

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, MISSOURI

ALLY FINANCIAL INC.,)	
)	
Plaintiff and Counterclaim-Defendant,)	
)	
v.)	Case No. 16JE-AC01713-01
)	
ALBERTA HASKINS and)	
DAVID DUNCAN,)	
)	
Defendants and Counterclaimants.)	
_____)	

Amended Final Approval Order

Upon careful review, consideration of the record, and making an independent judicial investigation into the allegations and defenses of the parties, and considering the “Class Action Settlement Agreement and Release” dated March 17, 2021 (the “Agreement”), the evidence and statements of counsel as presented at the Fairness Hearing held on August 9, 2021, the Joint Motion for Entry of Amended Final Approval Order and Amended Final Judgment, and all other filings regarding the Agreement; and for good cause shown, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:

1. Amendment of Final Approval Order.

This Amended Final Approval Order amends, restates and supersedes the Court’s Final Approval Order entered on August 9, 2021.

2. Incorporation of Other Documents.

This Amended Final Approval Order incorporates:

- a. The Agreement, which was attached to the Joint Motion for Preliminary Approval of Class Action Settlement filed with this Court on March 18, 2021 as Exhibit A;
- b. Exhibit B to the Joint Motion for Preliminary Approval (the Class Mail Notice);
- c. Exhibit C to the Joint Motion for Preliminary Approval (the Long-Form Notice);

and

- d. The Preliminary Approval Order entered March 19, 2021.

Unless otherwise provided, all capitalized terms in this Amended Final Approval Order have the same meaning as those terms in the Agreement.

3. Jurisdiction. Because adequate notice was disseminated and all potential members of the Nationwide Class and Missouri Class, as defined below (collectively, the “Classes”), were given notice of and an opportunity to opt out of the Settlement, the Court has personal jurisdiction over all Class Members. Because notice was sent to all Class Members (i.e., members of the Nationwide Class and Missouri Class) according to a methodology that protected the interests of the parties and the Class Members and that provided the best notice practicable under the circumstances in compliance with Mo. Sup. Ct. R. 52.08, due process requirements, and any other legal requirements, the Court’s jurisdiction extends even to Class Members who might not have received *actual* notice of the settlement set forth in the Agreement. The Court also has subject matter jurisdiction over the Litigation, including, without limitation, jurisdiction to approve the proposed settlement, to grant final certification of the Classes, to dismiss the Litigation with prejudice, and to enter the accompanying Amended Final Judgment.

4. Certified Classes This Court certified two classes under Missouri Rule of Civil Procedure 52.08 in its Order entered May 9, 2018. The Court later modified the definition of those classes by its Order and Order on Disputed Statutes of Limitation, both entered November 25, 2019 (the May and November Orders collectively referenced as the “Certification Orders”). The Court approved revised definitions in its Preliminary Approval Order that did not materially change the classes defined in the Certification Order. The Classes, subject to exclusions, are defined as follows:

Nationwide Class. The “Nationwide Class” means and is composed of each Person (a) who was named as a borrower, co-borrower, obligor, co-obligor, buyer, co-buyer, purchaser, co-purchaser, guarantor, owner, or co-owner in a Covered Contract, (b) whose Covered Contract was secured by Collateral, (c) whose Collateral was repossessed, voluntarily or involuntarily, and (d) whose Collateral was disposed of during the Class Period.

Missouri Class. The “Missouri Class” means and is composed of each Person (a) who obtained a Missouri Certificate of Title for a motor vehicle identifying Ally as the lienholder as a result of entering into a Covered Contract, or who was named as a borrower, co-borrower, obligor, co-obligor, buyer, co-buyer, purchaser, co-purchaser, guarantor, owner, or co-owner with a Missouri address in a Covered Contract, (b) whose Covered Contract was secured by Collateral, (c) whose Collateral was repossessed, voluntarily or involuntarily, and (d) whose Collateral was disposed of during the Class Period.

Exclusions. Excluded from the Classes is any Person (a) against whom Ally obtained a final judgment during the Class Period for the deficiency remaining under a Covered Contract after disposition of the related Collateral, (b) who filed a Chapter 7 bankruptcy petition after the date of the Person’s pre-sale notice covering Collateral under a Covered Contract and whose Chapter 7 bankruptcy case ended in a discharge, not a dismissal, during the Class Period, (c) who filed a Chapter 13 bankruptcy petition after the date of the Person’s pre-sale notice covering Collateral under a Covered Contract and whose Chapter 13 bankruptcy case is still pending as of the date on which the Court enters the Preliminary Approval Order or ended in a discharge, not a dismissal, during the Class Period, or (d) who timely and validly excluded themselves in compliance with procedures set forth in the Notice of Pending Class Action mailed July 17, 2020 to the Classes (the “Certification Notice”) or in compliance with procedures established by the Court and set forth in Paragraphs 8.1 and 8.2 of the Agreement.

The Court finds the Classes fully satisfy all the requirements of Mo. Sup. Ct. R. 52.08 as set out in the Certification Orders and due process.

5. Opt-Outs. The persons identified on Schedule A timely and validly excluded themselves in compliance with procedures set forth in the Notice of Pending Class Action mailed July 17, 2020 to the Classes (the “Certification Notice”). The persons identified on Schedule B timely and validly provided an Opt-Out request in compliance with procedures established by the Court and set forth in Paragraphs 8.1 and 8.2 of the Agreement.

6. **Objections.** The Court has only received one timely objection arguably complying with the Preliminary Approval Order and the Agreement. The objection applies only to the objector (Shannon Johnson) and requests she receive nearly \$3,000 in addition to the funds she might receive under the settlement. In that regard, Ms. Johnson's objection does not qualify as a valid objection because she wants the settlement approved but wants more money in addition to the settlement. Even if considered a valid objection to the settlement, the objection is that the settlement is unfair to Ms. Johnson because it doesn't provide her an amount she might be entitled for a total victory, but not that it is unfair, unreasonable, or inadequate for the whole class. "Compromise requires an abandonment of the usual total-win versus total-loss philosophy of litigation in favor of a solution somewhere between the two extremes." *Holden v. Burlington Northern, Inc.*, 665 F.Supp. 1398, 1413 (D. Minn. 1987). "It is not necessary or expected, however, that litigants will obtain through settlement all they might have realized through a victorious trial. This is particularly true in cases, such as this, where monetary relief is but one form of relief provided to the plaintiffs. It is the complete package, taken as a whole, rather than the individual component parts, which must be examined for overall fairness. A cash settlement amounting to only a fraction of the potential cash recovery (and the present proposed settlement is not such a recovery) does not in itself render the settlement unfair or inadequate. In fact there is no reason, at least in theory, why a satisfactory settlement could not amount to a hundredth or even a thousandth part of a single percent of the potential recovery." *Id.* at 14 (internal quotes and citations omitted). The lack of significant opposition (one objection) and small number of Opt-Outs (only 19 of the more than 560,000 individuals mailed the settlement notice) also strongly supports a finding that the settlement meets the requirements of fairness, reasonableness, and adequacy. *In re Cendant Corp. Litigation*, 264 F.3d 201, 235, Fed. Sec. L. Rep. (CCH) P 91521, 50 Fed. R. Serv. 3d

1058 (3d Cir. 2001) (“The vast disparity between the number of potential class members who received notice of the Settlement and the number of objectors creates a strong presumption that this factor weighs in favor of the Settlement.”). The Court overrules the objection and finds the settlement is fair, reasonable, and adequate.

7. **Class Notice.** The Court finds notice to the Classes (both the Class Mail Notice and the Long-Form Notice available on the website set up by the Class Administrator and upon request) and its distribution to the Classes as implemented under the Agreement and the Preliminary Approval Order:

- a. Constituted the best practicable notice to the Class Members under the circumstances of this Litigation;
- b. Constituted notice reasonably calculated, under the circumstances, to apprise the Class Members of (i) the pendency of this Litigation and the proposed settlement, (ii) their right to exclude themselves from the Classes and the proposed settlement, (iii) their right to object to any aspect of the proposed settlement (including, but not limited to: final certification of the Classes; the fairness, reasonableness, or adequacy of the settlement as proposed; the adequacy of Class Representatives and/or Class Counsel’s representation of the Classes; the proposed awards of attorney’s fees and expenses; and the proposed incentive award), (iv) their right to appear at the Final Hearing if they did not exclude themselves from the Classes, and (v) the binding effect of the Orders and Judgment in the Litigation on all Class Members who did not request exclusion;
- c. Constituted notice that was reasonable and constituted due, adequate, and sufficient notice to all persons and entities entitled to be provided with notice;

and

- d. Constituted notice that fully satisfied Mo. Sup. Ct. R. 52.08, due process, and any other applicable law.

8. Final Settlement Approval. The terms and provisions of the Agreement, including all exhibits, have been entered into in good faith through arm's length negotiations, and not as the result of fraud or collusion. The Agreement is fully and finally approved as fair, reasonable, and adequate as to, and in the best interests of, each of the Parties and the Class Members, and in full compliance with all requirements of the laws of Missouri, the United States Constitution (including the Due Process Clause), and any other applicable law. The Parties are directed to implement and consummate the Agreement according to its terms and provisions.

9. Binding Effect. The Agreement, this Amended Final Approval Order, and the accompanying Amended Final Judgment shall be forever binding on Class Representatives and all the Class Members, and their respective heirs, executors, administrators, assigns, predecessors, and successors, and any other person claiming by or through any or all of them to the full extent provided in the Agreement. The Agreement, this Order, and the accompanying Amended Final Judgment shall have *res judicata* and other preclusive effect as to the "Releasors" for the "Released Claims" as against the "Released Persons," all as defined and provided in the Agreement. The Releasors are permanently enjoined and barred from initiating or prosecuting any action, suit, or proceeding, in any forum or before any governmental authority, either individually or on behalf of a class or in any other capacity based on any Released Claims to the full extent provided in the Agreement.

10. Releases. The Class Members who did not timely Opt-Out shall be bound by the Releases provided in Paragraph 5 of the Agreement, which is incorporated into this

Amended Final Approval Order, regardless of whether such persons received any compensation under the Agreement or settlement. The Releases are effective as of the date of this Amended Final Approval Order and the accompanying Amended Final Judgment. The Court expressly adopts all defined terms in the Agreement.

11. Enforcement of Settlement. Nothing in this Amended Final Approval Order or the accompanying Amended Final Judgment shall preclude any action by any Party to enforce the terms of the Agreement.

12. Cash Fund. The Parties and their respective counsel have engaged in substantial arm's-length negotiations, including multiple mediation sessions spanning many months, about the settlement of the Litigation. The Parties have agreed that Ally will deliver \$87,500,000 US in immediately available funds (the "Cash Fund") by wire transfer to a qualified settlement fund account (within the meaning of 468B-1 of the Treasury Regulations (26 C.F.R. § 1.468B-1)) established by Class Counsel and the Settlement Administrator in accordance with Paragraph 15 (the "QSF Account") within ten (10) Business Days after the later of (a) the Effective Date and (b) receipt by Ally's Counsel of written confirmation of the establishment of the QSF Account, written wiring instructions for the QSF Account, and a completed W-9 Tax Form from Class Counsel and the Settlement Administrator. The Court approves the settlement terms related to the Cash Fund under the terms provided in the Agreement.

13. Deficiency Waivers and Credit Reporting. As stated in Paragraph 1.4 of the Agreement, Class Members have disputed and continue to dispute the original amount and enforceability of the deficiency balances that Ally's records reflect as remaining under their Covered Contracts after disposition of the related Collateral. The Parties have agreed that Ally will waive and forgive, in the aggregate, seven hundred million U.S. dollars (\$700,000,000) in

deficiency balances in the manner described in Paragraph 4.2 of the Agreement within ninety (90) days after the Effective Date. The Parties have also agreed that Ally will request that each of the three national consumer credit reporting agencies to whom Ally furnishes information (Experian, Equifax, and TransUnion, each a “CRA”) delete any trade line reported to the CRA with respect to a Covered Account in a manner described in Paragraph 4.3 of the Agreement within one hundred twenty (120) days after the Effective Date. The Court approves the settlement terms related to the deficiency waivers and credit reporting under the terms provided in the Agreement.

14. No Additional Consideration. Paragraph 4 of the Agreement describes all of the consideration that Ally will provide for the settlement reflected in the Agreement. The Court approves the settlement terms related to the consideration provided by Ally.

15. Incentive Award to Class Representatives. The Court approves and awards \$20,000 to be paid from the Cash Fund to each Class Representative as an Incentive Award for their services as class representatives in this Litigation.

16. Fee Award and Cost Award. The Court also approves and awards Class Counsel attorneys’ fees of \$70,000,000, which represents less than 10% percent of the “Gross Settlement Fund” as defined in the Agreement.¹ The Fee Award is to be deducted from the Cash Fund. Class Counsel is also awarded a Cost Award of \$1,200,000 as provided in the Agreement. The Court finds and concludes that the Fee Award and Cost Award to Class

¹ The Gross Settlement Fund consists of the money paid by Ally (\$87,500,000) and the benefits of deficiency waiver (\$700,000,000). The Gross Settlement Fund does not account for additional valuable benefits for the Class Members, such as Ally’s agreement to stop charging late fees or accruing interest on all Class Members’ accounts and the deletion of tradelines associated with vehicle loans and repossessions. Ally has agreed to request deletion of each Class Member’s tradeline with each of the three national consumer credit reporting agencies to whom Ally furnishes information, which may have a substantial positive effect on the Class Members’ credit scores.

Counsel for work and services for the Litigation and settlement is reasonable, and regarding this finding, specifically finds:

- a. The Court is acquainted with all the issues involved and the work performed by Class Counsel.
- b. Through their settlement negotiations, and by obtaining preliminary and final approval of the Agreement, Class Counsel and Class Representatives achieved exceptional results on behalf of the Classes with the total quantifiable benefit conferred on the Classes exceeding \$787,500,000.
- c. The issues involved were novel and complex and justify the Fee Award.
- d. The demands of the settlement approval process and class administration forced Class Counsel to dedicate considerable resources to the Litigation.
- e. Class Counsel are experienced and highly skilled class action and consumer litigators with a reputation justifying the Fee Award.
- f. The Fee Award is less than that granted in similar cases involving complex litigation or in the class-action context.
- g. The Agreement and Long-Form Notice informed the Classes that Class Counsel would apply for a Fee Award in the amounts requested. No Class Members have objected to such awards.²

17. No Other Payments. The preceding paragraphs of this Amended Final Approval Order preclude, without limitation, all claims for attorney’s fees and expenses, costs, or disbursements incurred by Class Counsel or by any other counsel representing Class

² On April 6, 2021, a Class Member named Grace White filed an “Emergency Motion to Intervene and to Modify Class Definition” to exclude certain Class Members, in which she stated she would be obligated to object at the Final Hearing if the Court denied her Emergency Motion to Intervene. Ms. White withdrew her Motion to Intervene on June 28, 2021 before the Court ruled on it.

Representatives or the Classes, or incurred by Class Representatives or the Classes, or any of them, in connection with or related in any manner to this Litigation, the settlement of this Litigation, the administration of the settlement, or the Released Claims, except to the extent otherwise specified in this Amended Final Approval Order or the Agreement.

18. Retention of Jurisdiction. The Court has jurisdiction to enter this Amended Final Approval Order and the accompanying Amended Final Judgment. Without affecting the finality of this Amended Final Approval Order and the accompanying Amended Final Judgment, this Court expressly retains continuous and exclusive jurisdiction on all matters relating to the administration and enforcement of the Agreement; the settlement; the Qualified Settlement Fund and Qualified Settlement Fund account (including their administration, enforcement, and consummation); this Amended Final Approval Order and the accompanying Amended Final Judgment; and for any other necessary purpose as permitted by law, including, without limitation:

- a. enforcing the terms and conditions of the Agreement and settlement and resolving any disputes, claims, or causes of action that, in whole or in part, are related to the administration or enforcement of the Agreement, settlement, this Amended Final Approval Order, or the Amended Final Judgment (including, without limitation, whether a person is or is not a Class Member and whether any claim or cause of action is or is not barred by this Amended Final Approval Order and the Amended Final Judgment);
- b. enforcing Paragraph 13 of the Agreement, which is incorporated by this reference;
- c. entering such additional Orders as may be necessary or appropriate to protect or effectuate the Court's Amended Final Approval Order and the Amended

Final Judgment or to ensure the fair and orderly administration of the settlement and distribution of the Cash Fund, including presiding over any garnishment actions; and

- d. entering any other necessary Orders to protect and effectuate this Court's retention of continuing jurisdiction.

19. No Admissions. Neither this Amended Final Approval Order, nor the accompanying Amended Final Judgment, nor the Agreement, nor any of its terms or provisions, nor any of the negotiations between the Parties or their counsel, nor any action taken to carry out this Order or the Amended Final Judgment, is, may be construed as, or may be used as an admission or concession by or against any of the Parties or the Released Persons of the validity of any claim or liability, any alleged violation or failure to comply with any law, any alleged breach of contract, any legal or factual argument, or any contention or assertion. Entering into or carrying out the Agreement, and any negotiations or proceedings related to it, shall not in any event be construed as, or deemed evidence of, an admission or concession as to the Parties' denials, defenses, factual or legal positions, and shall not be offered or received in evidence in any action or proceeding against any party in any court, administrative agency, or other tribunal for any purpose whatsoever, except as necessary in a proceeding to enforce the terms of this Order and the Agreement or to prove or show that a compromise in settlement of the Released Claims per the Agreement, in fact, was reached; provided, however, this Amended Final Approval Order and the Agreement may be filed in any action to support a defense of *res judicata*, collateral estoppel, release, waiver, good faith settlement, judgment bar or reduction, full faith and credit, or any other theory of claim preclusion, issue preclusion, or similar defense or counterclaim.

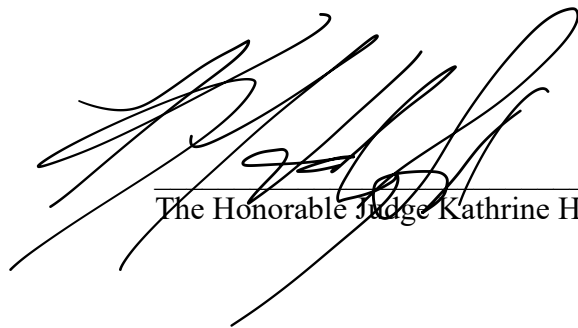
20. **Dismissal of Litigation.** The Litigation is dismissed with prejudice as to all Parties. The dismissals are without fees or costs to any party, except as otherwise provided in this Amended Final Approval Order and the Amended Final Judgment.

21. **Final Accounting.** The Settlement Administrator and Class Counsel will file a final accounting with the Court within five hundred (500) days after the Effective Date. The final accounting will include a summary of all distributions of the Cash Fund, and Class Counsel will request Court approval of the final accounting.

22. **Separate Judgment.** The Court will separately enter the accompanying Amended Final Judgment.

IT IS SO ORDERED

Date: September 8, 2021



The Honorable Judge Kathrine Hardy-Senkel

name	name2
JESSIE N BARNETTE	
VIRGUES RYLAND	NICOLE RYLAND
THOMASINA D CHASE	JEFFREY M CHASE
JAMES W FLANDERS	JOAN S FLANDERS
MONET D LOVE	
JAMES L HUSSEY	
JEFFERY B CHILCUTT	
JENNIFER L POE	ROY O RIGGINS
MICKEY A SIMPSON	
WANA EKORN	
JEFFREY WINTERS	
BRADFORD KEE	
STANLEY H VICENTI	ANITA VICENTI
EST/ARTHUR RAY	
TOMMY D MASSEY	
ANDREW AGUILAR	
BUDDY L MYERS	
KAREN WILKERSON BERLING	
JOSE CHAVIRA	
MELISSA SOSA	
LINDA THI-TUYET THAI	JOSE M PADILLA
FIDEL ARAGUREN	
ELIZABETH L RANDLE	
JEANNETTE CRUZ-VARGAS	VIRGINIALIZ VARGAS CRUZ
JOSE DE JESUS ADRIAN VILLA CARDENAS	
MCKAYLA B BECKER	JOSHUA T GUIDO
SUSIE MAESTAS	
EST/MELODY H ADAMS	JOHNNY C ADMAS JR.
LOVIE D DICKERSON	
ROGER REYNOLDS	
PATRICIA A WRIGHT	CHARLOTTE K REED
MARGARET A BROOKS	
PEGGY CETNAROWSKI	
CRAIG E ROSIAK	
CHARLES H HOWELL	
RAYMOND H ROTRUCK	ISIDOROS REPPAS
PETER E JONES	ALEX M HASKINS
MARY J COULLIETTE	CURTIS D COULLITTE
CURTIS D COULLIETTE	MARY J COULLIETTE
LEWIS M MITCHELL JR.	BETTY MITCHELL
JOEL ACOSTA	EDISON R CRUCETA
CONSUELO G SANDOVAL	ANASTACIO P SANDOVAL
EST/DOROTHY GRAY	
MARIO D ABERNATHY	
MAI T TESSIER	MARIO D ABERNATHY
EST/EVELYN BONTON	
WILLIAM F BENNETT	VICTORIA G BENNETT
MERHAWIT HAILESILASSIE	
ADRIAN M REYES	
LENIS REYES	LAZARO RODRIGUEZ
ARTURO FELIPE LEZAMA	JOSE DE VILLA CARDENAS

ROXANNE MARIANITO	
LORNA M TSOSIE	CHARLES E SALABIYE JR.
JOSHUA S THOMAS	
CARON LYNCH	SAMANTHA N HOPKINS
THERESA B COUTURE	
SANDRA G POWERS	THOMASENA E WILLIAMS
RONALD E BARNETTE	BETTY W BARNETTE
DEBRA A MILLER	
SHELLIE M BELFIORI	
DWIGHT D ZOOK	
CINDY L GURULE	
CHARLES E SALABIYE JR.	
DEBORAH A VRZALIK	KIMBERLY M RESCHKE
KAYLIENNE LETTEIN	
JAMI HARMAN	
KELLY A WILLIAMS	
DANIEL J GENUA	
MILDRED REYES	
PERLA AMANTE	
GEORGE BARRUS	ZACHARY GRIFFIN
JOSHUA S WOODARD	
ANGELA L MERRIMAN	
CJ WYCHE	
ERIC R GOLDBERG	
HENRY B TATUM	
SHEREE K COPPOLA	DAVID E COPPOLA
MURIEL SMITH	
MARLEEN P MASON	
RANDALL C SPAIN	
ALONSO ORTIZ-SILVA	MARIA I CORIA-GONZALEZ
PAMELA I TOWNSEND	
ROBIN D ROWELL	MICKEY A SIMPSON
DAVID MIKEL BATEMAN	
MARGARET P SLAUGHTER	
CARLA BUTLER	KENDRA BUTLER
JULIE SMITH	
BEULAH M MOSLEY	ROBERT D MOSLEY
JACQUELINE LOVE	
PATRICIA ROBERTSON	JENNIFER ROBERTSON
VINA L ABRAMS	BRENDA N HAMILTON
ALBERT A HUDSON	
FERN BROCKUS	DOUG BALLOU
WILLIAM G WATSON	
ANNIE S TAYLOR	BRENDA JACKSON WIGGINS
JULIA HERNANDEZ	
EST/ELMA RIVERA	
ANDREW R GORSKY	
DEBRA L GORSKY	ANDREW R GORSKY
JANET FOSTER	VALERIE EDMUNDS
RAYMOND S HAYNES	
EBEN G CRAWFORD	PATRICIA CRAWFORD
EST/ELIZABETH HERTZOG	

PATRICIA A PHILLIPS	
LAURA E HAMILTON	
CARL B WIEDEMAN	
BRYAN W TROMBLY	
DELIA COLON	JOSE M COLON
JOHN D SAPIDA	JOHN M SAPIDA
WANDA L FLIPPING	
DEBRA L BROWN	ALAN P BROWN
ANNA M MANCINE	
CLYDE OLLER	
STEPHEN P THOMPSON	
LORI A GABLE	
DAVID L MCSHERRY JR.	
BEVERLY MYERS	
WALTER JASINSKI	
RICHARD J SHARNAS III	
DAVID L MCSCHERRY SR.	DAVID L MCSHERRY JR.
LAURA S ROHRBAUGH	
WILLIAM E PHILLIPS JR	MINERVAL B PHILLIPS
MONICA MCALLISTER	
JARED C LEWIS	HATTIE B LEWIS
TRESA D WALLS	
MICHAEL C SMITH	REBECCA A SMITH
ASHLEY E GODFREY	JONATHAN K GODFREY
CHARLES SPINKS	JASON SPINKS
LAN N WATERS	
JANE W WHITFIELD	DON L WHITFIELD
JOAN H CASHON	LOUIS A CASHON
KENDRA BUTLER	
LOUISE DANIEL	
PATRICIA SCOTT	
REBECCA R MCCRACKEN	KEVIN J MCCRACKEN
MERLITA C LLOYD	JOHN M ECALDRE
AMANDA K CARLISLE	MAELEE A CARLISLE
VIRGINIA L DIERUF	WILLIAM DIERUF
BENNY R CAVITT	JAMIE CAVITT
ALLISON SNYDER	
MARTHA E MCGUIRE	
KELLY M RANKIN GOMEZ	
MARIPAT ALBRIGHT	JAMES B ALBRIGHT JR.
SHAWN M CARLSON	
MARK J WAYE	
MR ANTHONY H KLINK	CHERI L KLINK
VALARIE J HOLLOWAY	
TONI BROOKS	
MONA F WHITTLE	
JOHN FLEMING	CARROLL THORNTON
DESTINY WILLIAMS	
SUSAN GARNER	ALLAN E GARNER
PENNY S STOVALL	JEFFERSON P STOVALL
KENNETH D HUBENAK	
ABELARDO C GARCIA	ERLINDA E GARCIA

JAMES M HAMEL	
EST/EARL D DAVIS	
ANTHONY J BARRON	
SEAN LYNCH	
JAVIER SOQUI	
MICHELLE L SKOLNICK	JEFF K SKOLNICK
SUSILA D JACOBI	MICHAEL JACOBI
DONNA R YOUNG	BRUCE A YOUNG
MATTHEW K COX	
JAMES H SEXTON	
MINERVAL B PHILLIPS	
RUBY JOHNSON	DAWN JOHNSON
OPAL M SCHMIDT	
WANDY ORTEGA	SANDRA D ORTEGA
LORI K FAIRBANKS	
TODD E BUTNER	
IRMA L CHAVIRA	
DEBRA CARROLL	
FABIAN IBANEZ	CYNTHIA IBANEZ
NANCY J KOPP	ASHLEY L STROUGH
ROY E ZOOK	
CATLIN O'CONNOR	JAIME GRIMES
LEONARD H CALVERT	CHRISTOPHER R CALVERT
ROBERT G KESTER	SALLY J RAMOS
AARON JOHNSON	MICHELE JOHNSON
AARON RIVERA, JR.	
ABELARDO GARCIA	ERLINDA GARCIA
ADELAIDA TORRES	JULIO LOPEZ
ADRIAN GUITIAN	
AIKEEM COLEMAN	
ALAN JOHANSEN	KAREN JOHANSEN
ALFRED VASQUEZ	
ALFREDA NITZ	
ALICE FOSTER	
ALICE JOHNSON	
ALICE MACDONALD	JAMES MACDONALD
ALICIA PINKES	
ALICIA SAMADI	
ALLAN FLACHS	
ALONSO ORTIZ-SILVIA	MARIA CORIA-GONZALEZ
AMANDA AGUIRE	
AMANDA JACOBO	ROGELIO JACOBO
AMBER YOUNG	
AMBRIELLE BROGDEN	JOHN BROGDEN
AMY MARLER	ROY MARLER
AMY MAYES	
AMY ROBERTS	
AMY RUSSELL	
AMY SUINA	
ANDREA SMOLEK	ANTHONY SMOLEK
ANGELA BERNAS-MILLER	ANTHONY BERNAS-MILLER
ANGELA CARDEN	ANTHONY CARDEN

ANGELA TILBURN	
ANGELO PARKER, SR.	SYRETTA COLEMAN
ANITA GILLESPIE	
ANITA URIAS	
ANN JACKSON	
ANTHONY KLINK	CHERI KLINK
ANTHONY PUGH	
ANTHONY ROSE	BRANDY ROSE
APRIL MILLER	LEWIE MILLER
APRIL SPENCER	
ARLEEN SHOOK	ROGER SHOOK
ARLETTA HELWIG	STEPHANIE E OLESON
ASHLEY LONG	PENNY LOPEZ
AUDREY REEP	
AUGUSTUS TIETBOHL	
BARBARA ALFORD	
BARBARA TUTTON	
BEN HURST	LAURIE HURST
BENN ROGERS	RACHEL ROGERS
BERTHA MENDOZA	FERNAND MENDOZA
BETTY MCGUIRE	
BETTY SIMMONS	KRISTA SIMMONS
BETTY THIBODAUX	
BETTY WOODARD	
BILLIE PAYNE	FREDRICK PAYNE
BOBBY DEAN	CYNTHIA DEAN
BONITA MCCOMBS	
BONNIE BLANKENSHIP	GERALD BLANKENSHIP
BONNIE HAWKINS	RONDALL HAWKINS
BONNIE STEINER	
BRANDON GRIMM	
BRANDON SCHMALZ	
BREANNA DUDLEY	
BREANNA LUNDGREN	
BRENDA HAGGARD	DEVONTA HAGGARD
BRENDA MYERS	WILLIAM MYERS
BRENDA SCOTT	
BRIAN RENEKER	LORI RENEKER
BRIANNA LOOMES	MICHAEL LOOMES
BRIANNA STONEBERGER	SEAN STONEBERGER
BRIANNA THORADE	
BRIGITTE CHADWICK	
BRUCE DEAN	RITA DEAN
BRUCE SCHRETWIESER	RUTH ASHTON
BRYAN GISH	KAITLYN D CAVENDER
BRYSON MOORE	
CALEB COOPER	
CALEB STEMEN	
CAMIEL SZYMANSKI	DILLION SANDS
CAROL BLAKER	DAVID BLAKER
CAROL ROBB	AMBER HOLT
CAROLINE SULLIVAN	

CAROLYN MACK	
CATHERINE SCHMOLZE	
CECELIA TIPTON	
CHARLES BRUNO	
CHARLES D. BEARDSLEY	CHARLES W. BEARDSLEY
CHARLES JOSEPH	JANET JOSEPH
CHARLES RICHARDSON	
CHERAYNE FARIS	
CHERYL ARNOLD	
CHIANA PERKINS	
CHRISTINE CHARRON	SCOTT CHARRON
CHRISTOPHER COOPER	MELINDA COOPER
CINDY SEARS	
CLARISSA BUENO	
COLLIN BROWN	REBECCA BROWN
COLTON SUMMERS	
CONNIE EMERSON	
CRAIG BRINSER	DEBORAH L BIERLY
CRYSTAL BARTLETT	
CYNTHIA HOWELL	
DAIL MELTON	PAULA MELTON
DALE ROHDE	
DAMON MASON	
DANIEL GIBSON	
DANIEL LADD	
DANIEL MILLER	MARY DURLSON-MILLER
DANIEL MILLS JR.	
DANIEL PEREZ	PAULA PEREZ
DANNY HUTCHENS	CYNTHIA HUTCHENS
DARRELL SEVY	MARILYN SEVY
DARRYL MOSS	
DARRYL ROSE	
DAVID ANDERSON	
DAVID BOLIN	
DAVID CHAVEZ	DIEGO VILLALBA
DAVID GROZIER	
DAVID HENNINGER	
DAVID SEYMOURE	CAROLYN SEYMOURE
DEAN MEADOWS	TARA A SIMMONS
DEARYL FORD	JOSEPH L JENKINS
DEBORAH WILLIAMS	
DEBRA CALAIDE	
DELIA VARGAS	
DELVIN CHUBICK	
DEMARCUS LANG	
DENNIS SPRADLIN	
DERALYN GRIFFITH	
DIANA BATES	AUSTIN BATES
DIANA CAMPBELL	WILLIAM CAMPBELL
DIANA QUINTANAR	
DIETRICH SCHNEIDER	JAMES SCHNEIDER
DON BONNEVILLE	

DONALD DENHAM	
DONATO FIGUEROA	
DONNA BRADSHAW	
DONNA HINES	
DONTEZE HALL	
DOREEN HEIMBACH	
DUANE KARI	ADA KARI
DUCE SOLAGES	
E.G. MENDEZ	
EDDIE JONES	JESSIECA COLEMAN
ELAINE LEHMAN	
ELEXUS MURRAY	
ELIZABETH HYATT	
ELIZABETH RANDLE F/K/A COFER	
ELIZABETH SANDERS	
EMMA CONSTANT	
ENRIQUE FUENTES	
ERIK WALSH	JESSICA WALSH
ERIKA GARDEA	
ERIKA HOWARD	
ERIN AUTRY	
ERNESTINE FLEMING	
ERNESTO GUERRA	
EVELYN MURVIN	LARRY MURVIN
EVELYN SPRIGGS	LEONARD SPRIGGS
FLORCITA HANCOCK-RIOS	
FRANCES BROWN	
FRANCES OGLESLY	
FRANCES SIZEMORE	
FRED BERRY	HENRIETTA STANLEY
FREDDIE MARKS	PATRICIA BLANKENSHIP
GARRETT BAUGH	LINDSEY BAUGH
GEORGE SAMS JR.	
GEORGE TOMPA	
GERALDINE CEDENO	
GLEN COHEN	
GLENDA JACKSON	
GLORIA HARLIN	
GREG FACTEAU	
GREGORY KRULL	
GREGORY RHINOCK	
GWENDOLYN LAWSON	
HELEN DAVIS	
HENRY GOMEZ	
HENRY PFIRMAN JR.	
HENRY YABUT	WIVINDA YABUT
HEYWARD HITT	
HOMER COLLETT	ELAINE COLLETT
HUBERT HUVAL	DENISE HUVAL
HUMBERTO PEROLTA JR.	TERESA PEROLTA JR.
IVA CLOUD	
JACK DROSSOPOULOS	

JACKIE TRIBITT A/K/A DUKE	
JACOB GARCIA	
JACOB MEYER	
JACQUELINE BISHOP	KEVIN BISHOP
JACQUELINE LOVE	
JAMES BEAULIEU	
JAMES CHAPMAN	
JAMES FALLER	ANITA THOMPSON
JAMES MAJOR	MARY MAJOR
JAMES SMITH	TERESA SMITH
JANICE HERBERT	
JANICE JOHNSON	
JANIS KENNEDY	
JAY BURKHART	
JEAN DELUCA	
JEFF GOHMAN	
JEFFREY JENKINS	
JEFFREY MEDLOCK	
JEFFREY MULLINS	
JEFFREY PERRY	CHRISTINE PERRY
JEFFRY ROGERS	
JENNIFER HUDSON	ROSETTA HOLLAND
JENNIFER WRIGHT	
JERRY BALLENTINE	
JERRY BERKHOUSE	
JERRY WOTEN	
JESSICA DIAZ	MARIO DIAZ-SANTIAGO
JESSICA SERRANO	
JESUS PAJAUILLA	ASTEVIA PAJAUILLA
JIMMY JOHNSON	PEGGY JOHNSON
JOANE JURGENS	
JOANN BOYETT	
JOANN BUFFINGTON	ROBERT BUFFINGTON
JOANNE HAUGHTON	
JOCQUETTA WEEMS	JORDAN T SMITH
JODIE CANNON	
JODY ERLINE	
JOHN CLAYTON	
JOHN DOYLE	
JOHN LAWRENCE	
JOHN MESHELL	
JOHN MYERS	BEVERLY MYERS
JOHN O'NEILL	PATRICIA O'NEILL
JOHN PEEL	
JOHN THOMAS	AMY THOMAS
JON MIRAGLIA	
JORDANNA SHAUGHNESSY	
JOSE GUEVARA	OLGA SORTO
JOSEPH AARON	CHERYL AARON
JOSEPH ANDRADE	AULIIKAHEALANI ANDRADE
JOSEPH BOROWSKI JR.	
JOSEPH MENDOLIA	FRANK M TEDESCHI

JOSEPH STEIN	MARY TIERNEY
JOSHUA DAY	
JOSUE ST. JEAN	
JOY CARSON	DARWIN CARSON
JOYCE CONLEY	
JOYVELVA LADD	
JUANITA LOPEZ	
JULIA GIROUX	
JUSTIN LANHAM	
JUSTIN REETER	BRENNA REETER
KAREN COMMON	
KASEY GONZALEZ	
KATHLEEN SPECK	DANNY SPECK
KATHLEEN VAN BUREN	
KATHY FLOURNOY	
KATHY WILLIAMS	
KATRINA SISTRUNK	JOSEPHINE LEWIS
KAYLA SEIBEL	JACOB SEIBEL
KAYLEE COOPER	
KEISHA NEWMAN	BRENDA NEWMAN
KEITH DONJON	
KEITH MARDER	
KELLIE LANDER	
KELLY PERALEZ	DONNA COLOROSS
KELLY VALDEZ	
KENNETH JOHNSON	ANN JOHNSON
KENNETH LEGGETT	
KENNETH NETTLES	AMBER BAGGETT
KENNETH YATES	DELORES YATES
KHIEM VU	
KIRBY BRADFORD	
KIRK CANNON	
LARRY BOLIN	
LARRY BURDEN	
LARRY MOORE	WANDA MOORE
LAURA COOK	
LAURA REGER	HARALD REGER
LAUREL KAPSALIS	
LAUREN MENDELL	
LAURIE VALDEZ	
LAY OWENS	
LEO CROWELL	
LEONA LAUGHING	
LEONIE MARTIN	MALIK MARTIN
LEOWEN ELDER, SR.	
LEROY NIBLETT	
LESLIE SMITH	PAULA SMITH
LESLIE WHITTAKER	
LILLIAN NOLAN	
LINDA EARHART	STEVEN EARHART
LINDA FORESTER	JENNIFER A KENNER
LINDSEY LEWIS	

LISA BLAIR	MICHAEL BLAIR
LISA BOHAC	
LORENO FEEVEY	MELISSA ANTHONY
LOU-ELLA MCKENDREE	
LOUISE DANIEL	
LOVIE DICKERSON	
LUIS FIGUEROA	JOSE FIGUEROA
LYNETTE DUNNE N/K/A CHEEK	
LYNNE MORRISSEY	
MACHELLE GEORGE	MICHAEL ROHAN
MAE LOGAN	
MANUEL MONTANO	
MARCELO DIAZ	
MARCIA BOEHMKE	CHRISTIAN PEBBLES
MARDEEN SCHULTZ	
MARGIE MOBLEY	
MARGIE TOMSHA	PETER TOMSHA
MARGUERITE LOVE	
MARIA PENA	CODY TREVINO
MARICELA ABREU	
MARIE MCCORMICK	
MARILYN BISHOP	
MARILYN HILLMANN	
MARION HOLCOMB	
MARION PEEK	MARY PEEK
MARJORIE EGAN	HEATHER EGAN
MARK BRUNER	
MARK GAN	REYNALDO GAN
MARLA TRUITT	CHARLES TRUITT
MARSHA BYERS	JERAD L CLAYTON
MARTHA JESSUP	MARY JESSUP
MARTHA PRUETT	
MARTIN SOWELL	
MARY ANN MARSHALL	
MARY BOSWORTH	
MARY EHRESMAN	
MARY SPAIN	
MARY STARKEY	MEGAN S COWAN
MARY WHITE	ROGER CHOY
MATTHEW HOLECEK	
MELIA MCCLOSKEY	
MELINDA MATHIS	
MELISSA BOETTEHER	
MELISSA COOK	GEORGE SAVLEY
MELVIN FROBISH	FRANCES FROBISH
MELVIN HIGBE	FRANCES HIGBE
MEREDITH DOWNING	VICTORIA MURPHY F/K/A DOWI
MICHAEL BROWNLOW	
MICHAEL CRAGER	PATRICIA CRAGER
MICHAEL GRANT	
MICHAEL HERNELL	
MICHAEL JONES	

MICHAEL MONTALVO	REBECCA MONTALVO
MICHAEL SMITH	REBECCA SMITH
MICHELLE ESCUDERO	
MICHELLE KAISER	ROBERT KAISER
MICHELLE ROWAN	
MICHELLE SKOLNICK	JEFFREY SKOLNICK
MIKAYLA KADERLY	TRES KADERLY
MILDRED REYES	
MISTY SWIMS F/K/A FOMBY	
MITCHELL FITZHUGH	
MONTINA ALSTON	
NANCY KAY	JAMES KAY
NEIVA ESCOBAR	
NICHELE FULLER	JC FULLER
NICKOLAS COUSINO	
NICOLE BECKER	
NICOLE LAMER	JUSTIN FORD
NO CUANG	
NORA ALLEN	CHARLES ALLEN
NORA RIOS	MARY JO RIOS
NUTAN ESREEPERSAUD	
OKOLO ALLEN	
OMEGA LEWIS	KEANA LEWIS
PAM TOWNSEND	
PATRICIA HILL	THOMAS HILL
PATRICIA MADDOX	JAMES MADDOX
PATRICIA THOMPSON	
PATRICK DONOVAN	
PATSY ALVAREZ	LUIS ALVAREZ
PATTI CASTEL	ZACHORY PALMER
PAUL CROSS	
PEGGY KRAFT	
PEGGY LANGFORD	
PERMELIA SMITH	
PERRY SMITH	RACHAEL SMITH
PETER CASTRONUOVA	
PHILIP LAWRENCE	
PHILLIP DALHOUSE	
PHILLIP NAVARRO	ANQUELIQUE NAVARRO
PHILLIPS FASHOLA	
PHILLIPS RYAN	
RACHAEL STUNGURYS	
RALPH SMITH	MELISSA SMITH
RANCE PATTERSON	LAWANA PATTERSON
RANDALL HALL	
RANDALL HOUGH	
RANDY HOOD	
RAYMOND JIM	
RAYMOND WEINMANN	
REBECCA KLAWUHN	ROBERT KLAWUHN
RENEE WATSON	
RETHA TATUM	

RHONDA LAWRENCE	GREGORY LAWRENCE
RICHARD CRABILL	DONNA CRABILL
RICHARD GRAZIANO	
RICHARD HANES	
RICHARD JERELDS	
RICHARD MOORE	JOYCE MOORE
ROBBIE WHITE	JOHNNY MCMANUS
ROBERT CRATEN JR.	
ROBERT DRESSEL	
ROBERT HAWTHORNE	
ROBERT HILD	MAUREEN HILD
ROBERT MCDANIEL	
ROBIN PENNINGTON	STANLEY PENNINGTON
RON BECKMAN	
RONALD DICK	
RONALD FRANCIS	
ROSA EADES	
ROSE VEACH	
ROWE CRISTY	
SALLY AGLER	
SALLY PEARSON	
SAMUEL MACKEY	
SANDRA CLEVELAND	TIFFANY RACHELL
SANDRA GRACZYK	
SANDRA STEINBURG	SCOTT STEINBURG
SARA BRENNEMAN	
SARAH RICKARD	
SHANE WOOD	SUSAN WOOD
SHARI PHILLIPS	
SHARON DEMAIO	
SHARON LITTELL F/K/A BERRYHILL	
SHARON PFEIFER	
SHARON SCHIPPER	
SHAWN MCEADY	
SHELLEY JEFFERSON	
SHIRLEY BRIESE	
SHIRLEY MCINNIS	
SHIRLEY ROBERTSON	RICKY R TODD JR.
SHIRLY HEATH	
SHONTAYANA BONNER	
SIXTO GONZALEZ	
SOLOMON EDEN	
STAN CHRISTIE	SHERY CHRISTIE
STEPHEN BERNHARD	KIMBERLY BERNHARD
STEPHEN COFFEY	DEBRA COFFEY
STEPHEN TEDLOCK	
STEVEN SPENCER	TATIANA SPENCER
STEVEN VINSON	
SUSAN BURITS	LAURA J MACK
SUSAN SCHOLL	
SUZANNE SHERMAN	
TAMEKA CLARK	

TAMMY RICHARDSON	GORDON RICHARDSON
TANYA KIDD	
TERRY GUY, SR.	TERRY GUY, JR.
TERRY RUSSELL	
THOMAS DIFRANCO	
THOMAS LEFT	SUSAN J VALENTE
THOMAS SHAY	
THOMAS WALTER	
THOMAS WITSCHGER	
TIMOTHY BURTON	BETHANY BURTON
TIMOTHY THOMAS	
TITUS MOORE	AALIYAH PETERSON
TOBIN MCCARREN	
TODD DOSCH	KRISTI DOSCH
TOMMY HOWSE	RILDA HOWSE
TOMMY PHILLIPS	NICOLE PHILLIPS
TONI WEBSTER	
TRACI PETERSON	
TRICIA BATES	
TROY GREEN	
VERONICA MCEWING	SENA ASHURST
VIRGINIA SLAGHT	
VITO DEPINTO JR.	
WALLACE HOLLUM	PATRICIA HOLLUM
WALTER BOWIE	
WALTER COOPER JR.	
WALTER HENNINGER	
WALTER WYATT	
WHITNEY WONG	
WILLIAM BOOTH	
WILLIAM GONZALEZ	
WILLIAM HERRELL	
WILLIAM NEWLAND	
WILLIAM WHITENER	
WINFRED KUMLIEN	

1	name	name2
2	GLORIA	
3	JON M MIRAGLIA	
4	THOMASENA E WILLIAMS	
5	BRIANNA LOOMES	MICHAEL LOOMES
6	ANA M MARTINEZ	
7	GRACIE WHITE	
8	JOHN A BLIZMAN	JENNIFER E BLIZMAN
9	WILLIAM T MULLIS JR.	
10	JAMAL A MIDDLETON	
11	NICHOLAS W LUCADO	
12	LENA F SCOTT	
13	DAVID D WHITE	JONATHAN WHITE
14	VENANCIO CASTANEDA	JOSE A GUZMAN
15	KATHY DUGGER	KIRSTEN MULLINS
16	THERESA CUMMINS	
17	RUTH CARBABALLO	
18	DAVID O'CONNOR	
19	PHYLLIS L ROBINSON	
20	SEAN JENKINS	
21	CESAR ROJAS UBENCE	ISAAC ROJAS SANDOVAL
22	GONZALO G RUBANG JR.	