006:

##### DEPARTMENT OF STATE

MICHAEL E. RANNEBERGER, OF VIRGINIA, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER-COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE REPUBLIC OF KENYA.

ROBERT F. GODEC, OF VIRGINIA, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE REPUBLIC OF TUNISIA.

##### FEDERAL ENERGY REGULATORY COMMISSION

PHILIP D. MOELLER, OF WASHINGTON, TO BE A MEMBER OF THE FEDERAL ENERGY REGULATORY COMMISSION FOR THE TERM EXPIRING JUNE 30, 2010, VICE PATRICK HENRY WOOD III, RESIGNED.

JON WELLINGHOFF, OF NEVADA, TO BE A MEMBER OF THE FEDERAL ENERGY REGULATORY COMMISSION FOR THE TERM EXPIRING JUNE 30, 2008, VICE WILLIAM LLOYD MASSEY, TERM EXPIRED.

##### DEPARTMENT OF TRANSPORTATION

RICHARD CAPKA, OF PENNSYLVANIA, TO BE ADMINISTRATOR OF THE FEDERAL HIGHWAY ADMINISTRATION, VICE MARY E. PETERS, RESIGNED.

##### CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

JERRY GAYLE BRIDGES, OF VIRGINIA, TO BE CHIEF FINANCIAL OFFICER, CORPORATION FOR NATIONAL AND COMMUNITY SERVICE, VICE MICHELLE GUILLERMIN, RESIGNED.

##### IN THE ARMY

THE FOLLOWING ARMY NATIONAL GUARD OF THE UNITED STATES OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 12203:

##### To be major general

BRIG. GEN. TIMOTHY J. WRIGHT, 0000

##### IN THE AIR FORCE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

##### To be colonel

WILLIAM M. ROGERS, 0000

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

##### To be lieutenant colonel

KEVIN D. BROOKS, 0000

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

##### To be major

THOMAS L. REMPFER, 0000

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

##### To be major

STEPHEN R. GERINGER, 0000

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

##### To be major

JAMES D. BONE, 0000

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

##### To be major

CLINTON E. ABELL, 0000

ANTHONY L. ALEXANDER, 0000

TROY F. ALLEY, 0000

JEFFREY J. AUTREY, 0000

PHILIP G. BASCOM, 0000

ROBERT A. BELDE, 0000

THOMAS R. BERANEK, 0000

SHELLA D. BEVILLE, 0000

ADITYA A. BHAGWAT, 0000

SALLYANNE BINTVI, 0000

CHRISTOPHER R. BISHOP, 0000

KEITH W. BLOUNT, 0000

JENNIFER J. BODART, 0000

MAUREN A. BOUSQUET, 0000

AMY R. CARPENTER, 0000

JOHN D. CATOE, 0000

CARL E. CHAMPION, JR., 0000

WAYNE L. CHAPPELLE, 0000

GABRIELLE D. CHILDS, 0000

GREGORY S. CHURCHILL, 0000

BEVERLY J. COKEY, 0000

ANGELA J. P. COOY, 0000

DAVID D. CORDRY, 0000

KEVIN R. COSTELLO, 0000

RARRICK D. CUNNINGHAM, 0000

JOSHUA W. DEVINE, 0000

DONALD O. DIEMER, 0000

TAM T. DINH, 0000

JOEL R. DIXON, 0000

MELANIE L. DRESSLER, 0000

DAVID E. EATON, 0000

JAMES D. EBERT, 0000

GARTH A. ELLIOTT, 0000

BARBARA T. EMBRY, 0000

TIM W. FILZEN, 0000

HOLLY D. FITZPATRICK, 0000

SEAN K. FITZPATRICK, 0000

MARCIO J. FLETES, 0000

MACHEL E. FOSTER, 0000

JOHN S. FRAZEE, 0000

VIVIANLE B. FREEMAN, 0000

KATHY L. FULLERTON, 0000

MARCEL P. GARE, 0000

DANIEL L. GLAZIER, 0000

JOSE J. GOMEZ, 0000

JEFFREY L. GOODIE, 0000

MARK R. GRUBER, 0000

JENNIFER L. GRIMWALD, 0000

EDWIN GUZMAN, 0000

MICHAEL G. HAINE, 0000

VANESSA L. HALE, 0000

RANDI L. HAMM, 0000

JAMES F. HANSON, 0000

JOEL R. HILL, 0000

MICHAEL S. HOLMES, 0000

SHERY L. KAUFFMAN, 0000

CANDICE A. LAGASSE, 0000

HALLIE D. LANDRETH, 0000

ROBERTA A. LENSKE, 0000

JUAN C. LEON, 0000

STEPHEN G. LONG, 0000

TIMOTHY A. LOOMIS, 0000

VICKI A. LUMLEY, 0000

CHRISTIAN L. LYONS, 0000

RYAN W. MARSH, 0000

NICHOLAS R. MARSHALL, 0000

THEODORE P. MASHNO II, 0000

SCOTT R. MATTES, 0000

TEG W. MCBRIDE, 0000

JOHN C. MCGEE, 0000

MISTIE S. MCPDALIN, 0000

RANDALL D. MCVAY, 0000

NICHOLAS A. MILAZZO, 0000

PAUL J. MILAZZO, 0000

PHILIP E. MILLER, 0000

CYNTHIA L. MITCHELL, 0000

SPRING M. MYERS, 0000

JOLENE R. NORRIS, 0000

ALAN D. OGLE, 0000

SUZANA OH, 0000

MATTHEW W. OSTLER, 0000

VANHSENG PHANTHAVONG, 0000

TIMOTHY O. RENTZ, 0000

RISA C. RIEPMA, 0000

JONATHAN S. SAMS, 0000

SHERY J. SEGRAM, 0000

DEBORAH K. SIRRATT, 0000

SOO A. SOHN, 0000

TINA L. SOOTS, 0000

LAURENCE W. STUDER, 0000

TODD A. TICE, 0000

SAMANTHA TIMM, 0000

TRENA D. TOCHTROP, 0000

DIANE M. TODD, 0000

MICHAEL VALERIO, 0000

KELLY J. VANDENBOS, 0000

JENNIFER T. VECCHIONE, 0000

DARNELL E. WALKER, 0000

KENDRA J. WARNER, 0000

RICHARD A. WEBER, 0000

MARC D. WEISHAAR, 0000

ANNE K. WHITIS, 0000

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

##### To be major

ROSALIND L. ABDULKHALIK, 0000

JESSE ACEVEDO, 0000

RANDALL E. ACKERMAN, 0000

GILBERT A. ACOSTA, 0000

MARC M. ADAIR, 0000

CHARLES D. ADAMS, 0000

DANIEL C. ADCOCK, 0000

MILTON JOHN ADDISON, 0000

RYAN J. AERNI, 0000

JEREMY S. AGTE, 0000

JASON T. AGUILERA, 0000

PETER A. AGUIRRE, JR., 0000

KRISTOPHER H. O. AHLERS, 0000

REBECCA L. AINSLIE, 0000

JAMES D. AKERS, 0000

LAURIE ANN ALBARINO, 0000

SONNYER ALBERDETONCASTRO, 0000

TODD J. ALDRICH, 0000

JOSEPH R. ALKIRE II, 0000

ANDREW L. ALLEN, 0000

RUSSELL B. ALLEMAN, 0000

ROBERT S. ALLEMAN, 0000

AARON D. ALMENDINGER, 0000

ANTONIO ALVARADO, 0000

GRACIE C. ALVAREZ, 0000

AIMEE C. ALYSTAD, 0000

JOSEPH P. AMATO, 0000

BENJAMIN D. AMBERS, 0000

KAYLEEN M. AMERSON, 0000

ERIC K. AMISSAH, 0000

KELLY K. AMMON, 0000

CAROLYN F. AMMONS, 0000

JOHN M. AMODEO, 0000

CHERI M. ANDERSEN, 0000

BRIAN P. ANDERSON, 0000

CHRISTEN V. ANDERSON, 0000

GRETCHEN E. ANDERSON, 0000

JOE W. ANDERSON, 0000

KYLE G. ANDERSON, 0000

MATTHEW P. ANDERSON, 0000

ROBERT S. ANDERSON, 0000

SCOTT E. ANDERSON, 0000

TOBIN G. ANDERSON, 0000

TORIE B. ANDERSON, 0000

CHAD W. ANNUNZIATA, 0000

NOEMI ANTONDOMENICO, 0000

VERONICA V. ANTONOLA, 0000

ANTHONY F. ANTONINO, 0000

ERIK J. ANTON, 0000

WILLIAM E. ANTONIUS, 0000

JON G. APPELT, 0000

NATHANIEL ARDS, JR., 0000

JEREMY R. ARMAGOST, 0000

CARL R. ARMOUR, 0000

ROBERT ARMOUR, JR., 0000

JASON F. ARNOLD, 0000

MICHAEL D. ARNOLD, JR., 0000

ORBELIN ARREOLA, 0000

DAVID A. ARRIOLA, 0000

WILLIAM H. ASHFORD, 0000

DAVID M. ASHLEY, 0000

NAOMI M. ASHWORTH, 0000

LAMONT ATKINS, 0000

DAVID A. ATKINSON, 0000

MATTHEW C. ATKINSON, 0000

CHRISTOPHER J. AUGERI, 0000

ROBERT K. AULT, 0000

ATHANASIA G. AUSTIN, 0000

PETER G. AXTELL, 0000

CURTIS P. AYERS IV, 0000

CHRISTOPHER E. BACKUS, 0000

BRYAN J. BAILEY, 0000

KATHERINE M. BAILEY, 0000

MICHAEL C. BAILEY, 0000

RANDY S. BAILEY, 0000

MATTHEW B. BAKER, 0000

JEFFREY A. BALDWIN, 0000

PAUL D. BALDWIN, 0000

JEFFREY B. BANKS, 0000

KATHARINE C. BARBER, 0000

SEAN K. BARDEN, 0000

TERRY R. BARENBERG, 0000

ERNEST J. BARINGER IV, 0000

DANIEL P. BARKER, 0000

MARGARET A. BARKER, 0000

AARON R. BARNES, 0000

MATTHEW THOMAS BARNES, 0000

WILEY L. BARNES, 0000

ROBERT B. BARNETT, 0000

C