

IN THE
19th JUDICIAL DISTRICT COURT
PARISH OF EAST BATON ROUGE
STATE OF LOUISIANA

NO: 377713

DIVISION "M"

DONALD W. ABSHIRE AND THE OTHER
PETITIONERS NAMED HEREIN

VS.

THE STATE OF LOUISIANA, THROUGH THE DEPARTMENT OF
INSURANCE OF THE STATE OF LOUISIANA; THE DEPARTMENT OF
INSURANCE OF THE STATE OF LOUISIANA;
THE STATE OF LOUISIANA, THROUGH THE OFFICE OF FINANCIAL
INSTITUTIONS OF THE STATE OF LOUISIANA; THE OFFICE OF FINANCIAL
INSTITUTIONS OF THE STATE OF LOUISIANA; THE
LOUISIANA INSURANCE GUARANTY ASSOCIATION;
AND STANDARD ANALYTICAL SERVICE, INC.

FILED: _____

DEPUTY CLERK

PETITION FOR DAMAGES

NOW INTO COURT, through the undersigned counsel, come the
Petitioners referenced in Paragraph 1 below ("Petitioners"), all being
either persons of the full age of majority or entities authorized by law to
maintain legal actions, and all being either policyholders, annuity holders,
noteholders, equity owners, or holders of some other financial interest in,
or effected by, Public Investors Life Insurance Company and/or Midwest
Life Insurance Company, and/or Public Investors, Inc., who respectfully
represent as follows:

Parties and Jurisdiction

1.

The Petitioners in this action and their places of residence are listed
in the attached Exhibit A and Exhibit E, which are incorporated by
reference herein for all purposes.

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PARISH OF EAST BATON ROUGE
STATE OF LOUISIANA
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2.

Made Defendants herein are:

- (a) the State of Louisiana, through the Department of Insurance of the State of Louisiana and the Department of Insurance of the State of Louisiana ("DOI");
- (b) the Department of Insurance of the State of Louisiana ("DOI");
- (c) the State of Louisiana, through the Office of Financial Institutions of the State of Louisiana and the Office of Financial Institutions of the State of Louisiana ("OFI");
- (d) the Office of Financial Institutions of the State of Louisiana ("OFI")
- (e) the Louisiana Insurance Guaranty Association ("LIGA") (the aforementioned Defendants being collectively referred to herein as the "State Regulatory Defendants"); and
- (f) Standard Analytical Service, Inc.

3.

Numerous Petitioners herein are residents and domiciliaries of Rapides Parish, Louisiana, and jurisdiction is proper in this Honorable Court, pursuant to La. R. S. 9:2798.1, the Louisiana Constitution, and the Louisiana Long-Arm Statute.

3.a

Damages were sustained by numerous of these Petitioners in Rapides Parish, Louisiana, and venue is proper therein as to all defendants. The Defendants, notably the State of Louisiana, would inflict a hardship on the Petitioners by urging and insisting upon East Baton Rouge Parish as the only proper venue when it is clear that Rapides Parish is certainly the proper and appropriate venue. Even though it might be true that the State of Louisiana may prefer to have this matter litigated in East Baton Rouge for its own tactical purposes, this would give the State of Louisiana and other Defendants an unfair advantage over these Petitioners who would have to suffer additional expense and hardship by traveling to Baton Rouge for hearings. This would be extremely difficult for these Petitioners, many of whom are advanced in age and have, in many cases, been deprived of their life savings and retirement income as a result of the wrongdoing and fault of the Defendants.

4.

The Department of Insurance of the State of Louisiana is an agency of the State which operates through the duly-elected Commissioner of Insurance. The DOI is charged with the responsibility of overseeing and regulating activities relating to insurance companies doing business in this State, including licensing, examination, and other activities.

5.

The Office of Financial Institutions is an agency of the State of Louisiana, which operates through the Director of the Office of Financial Institutions. It is charged with the responsibility of overseeing and regulating activities relating to State-chartered financial institutions, including the Limited Function Financial Institution involved in this matter.

6.

The Louisiana Insurance Guaranty Association is a non-corporate juridical person created by statute. It has the capacity to sue and be sued. Its purpose is to protect policyholders and others in Louisiana from the consequences of the failure of member casualty and property insurance companies.

7.

Standard Analytical Service, Inc. is a foreign for-profit corporation, incorporated under the laws of Missouri. Its office and principal place of business is St. Louis, Missouri. It is engaged in the business of analyzing and publishing comparative information concerning insurance companies, is doing and transacting business in the Parish of Rapides, Louisiana, and is subject to the jurisdiction of this Honorable Court.

Introductory Background Statement
Applicable to All Counts

NOTE: A complaint making the identical allegations to those made herein was filed on December 11, 1991 in the 9th Judicial District Court for Rapides Parish, Louisiana, and amended on the date of this filing. That Petition is presently pending, and the Petitioneres, have made diligent efforts to achieve service of process on all named defendants, which service they believe to be effective. Certain defendants, however, have raised issues concerning the adequacy of service of process, and have also

made assertions, some in the Court record, to the effect that venue is improper in Rapides Parish, Louisiana, and that these defendants can only be sued in East Baton Rouge Parish, Louisiana. The Petitioners believe these assertions by the defendants to be incorrect, and the Petitioners continue to believe that Rapides Parish, Louisiana is the appropriate forum and venue for this suit. The Petitioners also believe, however, that certain prescription dates could arguably be approaching, and in order to preserve their rights, this action is being duplicatively filed in East Baton Rouge Parish. Once the venue issues with respect to Rapides Parish are resolved, it is the intention of these Petitioners to dismiss this East Baton Rouge Parish filing, and to proceed with the action in Rapides Parish, where these Petitioners believe venue to be proper.

8.

The plight of the Petitioners, and the pattern of deception, mismanagement, gross negligence, incompetence, and fraud which brought it about, arises out of an extremely complex set of facts. These facts involve literally dozens of affiliated companies, the creation and management of which confused the public and provided camouflage for elaborate corporate actions designed to steal and/or misuse money invested by unsuspecting citizens. Even normal and legitimate corporate transactions are complex and difficult to follow. But the corporate transactions involved here were deliberately designed to be difficult to follow and to trace. The persons designing those transactions worked a massive deception upon the Petitioners. They did so with the knowing involvement of the Louisiana State Regulatory Defendants, whose duty it was to prevent these very irregularities. They were aided in their efforts by Standard Analytical Service, Inc. ("Standard Analytical"), which published and sold misleading brochures sent to these Petitioners, when it knew or should have known they were misleading and being used in a fraudulent scheme.

9.

This Petition is filed by a collection of individuals, most of them residents of Louisiana, who believed, and were led to believe, that they were investing their savings in safe, conservative insurance companies regulated by competent, diligent, and honest State officials. In fact, these

State officials were intimately involved in deliberate and calculated deceptions of these Petitioners. The actions and inactions of the State Regulatory Defendants and Standard Analytical are the direct cause of the losses to these Petitioners. These complex transactions, and the State's role in assisting to bring about the financial losses of the Petitioners, are detailed in the balance of this Petition.

**Structure of Corporate Insurance Entities Involved
In This Matter (Applicable to All Counts)**

10.

Public Investors, Inc. ("PI") is a domestic insurance holding company with its principal place of business located in Jefferson Parish, Louisiana. It has applied for relief under Chapter XI, converted to Chapter VII, of the U.S. Bankruptcy laws as of May 20, 1991, sub nom. In Re: Public Investors, Inc., No. 91-11228 "K", filed in the United States Bankruptcy Court for the Eastern District of Louisiana.

11.

Public Investors Life Insurance Company, Inc., ("PILICO") is a domestic life insurance corporation, whose principal place of business is located in Rapides Parish, Louisiana, and which is presently in liquidation in the 19th Judicial District Court, Parish of East Baton Rouge, as of May 15, 1991, sub nom. Douglas D. Green, As Commissioner of Insurance for the State of Louisiana v. Public Investors Life Insurance Company, No. 367, 197, Division "I".

12.

Midwest Life Insurance Company ("MIDWEST") is a domestic life insurance company, whose principal place of business is located in Jefferson Parish, Louisiana, and which is presently in liquidation in the 19th Judicial District Court, as of August 26, 1991, sub nom. John A. Dixon, Jr., as Commissioner of Insurance, Ad Hoc, for the State of Louisiana v. The Midwest Life Insurance Company, No. 368,127, Division "M". Prior to May 1, 1990, it was domiciled in Nebraska.

13.

Fidelity Fire and Casualty Insurance Company, Inc. ("FF&C"), is a domestic property and casualty insurance corporation, whose principal place of business is in Rapides Parish, Louisiana, and which is also in

liquidation in the 19th Judicial District Court, Parish of East Baton Rouge, as of September 4, 1991, sub nom. to John A. Dixon, Jr., as Commissioner of Insurance ad hoc, for the State of Louisiana v. Fidelity Fire and Casualty Insurance Company, No. 370,097, Division "I". Unlike PI, PILICO and MIDWEST, FF&C principally wrote non-standard automobile physical damage and general automobile liability coverage. Also unlike PI, PILICO, and MIDWEST, FF&C was required by law to pay assessments to the Louisiana Insurance Guaranty Association Fund, which provided coverage for the policyholders of FF&C in the event of insolvency.

14.

Insurance Premium Assistance Company ("IPAC"), whose principal place of business is in Jefferson Parish, Louisiana, is a domestic corporation which primarily financed the insurance premiums generated by the activities of FF&C. From December, 1988 to January, 1990, a period of slightly over one year, IPAC was licensed as a Limited Function Financial Institution ("LFFI") and was thus regulated by the Office of Financial Institutions, which granted both its LFFI license and its premium finance license. The LFFI license was not renewed in January of 1990. Its premium finance operations are presently dormant, though still licensed.

15.

PI, PILICO, FF&C, and IPAC are together part of a group of related subsidiaries and/or affiliated entities which were operated, controlled and/or managed under the umbrella of the Bomar Investment Corporation (BOMAR). Bomar is a Louisiana holding company which purchased PI (and its subsidiaries at that time, PILICO, FF&C, and IPAC, amongst others) on August 12, 1987. In 1986, prior to its purchase of PI, BOMAR acquired Alliance Life Insurance (ALI), which was domiciled in Kansas. Later added to the constellation of BOMAR companies were MIDWEST in November of 1987 and Universal Guaranty Life (UGL) in November of 1988. On August 8, 1989, the name of Bomar Investment Corporation was changed to Riverside Holding Corporation (RHC). Both RHC and BOMAR (and thus PI and its subsidiaries) were controlled by Mark Herman and Robert Bilbruck from approximately August 12, 1987 to December 8, 1989. Toward the latter part of 1989, UGL and ALI were sold to First Commonwealth Corporation, leaving RHC (formerly known as BOMAR, and the owner of PI

and its subsidiaries), to be bought by Southshore Holding Corporation ("Southshore") on or about December 8, 1989. PRC Holding Company ("PRC") was chartered on January 26, 1990, by the owners of Southshore to hold PI, PILICO, and certain other subsidiaries, but not to hold MIDWEST, FF&C, and IPAC. Both Southshore and PRC were controlled by B.F. Shamburger and Gary E. Jackson at all times relevant hereto.

**Regulatory Structure Applicable to These
Entities (Applicable to All Counts)**

16.

At all times relevant to this action, all of the above-mentioned companies were, or should have been, regulated by the State of Louisiana Department of Insurance, the Office of Financial Institutions, and/or the Louisiana Insurance Guaranty Association.

17.

The State Regulatory Defendants were aware of, or could and should have been aware of, violations by PI, PILICO, IPAC, MIDWEST, and FF&C, by virtue of their access to numerous sources. In addition to information which should or could have been gleaned from the State Regulatory Defendants' own required reporting systems, their examinations of regulated companies, consumer complaints, and sources within the industry, said State Regulatory Defendants had as another source of information the Examination Reports and courtesies of the Departments of Insurance of various other states, including Kansas, Oregon, Ohio, Texas, Florida, and Nebraska, where affiliated companies were also operating, as well as Insurance Reporter Systems such as the National Association of Insurance Commissioners ("NAIC").

18.

Due to the presence of members of the DOI, OFI, and LIGA at each other's meetings concerning these affiliated companies, knowledge of one State Regulatory Defendant with respect to these matters is imputable to each of the other State Regulatory Defendants, and these Defendants are solidarily liable to the petitioners for the violations and damages described herein.

19.

As one example, representatives of OFI and of LIGA were present at the hearing of the DOI held on December 15, 1989, at which the purchase of Riverside by Southshore, and all attendant transactions, were approved by Legal Counsel to the DOI. Both the DOI and the OFI had been intimately involved in numerous meetings leading to this transaction, and they facilitated the transaction by deliberately circumventing the law, to permit it. This transaction is described in greater detail below.

20.

In addition to its general duty to protect the public interest, the State of Louisiana, through the DOI and its Commissioner, has a specific duty, and has specifically assumed a duty, to protect insurance company policyholders, depositors, annuitants, and noteholders such as the Petitioners.

21.

This specific duty derives, among other places, from La. R.S. 22:1-695 (the "Insurance Code"), its comprehensive nature, its repeated references to the protection and best interests of the policyholders and the insurer's creditors, and the comprehensive and specific powers and duties delineated by it to the Commissioner to execute his statutory duty to examine, regulate, and supervise the affairs of insurance companies.

22.

Further evidence that the State of Louisiana assumed a specific duty to Petitioners may also be found in the Louisiana Department of Insurance Regulations, and in particular, Regulation 5 therein, which was directed to the Petitioners, among others, and which provides as follows:

"These are some of the protections and safeguards your Insurance Department offers to you:

When You Purchase Insurance From Authorized Companies

1. Deposits must be made with the State for the protection of Louisiana policyholders.
2. Examinations of all authorized companies by the Department are made to determine if such companies are financially able to pay claims."

The Motivation of the State and the
State Regulatory Defendants
(Applicable to All Counts)

23.

The failings by the State in these circumstances are of two types: (a) neglect, incompetence, and/or total failure to oversee the activities of companies intent on conducting a corporate "shell game" to steal and/or misuse money invested by unsuspecting citizens; and (b) the State's own agenda, commencing in 1988, when it saw that at least some of the companies involved in this elaborate "shell game" were bound to fail, which would be politically embarrassing and financially detrimental to the State.

24.

Once the State and the State Regulatory Defendants realized that a financial failure was extremely likely, if not inevitable, the State Regulatory Defendants began a concerted and deliberate effort to mold and shape the affairs of these companies, so that the companies which did fail would be the ones which caused the least loss of tax revenue to the State and the least amount of political scandal. Unfortunately, this meant that the loss would fall entirely upon the heads of these Petitioners, and others in their position. The State and its Regulatory Defendants made these efforts with full knowledge of the terrible cost of allowing the Petitioners to bear the full brunt of these financial failures. DOI's strategy ultimately failed when on September 4, 1991, FF&C was placed in liquidation. Thus the last of all these related companies, and the one which was kept artificially propped up at the expense of all the others, finally failed.

25.

Such a catastrophe could and should have been readily averted had the State timely carried out its statutory and regulatory duties toward these companies, their policyholders, annuitants, and noteholders. As early as 1984, irregularities in the management of some of these companies were brought to the attention of the State Regulatory Defendants. By 1988, violations regarding investment limitations and affiliated transactions had become known to regulatory authorities nationwide, with examinations being conducted in Nebraska, Ohio, Kansas, and South

Carolina. The State deliberately or with gross recklessness disregarded the plethora of information as to these violations, including the results of its own DOI Year End 1988 Examination Reports of PILICO and FF&C, which found both companies to be insolvent at that time. Figures reported in the Annual Reports of the various affiliated companies, available to the public and known to the State to be false, were never corrected, and those reports gave a false impression of financial stability to the public and to the private rating services which passed such information along to the public in their reports.

26.

Among those practices which the State Regulatory Defendants allowed to continue were illegal investments of company assets, which consisted in many cases of Petitioners' life savings. These investments not only included overleveraging and pyramiding of illegal affiliated transactions, but also supported lavish lifestyles for the corporate officers and directors, including a corporate jet, boat house, expensive automobiles, and other luxuries. In addition, there was no reporting, as required by law, of the "employment" and "consulting" contracts of these individuals. In the end, the pyramid began to collapse under the weight of the ineptness, waste, extravagance, and illegality of these investments, and the State at last chose to step in, to orchestrate the demise of certain chosen companies as best suited its interests.

27.

Put simply, the State and the State Regulatory Defendants permitted, encouraged, and supervised the transfer of assets out of companies in which these Petitioners had an interest, or whose policies or annuities they held, and directly or indirectly into the only company covered by the LIGA Fund. The State's primary motivation for this was simple, and in retrospect, it was plain: the State did not want a company covered by the LIGA Fund to fail. By 1989 the State Regulatory Defendants were acutely aware of the costs of the Champion debacle, both financially and politically, and sought to take steps to prevent a similar impact on the LIGA Fund.

28.

As will be discussed further in the paragraphs below, if an insurance company covered by the LIGA Fund fails, the State loses tax revenues, but

the individual citizens of the State who happen to be policy holders of that company are covered by the LIGA Fund, and suffer no financial loss. On the other hand, if an insurance company which is not covered by the LIGA Fund fails, the State does not bear the same loss, and the entire brunt of the loss must be borne by the citizens whose losses are not covered by the LIGA Fund. Here, the State used its monopoly power to regulate these companies for its own financial benefit, political motives and protection, and deliberately preferred the general corporate coffers of the State of Louisiana to the financial interests and well-being of the individual citizens of the State whom the State Regulatory Defendants are statutorily bound to protect. The State also used its unique monopoly powers to conceal and cover up the results of the gross incompetence, negligence, and/or corruption of the State Regulatory Defendants which led up to the point of crisis with the LIGA Fund.

29.

The State's direct financial interest in the LIGA Fund arises out of the fact that every insurance company admitted to do business in Louisiana must pay to the State an annual tax for the privilege of doing business here. This is referred to as the "premium tax," and is computed as a percentage of premiums written in the State. If the LIGA Fund is called upon to pay out claims to policyholders of a LIGA-covered insurance company, due to the insolvency of that company, then the insurance companies which are members of LIGA are required to make cash payments to the Fund, in order to replenish the Fund and keep it at statutory levels. But when and if the companies are required to make payments into the LIGA Fund, the companies may claim a credit against the premium taxes otherwise due to the State of Louisiana. Thus a call on the LIGA Fund is an event of relatively little consequence to the member insurance companies, who are thereby able to obtain a premium tax credit for the funds they must contribute to replenish the LIGA Fund. But a call on the LIGA Fund is an event of profound importance to the State of Louisiana, because every call on the Fund results in a reduction in the amount of premium tax which would otherwise be collected by the State. Thus, the State has a direct pecuniary motive to see to it that the Fund is not required to be tapped. In this case, the State protected itself, and

assured itself of additional tax revenues, by making certain that if any of these companies failed, it would be the company not covered by the LIGA Fund. Here, the State Regulatory Defendants, whose primary obligation is to protect the policyholders and investors of Louisiana, deliberately and systematically sold out these Petitioners, who were least able to stand a financial loss--namely, those not covered by the LIGA Fund in the event of collapse of their insurance company.

30.

This sorry story begins, for purposes of this Petition, in 1987. Many transactions must be articulated for the Court, and many more are not listed here, in the interest of space. Most of these transactions acted to bleed monies from the companies in which these Petitioners had placed their savings, and the State of Louisiana and the State Regulatory Defendants had a direct hand in each problematic transaction. In some instances, the State and the State Regulatory Defendants may have assisted the plundering of the Petitioners through inadvertence, negligence, laziness, corruption, or sheer incompetence. In other instances which will also be detailed, the State and the State Regulatory Defendants deliberately, with calculation and determination, assisted in structuring the transactions which brought about the Petitioners' losses. Either way, without the tortious actions of the State of Louisiana and the State Regulatory Defendants, there could have been no loss to these Petitioners.

31.

Finally, the State deliberately undertook to conceal the nature and extent of these corporate "shell game" transactions from the public, and deliberately concealed from the Petitioners the true financial state of companies in which they had an interest or in which they were policy holders or annuity holders. The State and the State Regulatory Defendants succeeded in suppressing and concealing this information, despite the fact that they were aware that the Petitioners continued to deposit money with the subject companies, on the basis of erroneous assumptions about the financial state of those companies. The State Regulatory Defendants further knew that, due to the particular and highly personal nature of the relationship between an insurance company and its insureds, these Petitioners were at risk in numerous ways, including their possible

uninsurability should these companies fail; the loss of death benefits to the spouses, children, and other beneficiaries of the Petitioners; the loss of homes, farms, businesses, and other personal and real property which these Petitioners had mortgaged to continue to make their payments into these companies; and the other damages actually suffered by these Petitioners as articulated further below.

**COUNT ONE: OUTRAGEOUS, RECKLESS, WILLFUL,
INTENTIONAL, FLAGRANT, AND/OR FRAUDULENT
MISCONDUCT BY THE DOI**

32.

The foregoing paragraphs of this Petition are hereby incorporated by reference in this Count One.

33.

Between November, 1986, and September 4, 1991, when the last of these companies was finally placed in liquidation, PI, PILICO, FF&C, IPAC and MIDWEST engaged in numerous and flagrant violations of Louisiana Insurance, Banking, OFI, LFFI, and LIGA Statutes and Regulations, all of which were approved and/or permitted, either expressly or tacitly, by the DOI.

34.

These violations committed by these companies are articulated in detail in the preceding and subsequent paragraphs of this Petition. They include, but are not limited to, the following: entering into unauthorized investments with affiliates; receiving uncollateralized promissory notes, certificates of deposit, and/or debentures from affiliates; purchasing overvalued real estate from affiliates and others; improperly receiving and advancing funds to affiliates; failing to pay LIGA assessments timely, if at all; misrepresenting the terms and conditions of various transactions between affiliates; making fraudulent and negligent representations as to the management and financial condition of these companies in order to induce the purchase of policies, annuities, and corporate notes; entering into material transactions with affiliates which were not on fair and reasonable terms and the precise nature and details of which were not clearly and accurately disclosed; substituting non-admitted assets for admitted assets; and failing to file timely and/or accurate annual

statements and/or audited, unqualified financials and/or holding company registration statements and/or amendments, and other required statements and reports with DOI and/or OFI.

35.

Upon information and belief, the DOI was at all relevant times aware of the number and extent of the statutory and regulatory violations in the management and transactions of PI, PILICO, FF&C, IPAC and MIDWEST. In the alternative, it should have been aware of such conduct by virtue of the information available to it, and if it was not aware, this failure itself constitutes outrageous, reckless, and willful misconduct.

36.

The State of Louisiana, and its Department of Insurance, through its Commissioner, breached its duties to the Petitioners by failing to administer and enforce the provisions of the Insurance Code and by failing to examine, supervise, and regulate all phases of PI, PILICO, FF&C, IPAC, and MIDWEST; by acting negligently and by making negligent misrepresentations to the Petitioners during the course of its administration of the non-discretionary provisions of the Louisiana Insurance Code and Regulations as to PI, PILICO, FF&C, and MIDWEST; and by exhibiting reckless, willful, outrageous, and malicious disregard and misconduct towards the Petitioners in conducting its discretionary functions; and by aiding others to negligently and/or intentionally and fraudulently violate provisions of the Insurance Code, including unfair and deceptive acts and practices; all by means of the following actions and inactions, among others:

- (a) failing to enforce its own regulations;
- (b) failing reasonably to monitor the management of these companies;
- (c) ignoring historical financial data reported by PI, PILICO, FF&C, and MIDWEST which reflected, as early as 1986, the diminution of admitted assets, and the flagrant violations of allowable affiliate transactions;
- (d) failure to invoke its regulatory powers at all; or, in the alternative, failure to regulate by its failure to take any of the following steps, among others, in a timely fashion: issuing consent orders, notices of impairment and/or cease or desist orders; suspending, revoking or not renewing certificates of authority; ordering target

examinations; imposing monetary penalties, placing into conservation, rehabilitation or liquidation; and/or evaluating and disallowing non-admitted assets, as to the following companies, for the following periods relevant to this Petition:

- (i) PI, for violations in 1986, 1987, 1988, 1989, 1990, and/or 1991;
 - (ii) PILICO, for violations in 1986, 1987, 1988, 1989, 1990, and/or 1991;
 - (iii) MIDWEST, for violations in 1988, 1989, 1990, and/or 1991;
 - (iv) FF&C, for violations in 1988, 1989, 1990, and/or 1991;
 - (v) BOMAR, for violations in 1986, 1987, 1988, 1989, 1990, and/or 1991;
 - (vi) RHC, for violations in 1987, 1988, 1989, 1990, and/or 1991;
 - (vii) SHC, for violations in 1989, 1990, and/or 1991;
 - (viii) PRC, for violations in 1990 and/or 1991.
- (e) ignoring information regarding PI, BOMAR, RHC, SHC, PRC, MIDWEST, ALI, and UGL, and their affiliate dealings, transmitted by other state departments of insurance (including, but not limited to, those of Texas, Ohio, Kansas, Oregon, and/or Nebraska), as early as 1986, which reports indicated severe impairments, statutory violations, and financial mismanagement;
 - (f) failing to comply with Regulation 5, wherein DOI lists the protection to policyholders purportedly afforded by registration of insurance companies with the State of Louisiana Department of Insurance;
 - (g) ignoring IRIS reports on PILICO, MIDWEST, and FF&C indicating non-compliance with NAIC ratios sufficient to require immediate regulatory attention;
 - (h) issuing Certificates of Compliance to companies which were not, in fact, in compliance with the law;
 - (i) failing to act in the face of mounting evidence of statutory violations, massive irregularities, and financial mismanagement;
 - (j) ignoring multiple consumer requests and reports regarding these companies which indicated financial instability and mismanagement, and making misleading statements to consumers;

- (k) failing to administer the provisions of the Holding Company Law, Regulation 31, such that between January of 1986 and February 1 of 1990, with the exception of a single undated registration statement filed at least nine months late on the part of BOMAR/PI, not another registration statement, and not a single amendment was filed on behalf of PILICO, FF&C, MIDWEST, PI, BOMAR, RHC, and/or PRC, despite the statutory requirement that such statements be filed within 15 days of any transaction among affiliates in excess of \$150,000, which transactions regularly occurred. This severely prejudiced the Petitioners, who, because of the DOI's failures in this regard, were deprived of DOI'S regulatory enforcement power due to its inability to determine the extent and/or abuse of intercompany transactions; the distinctions between the various holding companies and affiliates; the number and terms of management agreements between the various companies; the fairness and reasonableness of transactions between the various affiliates; the amount, legality, and recipient of dividends declared; and the reasonableness and adequacy of the surplus of each of the affiliated companies, there being no information recorded whatsoever, as opposed to the clear and accurate disclosure of the precise nature and details of affiliated transactions required and contemplated by Regulation 31;
- (l) although knowing that the holding company registration statements and amendments were confidential and not subject to Public Records requests, and knowing that the DOI was therefore the single outside party with access to knowledge of intercompany transactions and with regulatory power to ensure their lawfulness, the DOI nevertheless failed to enforce registration of affiliate transactions and holdings as to PILICO, MIDWEST, FF&C, PI, RHC, PRC and BOMAR, pursuant to Regulation 31.

DETAILS OF SPECIFIC MISCONDUCT BY THE DOI

Failure to Prevent Illegal Dividends Out of PILICO, and Permitting Damage to PI Noteholders

37.

Many of the activities undertaken by the individuals manipulating the subject insurance companies, and permitted by the State, involve a concerted effort to drain assets out of PILICO, and into various other companies. On January 18, 1987, PILICO illegally issued a \$1 million cash dividend to an affiliated company. Less than a year later, on December 30, 1987, it illegally issued another \$1 million cash dividend to an affiliated company, thereby contributing to its state of insolvency, as defined by the

DOI's 1988 year-end Examination Report of PILICO. DOI learned of the first dividend declaration on March 1, 1987, at the latest, by means of PILICO's annual statement, and learned of the second dividend, at the latest, on March 1, 1988. The DOI took no regulatory action in response to either of these illegal dividend declarations, despite the fact that they appear to be prima facie illegal. Knowledge of these dividends would also have been available within 15 days of each dividend declaration, if PILICO had filed a Holding Company Registration Statement and/or Amendment as required by law, or had DOI properly enforced such filings. In fact, DOI's failure to require these filings, even with actual knowledge of transactions which triggered them as a matter of law, further contributed to both the insolvency of PILICO and the ability of the owners of these companies to conceal the true intent and effect of their transactions.

38.

Allowing these dividends was particularly egregious as PILICO was thereby permitted to illegally distribute monies to PI, its parent holding company, which was simultaneously raising monies by the sale of corporate notes to certain of the Petitioners, during the same time frame. A Prospectus pertaining to Corporate Notes, dated October 25, 1986 and issued by PI, was supplemented on August 12, 1987. This was the date of BOMAR's purchase of PI, which occurred after the first million dollar dividend issued in January, 1987, but before the second in December of that year. Advertisements in the Alexandria Town Talk regarding these securities guaranteed interest rates at 10.03 % for 5 years.

39.

The Supplement stated that PI would continue to be conducted after the Merger in substantially the same manner as it was being conducted "at the present time." This was a material and negligent misrepresentation, in violation of the Insurance Code's prohibition on unfair and deceptive practices, La.R.S. 22:1214, especially given the fact that the very consummation of the Merger put Petitioners' investments precariously at risk, as the entire purchase price of \$12,350,000 was being financed, 25% of which PI funded. Thus, with BOMAR's purchase, PI's stockholders (i.e., the equity owners) were safely being bought out at a time when the company was steadily losing money, and Petitioners'

investments (i.e., the debt instruments) were funding the buyout. Furthermore, despite purported concern for PI and its subsidiaries' liquidity, which was jeopardized by the DOI-approved buyout, another million dollar dividend was illegally distributed within five months by PILICO. The State Regulatory Defendants still took no action as to the sale of the corporate notes, the distribution of the dividends, the blatant violations of La. R.S. 22:1214, and/or the fact that none of this activity was being reported to DOI in a holding company registration statement.

**Specific Failure With Respect to the
Riverside/BOMAR Purchase of PI**

40.

The DOI approved the acquisition of PI by the Riverside/BOMAR group on August 12, 1987, and thereby flagrantly violated various statutory provisions. Among others, the DOI violated La. R. S. 22:731(2)(e) by failing to properly investigate the competence, experience, and integrity of the persons who controlled BOMAR; if it had conducted such an investigation, it would have discovered that the acquisition of PI by these individuals was not in the interest of the policyholders of PILICO.

41.

The DOI further violated its duty to hold a public hearing before approving the aforementioned acquisition. Instead of holding a public hearing, notice of the hearing was purportedly "waived" with the result that only two persons were present at the hearing on July 29, 1987, namely counsel for BOMAR, the purchaser, and John Fontenot, General Counsel and Hearing Officer for DOI (who subsequently played a similar role in approving the purchase of PI, RHC/BOMAR by SHC in December, 1989). No one was present to represent the interest of the companies being sold, their policyholders, or note holders, including the policyholders of PILICO, and the DOI representative utterly failed to do this.

42.

The DOI further failed in its duty by approving this transaction when the financial condition of the acquiring party was such as would necessarily jeopardize the financial stability of the resulting companies and prejudice the interests of their policyholders. Specifically, the entire

purchase price for PI (\$12,350,000) was loaned to BOMAR as follows: approximately \$7,300,000 was borrowed from the Hibernia National Bank, approximately \$2,050,000 was borrowed from the BOMAR affiliate Alliance Life Insurance, and approximately \$3,000,000 was borrowed from PI or its subsidiaries. Thus, the entire purchase was over-leveraged, and financing this purchase threatened the financial stability of both the acquired company and those companies from whom the borrowings were made, and adversely affected the liquidity of PI and its subsidiaries, as well as the financial stability of the entire BOMAR group.

**Failure With Respect To
Reporting and Examination Requirements**

43.

In addition to the gross negligence, recklessness, wrongful acts, outrageous conduct, and breaches of duty in the preceding paragraphs, the DOI also breached its duty to the Petitioners in the following ways:

- (a) Failing to ascertain the extent of PILICO's impairment from 1987 on, FF&C's impairment from 1988 on, and MIDWEST's impairment from 1988 on, and then failing to issue a written requirement to each company for the impairment to be remedied, pursuant to La. R.S. 22:77, and thereby protecting the remaining assets of each company;
- (b) Failing to respond to violations on the part of PILICO and MIDWEST, their affiliates and holding companies, involving the amount and extent of investments in single entities, pursuant to La. R.S. § 22:843 and Regulation 31;
- (c) Failing to respond to the flagrant violations of the reporting requirements pursuant to L.R.S. 22:161, 22:1070; and 22:1451 on the part of PILICO, FF&C, and MIDWEST, whose officers verified by oath and certified to the amounts reported in the Annual Statements of these companies, which consistently omitted, distorted, and internally contradicted the financial transactions reported by these companies. These omissions, distortions, and contradictions include the following:
 - (i) On the 1987 year end PILICO Annual Statement is reflected a net gain of \$759,328 for that year. On each year's Annual Statement, there is a column for reporting the previous year's results, for purposes of comparison. On the 1988 year-end report for PILICO, this figure for 1987 results is

changed to reflect a net loss of (\$759,328). The 1988 year end result is listed on the 1988 report as a net loss of (\$959,000). Recording the previous year's result on the current year's Annual Statement is intended to allow the reader of that Annual Statement to compare the reported results of the current year with that of the prior year. By recording the 1987 result as a net loss of (\$759,325), and by comparing it to the reported current year loss of (\$959,000), the PILICO management gave the misleading impression that only an additional \$200,000 was lost in 1988 over and above the amount lost in 1987; when, in fact, recourse to the actual Annual Statement of 1987 would show the reader that 1988 had resulted in an additional loss of \$1.6 million;

- (ii) On the 1988 year-end Annual Report for MIDWEST, in Part II of Schedule Y, the figure \$5,190,000 is shown in the column for purchases, sales, exchanges of loans, etc. For the same year in the PILICO Annual Report, the same exact figure is reported in the same column. Despite the fact that these two companies were commonly owned, and that it would be extremely unlikely that both companies had the same figure for this entry, apparently no effort was made by DOI to investigate the accuracy of either Report;
 - (iii) In the 1989 year end PILICO Annual Report, there is no mention of the \$28 million debenture issued by IPAC on Schedule Y, Part 2 for affiliated transactions;
 - (iv) and most egregiously, at no time did the DOI insist that these companies reflect the corrected figures required to be made as per examination adjustments, on the subsequent annual reports available to the public. This resulted, by way of example only, in the continued misrepresentation to the public that PILICO had a net worth of over \$5 million at the end of 1988 as reported by PILICO, rather than a negative net worth of over \$32 million as adjusted by the examiners. Thus, even such inadequate regulatory examination as did occur regarding these companies was rendered useless by the DOI's failure to insist upon the implementation of its own conclusions.
- (d) By breaching its ministerial duty to annually ascertain the surplus and reserves of PILICO, FF&C, and MIDWEST as required by L.R.S. 22:162, which failure prevented the rehabilitation and/or conservation of these companies in a timely fashion, such that Petitioners would not have suffered the total loss they have suffered today. Specifically:

- (i) by March 1, 1988, the DOI knew from PILICO's Annual Report that two separate million dollar cash dividends had been illegally issued by PILICO, and had thereby jeopardized its surplus.
- (ii) by March 1, 1989, the DOI knew from PILICO's Annual Statement that it had liquidated high quality assets of \$33 million and had illegally invested \$28.6 million of the proceeds into affiliate IPAC's Certificates of Deposit of questionable value, if indeed they had any value at all.
- (iii) by March 1, 1990, the DOI knew from PILICO's 1989 Annual Statement that over 86% of its invested assets were actually invested in affiliated companies, 98% of which was represented by the bogus IPAC "debenture" described above.
- (iv) by March 1, 1989, the DOI knew from FF&C's 1988 Annual Statement that it was suffering "losses incurred" of 90% of premiums earned, and "other underwriting expenses incurred" of 40.7% and therefore was not viable as a profitable company.
- (v) by March 1, 1989, the DOI knew from FF&C's 1988 Annual Statement that \$11.9 MM of its assets had been illegally invested in affiliate IPAC's CDs of questionable worth, and shortly thereafter DOI knew that these CDs had almost no worth at all.
- (vi) from FF&C's 3rd and 4th Quarter, 1988 Reports, the DOI was aware of FF&C's financial instability.
- (vii) by February 6, 1989, the DOI was aware of the Consent Order issued against MIDWEST by the Nebraska Insurance Department, and other such Orders from Ohio and Kansas; and by April 11, an Order to Cure Impairment of \$5 million had been issued against MIDWEST by the Nebraska DOI. These events could and should have been sufficient to cause the State of Louisiana to order its own target examination, whereby the extent of MIDWEST's impairment, insolvency, and/or unfair, unsafe and unsound dealings hazardous to its policyholders, could and should have been scrutinized and ascertained.
- (viii) The actual degree of insolvency for PILICO, MIDWEST, and FF&C at the time of their ordered rehabilitations in 1991 was not at great variance with the figures established by DOI examination of these companies in 1988. By the DOI failing to act timely and responsibly with respect to PILICO and MIDWEST, petitioners have suffered the total loss they have today.

- (e) By failing to invoke the penalties provided by L.R.S. 22:1315(B) against officers, agents, or legal entities which perform services for an Insurer, who represent falsely, directly or indirectly, information to the DOI regarding assets, and/or materially misrepresent to the DOI the value of assets of the Insurer or affiliate, etc. in violation of La. R.S. 22:1315 (A).
- (f) By failing to invoke La. R.S. § 22:7 against PILICO, MIDWEST, FF&C, PI, RHC, BOMAR, SHC and/or PRC, which provides for financial fines as well as the revocation of licenses against one who intentionally violates or aids another in violating the provisions of the Insurance Code. This statute is invoked by Petitioners against DOI, OFI, LIGA, and the State of Louisiana for aiding the officers and directors of PILICO, MIDWEST, PI, BOMAR, RTC, SHC, PRC, and FF&C to violate the provisions of the Insurance Code.
- (g) By failing to salvage any value for policyholders and noteholders of PILICO and MIDWEST by taking basic, prudent steps to conserve, preserve, market, and develop the remaining assets of these companies when every indication could and should have led them to do so as early as 1988 for PILICO, MIDWEST and FF&C. By way of example only, the State Regulatory Defendants squandered the opportunity to realize value from the licenses to do business which MIDWEST held in some 40 jurisdictions, by unconscionable delay, incompetence, and/or reckless disregard of every standard of the Insurance Code, the NAIC, and comparably funded and staffed state insurance departments. MIDWEST had value as a going concern which could have been realized through an orderly sale to persons who engage in the business of purchasing such assets of troubled insurance companies. MIDWEST's 40 licenses to do business alone had a value of approximately \$50,000 each, for an aggregate of some \$2 million, which could and should have been conserved for Petitioners. This conservation could and should have occurred by the timely and prudent transfer to interested third party purchasers who were, upon information and belief, actually presented to the State Regulatory Defendants.
- (h) contributing to the financial demise of MIDWEST by allowing depletion and diversion of over \$21 million of bona fide assets to other affiliated companies;
- (i) responding to direct inquiries from consumers as late as Fall of 1990 that these companies were "in good standing, as per the Tax Department," thereby giving the misleading impression that the companies were solvent and in compliance with Louisiana law;
- (j) allowing PRC Holding Company to be chartered on January 26, 1991, to hold PI, PILICO and others, known by DOI to be insolvent, with the intent of

providing yet another layer of insulation between PI and PILICO, which had failed, and FF&G, MIDWEST, and IPAC, which were close to being insolvent if not already so, and LIGA, which was still reeling from the Champion claims;

- (k) giving the approval, value, credibility, and respectability of the Department of Insurance to PI, PILICO, MIDWEST, FF&C, and IPAC, through inaction, delinquency, malfeasance, misfeasance, gross negligence, and/or wanton misconduct thereby misleading the policyholders and noteholders it was mandated by law to protect.
- (l) and other actions or failures to act by the Department of Insurance, which Petitioners will bring in by way of amendment at the appropriate time.

44.

The aforementioned activities of the DOI constituted willful, outrageous, reckless, intentional, flagrant, and/or fraudulent misconduct, which proximately caused the damages to these Petitioners, as set out more fully in Paragraph 133 below, which is incorporated hereby by reference. These Petitioners only learned of these tortious actions within the last four months, and could not with the exercise of reasonable diligence have learned of them sooner.

**COUNT TWO: WILLEFUL, OUTRAGEOUS, RECKLESS,
AND FLAGRANT MISCONDUCT BY THE COMBINED
ACTIVITIES OF THE DOI AND OFI.**

Specific Failures With Respect to Fidelity Fire and Casualty

45.

The foregoing paragraphs of this Petition are hereby incorporated by reference in this Count One.

46.

The elaborate and numerous transactions with respect to FF&C are at the core of the State Regulatory Defendants' failures with respect to the Petitioners, for FF&C is the company covered by the LIGA Fund, which they deliberately preferred and favored at the expense of these Petitioners. The State Regulatory Defendants' failures with respect to FF&C go back to at least April 5, 1988, when FF&C's Certificate of Authority was amended, admitting it to write casualty and property insurance (i.e., high-

risk automobile insurance), despite approval of a rate structure by the rating commission which resulted in immediate "losses incurred" in the amount of 90% of premiums earned in 1988; 88% of premiums earned in 1989; and 91% of premiums earned in 1990. When taken together with "other underwriting expenses incurred" of 40.7% (1988), 26.8% (1989), and 30.8% (1990), FF&C was seen to be immediately insolvent, from the day it began issuing this sort of insurance, with DOI's blessing. It was, or should have been, clear that FF&C could never have been profitable as a carrier of this type.

47.

Despite this fact, DOI and OFI permitted FF&C to purchase \$11.9 Million in "Certificates of Deposit" from IPAC, an affiliated premium finance company. The intricacies of this transaction are discussed in detail in paragraphs 51 through 72 below, but of present import is the fact that FF&C sold assets of excellent quality in order to purchase the CDs. In so doing, FF&C received the benefit of a \$500,000 tax credit due to the treatment accorded its purchase of IPAC CDs as a Louisiana Qualified Investment. In truth, however, IPAC became insolvent within six months, and unable to honor the CDs, which would have proved a total loss to FF&C (as it was to PILICO), had FF&C not been specially "looked out for" by the State Regulatory Defendants.

48.

FF&C's financial condition was so threatened that by early 1990 it was delinquent in the payment of its LIGA assessment by \$423,196, which should have caused its license to be revoked by the State Regulatory authorities pursuant to La. R.S. 22:1384(2)(b). Instead, the State Regulatory Defendants permitted FF&C to merge with Bonneville Insurance Company, which at that time was also delinquent in its own LIGA assessments in the amount of \$54,088, and should also have had its license revoked. All of this was permitted despite the need, on June 30, 1990, for a capital contribution of \$4 million to FF&C. This capital was transferred into FF&C out of MIDWEST, to the detriment of the Petitioners having an interest in MIDWEST.

49.

The State Regulatory Defendants further violated their duties by allowing the redomestication of MIDWEST into Louisiana, despite flagrant reported violations and an actual lawsuit filed by the Nebraska DOI, so that MIDWEST's legitimate assets could be used to shore up FF&C and to absorb FF&C's financial losses, after PILICO had finally been drained of all its assets.

50.

The substantial and valuable assets of PILICO and MIDWEST were both used to maintain the financial viability of FF&C, and the repeated transfers provided opportunity for large sums of money belonging to these companies to disappear. From the viewpoint of the State Regulatory Defendants, these transfers also provided the opportunity to protect the LIGA Fund. The State Regulatory Defendants permitted the unjustified transfer of funds from one of the companies into another, as if they were justifiably being transferred within the same company. Thus, the State Regulatory Defendants deliberately ignored proper corporate formalities, on which these Petitioners had relied in investing their funds, and also ignored the fair and reasonable affiliated transaction requirements of Regulation 31.

Background of IPAC

51.

Insurance Premium Assistance Company, or IPAC, was a finance company which primarily financed the insurance premiums generated by the activities of FF&C. It was a wholly owned subsidiary of PI. In 1988, the owners of these affiliated companies decided that IPAC should apply for a license to become a Limited Function Financial Institution, or LFFI. The Limited Function Financial Institution program was created by statute as a result of intense lobbying by the Champion insurance group, and the first LFFI license was issued on November 27, 1987 to United Financial Services, the premium finance company of the Champion insurance group. Louisiana's LFFI statute is believed to be unique among the fifty states, in that it permits insurance companies to finance their own premiums by the sale of so-called "Certificates of Deposit" issued by the finance company to

the insurance company. The State Regulatory Defendants should have realized the inherent potential for abuse in this arrangement, and should have been put on notice by the uniqueness of Louisiana's approach that a heightened degree of scrutiny was required. In fact, the State Regulatory Defendants, and particularly the OFI, reacted to the IPAC LFFI license with heightened recklessness, instead of heightened scrutiny.

52.

The entire brief life of IPAC as an LFFI (from December 1988 to January 1990--a period of slightly over one year) was fraught with irregularities and highly unusual conduct by the OFI.

53.

For instance, on November 22, 1988, Fred Dent, by letter to IPAC's counsel, effectively waives the statutory requirements and delays for IPAC to become able to issue "certificates of deposit", and interprets the Louisiana statute in such a way that it effectively eliminates the restrictive oversight purposes of the licensing procedure. A copy of this letter is attached as Exhibit B, and incorporated by reference herein. In this letter, Mr. Dent, who was at that time Commissioner of Financial Institutions, notes that the OFI required "additional time to work out the inter-company lending issue", thereby acknowledging as of November 22, 1988 that there were inter-company investment limit problems involved with IPAC and its related companies.

54.

Mr. Dent further accommodated the RHC/Bomar/PI management's efforts to engage in the corporate shell game by construing La. R.S. 6:451 et seq., and the Rules promulgated thereto, in such a way so that IPAC could operate indefinitely as a LFFI without having to apply to OFI for a license. He did this by construing the statute to mean that banking business could be engaged in by IPAC for an indefinite period without a LFFI license, until the income derived from its banking activities exceeded \$50,000. This permitted the issuance of CDs, which the OFI knew were intended to be issued to affiliated companies, without the license contemplated by the Legislature. In fact, Mr. Dent's blanket waiver of regulatory control would have permitted IPAC, or anyone else, to lend money, receive deposits, and pay checks to anyone, anywhere, without

any control or regulation by the OFI, so long as that person's income did not exceed \$50,000. Mr. Dent's letter plainly states that until that \$50,000 threshold is reached, no license even need be applied for. Obviously, there could be many ways for companies to evade regulation under this interpretation. Among others which come to mind are the creation of numerous companies, with a new banking institution springing up as soon as the preceding banking institution reached an income level of \$49,999. By taking this interpretative stance, OFI also encouraged the RHC/BOMAR/PI management's efforts to obscure the source of either MIDWEST and/or PILICO's funding of the Universal Guaranty Life purchase through IPAC. Such a construction of the law was tantamount to a repeal of the statute by covert administrative fiat.

55.

On December 19, 1988, the OFI finally issued its License and Certificate of Authority to IPAC to act as an LFFI, with three provisos: (a) IPAC could issue CDs for cash or cash equivalents only; (b) IPAC could only accept deposits from three companies, namely PILICO, FF&C and Liberty Underwriters, another affiliated company of the Bomar Investment Group; and (c) upon receipt of cash or cash equivalents from the three above-mentioned companies, IPAC was authorized to make reinvestments.

56.

At the time the OFI issued this license, authorizing IPAC to take funds from PILICO and issue back to PILICO "Certificates of Deposit", PILICO's publicly-filed 1987 Annual Statement revealed that it had already been heavily laden with investments in affiliates, and that it had illegally issued two separate cash dividends of \$1 million to an affiliate.

57.

The OFI further allowed IPAC to function as an LFFI before the appropriate administrative time constraints had run, and also allowed IPAC to circumvent even the watered-down requirements set down by the OFI. By way of example only, Universal Guaranty Life (yet another affiliate) bought a thirty-day certificate of deposit from IPAC in the amount of \$3 million, on November 29, 1988. But Universal Guaranty Life was not one of the three companies authorized to purchase CDs from IPAC.

58.

In issuing the licenses on December 19, 1988, the OFI recklessly made the following findings, while having every reason to believe and understand that these findings were false:

- (1) that the planned LFFI activities (i.e., taking money from PILICO, FF&C, and Liberty Underwriters, and giving them back pieces of paper called CDs) were merely "incidental" to IPAC's other business activities, when the deposits from these companies financed virtually the entirety of IPAC's premium finance business;
- (2) that the public interest would be served, when OFI's year's of experience with Champion's LFFI, United Financial Services, was indicating otherwise, and when no conceivable public interest could have been involved;
- (3) that IPAC exhibited financial responsibility and fitness to command confidence in the community; and that IPAC proposed to conduct its activities in a safe and sound manner, when a cursory investigation of the BOMAR/PI/IPAC executive team's 1988 financial transactions would have revealed a plethora of regulatory violations in many states, as evidenced by Consent Orders issued against them by February of 1989 in Nebraska, Ohio, and Kansas.

59.

Further, on April 24, 1989, the OFI approved Certificates of Deposit in the amount of \$40 million which had been "sold" by IPAC between December 28 and December 31, 1988, to its affiliates FF&C and PILICO, despite delinquency and irregularities in the reporting of these Certificates of Deposit and despite IPAC's failure to file the requisite unqualified, audited financials by March 30, 1989, as required by law. This "sale of CDs" by IPAC amounted to nothing more than a way to drain cash from its affiliates FF&C and PILICO (and ultimately from these Petitioners) and put it into IPAC, so that it could be further manipulated by the owners of these affiliated companies.

60.

As noted earlier, IPAC's license from the OFI limited IPAC to issuing CDs only upon receipt of cash or cash equivalents from the three specified companies. Yet, in May of 1989, OFI had knowledge that \$17 million of the

\$40 million worth of CDs had been illegally issued by IPAC in exchange for "unsecured non-cash equivalents," which amounted to nothing more than journal entries in the books of PILICO. Notwithstanding this certain knowledge of OFI, OFI failed to issue a Cease and Desist Order and failed to revoke IPAC's license. These journal entries permitted PILICO to show millions of dollars worth of "CDs" on its books as assets, when in fact, no value had been given for the "CDs" other than a bookkeeping entry.

61.

The DOI, with the assistance and collaboration of the OFI, allowed these "investments" to be carried as admitted assets, knowing the great potential for the public to be confused and deceived into the impression that these "assets" were conventional certificates of deposit from a legitimate and insured financial institution. Further evidence of management's fraudulent intent to pass off these "CDs" as legitimate bank instruments is the fact that they were shown on the books as separate \$100,000 CDs, thereby encouraging the reader to believe they were prudently purchased so as to be protected by the \$100,000 maximum insured amount for FDIC-insured financial institutions. In fact, PILICO's management used precisely this inference to extract more money from the Petitioners, as evidenced by the letter from PILICO's Policyholder Service Department Manager, attached hereto as Exhibit C. That letter, dated December 31, 1989, fraudulently states, among other things, "We have had the greatest year in the history of the company," and further states as follows:

If you have not contributed to your IRA for the 1989 or 1990 tax year, this is a perfect time. As you know, Public Investors is a Legal Reserve Company. We currently have \$28,250,000 in CDs, \$8,920,000 in Bonds, and \$1,050,000 in debentures.

62.

This letter was blatantly fraudulent in its purpose and intent. It was designed to deceive the Petitioners into believing that PILICO owned \$28,250,000 in legitimate and valuable bank CDs. It was made possible by the intentional, reckless, willful, and outrageous misconduct of the DOI and OFI in assisting the Southshore Management Group to make these representations, by permitting them to operate and to assert that their

"CDs" had value, when these State Regulatory Defendants knew them to be valueless. Indeed, the situation is even worse, since PILICO did not even hold the worthless IPAC CDs when the letter was written, since OFI and DOI had permitted them to be swapped for equally worthless IPAC "debentures" on December 15, 1989. This sham transaction is discussed in ¶ 68 below. OFI and DOI knew or should have known that the illegal structure which they permitted and encouraged would be used to mislead and defraud the Petitioners. If they did not know this, then this failure is itself outrageous and scandalous misconduct.

63.

OFI also failed to issued a Cease and Desist Order in May of 1989, despite knowing that IPAC had failed to maintain the requisite ratio of equity to deposits of at least 10%. In fact, the ratio was only 8.5% as of 12/31/88.

64.

Despite all of the above knowledge, the OFI and DOI permitted illegally-issued CDs to remain outstanding for almost a year. OFI and DOI knew that these were being shown on the books of Louisiana insurance companies, and that they were being represented to the public as assets of those companies. By June of 1989, the OFI had certain knowledge that IPAC was unable to honor these CDs, if PILICO or FF&C should turn in the "Certificates of Deposit" and demand the return of their cash plus interest. These "Certificates of Deposit" expired in June of 1989. Rather than expose the fact that PILICO's & FF&C's funds were irretrievably lost, the State Regulatory Defendants permitted IPAC to "rollover", or renew these CDs, thereby participating in a cover-up of the financial house of cards involving these affiliated companies. By this date, the nature and extent of the Champion insurance group's fraud, which was carried out in virtually the same way as set out above, was apparent to DOI and OFI. They knew or should have known the danger of permitting the IPAC arrangement to continue.

65.

By the end of May, 1989, the State Regulatory Defendants had actual knowledge of a valuation from the National Association of Insurance Commissioners' Securities Valuation Office, placing a value of "5 cents on

the dollar" (\$.05/\$1.00) on the IPAC Certificates of Deposit. In an outrageous breach of its regulatory responsibility, OFI still approved the rollover of the CDs on June 30.

66.

Throughout this period, the State Regulatory Defendants also allowed unlimited extensions of time for IPAC to fulfill its statutory obligation to file unqualified, audited financials. In other words, having actual knowledge that IPAC was insolvent, OFI gave IPAC permission to hide that fact from the public, including these Petitioners, although the law provided that IPAC was to reveal this information. OFI deliberately permitted this, without any justification whatsoever.

67.

When IPAC was allowed to sell CDs to PILICO (\$28.6 million) and FF&C (\$11.9 million) in December of 1988, as described above, the State Regulatory Defendants violated their duties to the Petitioners by allowing the following, inter alia, to occur:

- 1) allowing affiliated companies to disguise the source of funding of the Universal Guaranty Life Insurance ("UGL") purchase by RHC/BOMAR/PI;
- 2) allowing the controlling holding companies to deplete subsidiaries PILICO, FF&C, and MIDWEST of high quality assets, in order to illegally finance a spectacular buying spree orchestrated by the officers and directors of the RHC/BOMAR/PI holding company;
- 3) allowing the investments of policyholders, annuitants, and noteholders of PILICO, MIDWEST, and PI to be unsafely and unsoundly invested in affiliated companies under terms that were unfair and unreasonable, and which illegally exceeded the single entity investment limits;
- 4) allowing petitioners' invested monies, and often lifetime savings, to be used to purchase the IPAC CDs, at complete risk to petitioners' monies, which should have been conservatively and safely invested and/or held in safe and sound assets;
- 5) allowing the \$28.6 million of Certificates of Deposit, and the subsequent \$28.6 million debenture issued to replace them, to stand as admitted assets until the date of the 1988 year-end Examination Report of PILICO, thereby misleading petitioners and the public to believe that PILICO had capital and surplus (net worth) of \$5,092,329, as reported in its 1988 year-end

Annual Report, as opposed to being (\$31,805,488) insolvent, as determined by the 1988 year-end Examination Report for PILICO; and

- 6) subsequently collaborating with the Southshore management to permit the replacing of the admittedly worthless IPAC CDs (classified as "short-term investments") by equally worthless IPAC "debentures" (misleadingly classified, with the State Regulatory Defendants' blessings, as "bonds.") Furthermore, the State Regulatory Defendants permitted these "bonds" to be completely omitted from PILICO's Part Two, Schedule Y of the 1989 year-end Annual Statement, which supposedly listed all transactions with affiliates.

68.

These IPAC "CDs" figure prominently in the State Regulatory Defendants' considered plan to drain assets away from PILICO and to favor FF&C at the expense of PILICO and the petitioners. For instance, in December of 1989, the Riverside/Bomar Group (which had owned all of the affiliated companies mentioned herein) arranged to sell these companies to a new set of investors known as the Southshore Group. The OFI and DOI were heavily involved in every facet of this transaction; indeed, the DOI appears as "Intervenor" in the ultimate sales transaction. Numerous meetings were held between the purchasers, sellers, and these State Regulatory Defendants, and many of these meetings are documented. It is beyond a doubt that the State Regulatory Defendants had a complete understanding of the financial consequences of this matter. Yet, fully understanding the matter, these State Regulatory Defendants allowed the IPAC CDs then held by PILICO--which were on the verge of expiring once again and thus of being exposed as utterly worthless--to be exchanged for an unsecured and equally worthless "debenture" also issued by IPAC, in the amount of \$28.25 million. The purpose of this was nothing more than to give the appearance and false impression that PILICO was holding a valuable asset--a "debenture"--when in fact the State Regulatory Defendants fully knew this to be nothing more than a charade designed to hide the truth from these Petitioners and others in their position. This action also served the purpose of saving the OFI from severe political embarrassment for its having allowed these worthless CDs to exist, knowing them to be worthless. Thus, the State Regulatory Defendants' actions here were part of a cover-up of their own failure to regulate

according to law, and served further to cover up the damage their failures had caused, and were continuing to cause, to these Petitioners.

69.

At the same time that PILICO's "CDs" issued by IPAC were being exchanged for worthless IPAC "debentures", FF&C's "CDs" issued by IPAC were exchanged for valuable assets, thereby furthering the planned program of political preference, to the direct prejudice of these Petitioners.

70.

The aforementioned debenture transaction was approved by DOI and OFI, despite their own knowledge that IPAC could not of its own repay this debenture, and that the issuance of the debenture was a violation of PILICO's asset reserve requirements, the maximum single entity investment limitations, and the "fair and reasonable" requirement of affiliated transactions pursuant to Regulation 31, which the DOI is charged with enforcing.

71.

Furthermore, the State Regulatory Defendants were at least reckless in allowing anything at all to be exchanged for the IPAC CDs at this time, since the NAIC Securities Valuation Office report (valuing these CDs at five cents on the dollar) had already been noted in the year-end 1988 Examination Report of FF&C by DOI, which was filed on June 2, 1989.

72.

It is clear that the BOMAR and Southshore managements, who owned all these affiliated companies, knew and contemplated the result of this transparent transaction. Likewise, it is plain that the State Regulatory Defendants knew and contemplated the result of it. The only interested parties who did not know and contemplate the result of this transaction were those members of the public in the position of the Petitioners. These persons were prevented from understanding the transaction due to a deliberate, recorded, and acknowledged plan by the State Regulatory Defendants to conceal these machinations from the public, for their own purposes.

Specific Failure With Respect to the PICO Credit Companies

73.

The DOI and OFI further allowed the sale of assets of the various PICO Credit companies (e.g., PICO Credit Company of Many, PICO Credit Company of Jena, etc.) on June 30, 1989, for \$35,300,000. These were also premium finance companies affiliated with PI, PILICO, FF&C, and MIDWEST. They were subject to regulation by the OFI. None of the funds from this sale reached PILICO, despite the fact that PILICO had purchased \$7,030,000 worth of PICO Credit bonds on January 1, 1989. Incredibly, on the same date that DOI and OFI allowed this sale of PICO Credit assets to take place and failed to oversee the distribution of the realized sums, OFI allowed the rollover of IPAC's CDs, \$28 million of which had been issued to PILICO, knowing full well they were virtually worthless.

74.

The funds raised by the PICO Credit sale, on information and belief, went to assist the temporary "cure" of MIDWEST's impairment, which had been ordered in April, 1989, by Nebraska's DOI, and also went to shore up FF&C's continued financial hemorrhaging. None of the details, terms, and distribution of the PICO Credit sales transactions were reported clearly and concisely in a holding company registration statement and/or amendment and/or any annual report of PI, PILICO, FF&C and/or MIDWEST.

Other Examples of Inter-Company Abuse Sanctioned and/or Permitted by the State Regulatory Defendants

75.

On November 7, 1988, the State Regulatory Defendants allowed PI to purchase Universal Guaranty Life for \$27.75 million, despite the knowledge of these Defendants that PI could not afford to pay this purchase price, and must of necessity turn to its affiliates or subsidiaries for financing.

76.

In fact, the purchase of Universal Guaranty Life was financed by liquidating \$33 million worth of valuable assets owned by PILICO. Another \$17 million of assets owned by Midwest were liquidated, and

\$11.9 million of FF&C's assets were liquidated, thus raising a total amount of \$61.9 million.

77.

Contradictory explanations were offered by the owners of these affiliated companies as to the timing, course, and path of Universal Guaranty Life's acquisition financing, as well as additional monies allegedly ear-marked for that purpose. These inconsistent explanations were proffered to DOI and wholly available to the DOI, yet DOI never demanded any explanation or conducted any investigation sufficient to explore the inconsistencies. By way of example only, one explanation offered was that, on November 4, MIDWEST transferred \$15.75 million of the purchase price (\$17 million, according to another version) through a complex series of transactions spanning five separate affiliated companies, ultimately transferring the funds to PI. According to this explanation of the financing of Universal Guaranty, this \$15.5 million (or \$17 million) was put together with \$7 million from the sale of MIDWEST to Universal Guaranty, and \$3 million borrowed by IPAC on its credit line.

78.

Yet another explanation proffered by the Bomar Group is that the very purpose of PILICO's and FF&C's purchase of \$40 million of IPAC CDs was to finance the UGL purchase. Yet, according to the public filings available to the State Regulatory Defendants, these CDs were reportedly purchased on December 28 and December 31, 1988, seven weeks after the Universal Guaranty Life purchase. Furthermore, although PILICO did in fact liquidate \$33 million worth of good and valuable assets in 1988, only \$12.5 million of actual cash went toward the purchase of CDs from IPAC. The remainder of the \$28.6 million of CDs which were purchased from IPAC for PILICO were illegally "purchased" via journal entry. Incredibly, the fate of the remaining cash generated by the sale of PILICO's assets remains a mystery. On PILICO's Annual Report for year-end 1988, schedule DA, Part 1, under the heading "All Short-Term Investments Owned as of 12/31," the purchase of \$28.65 million worth of IPAC CDs, maturing June, 1989, was noted without any NAIC designation listed. In June of 1989, an OFI examination of IPAC's books revealed that \$17 million of this \$28.6 million amount was not purchased by cash, but merely

purchased by a journal entry. It should have been obvious to persons having the sophistication and expertise of the State Regulatory Defendants that, in a very short period, \$17 million in cash had been drained from PILICO, and was utterly unaccounted for in the inconsistent public filings made by PILICO and these other affiliated companies. The grossly reckless, or deliberate, failure by the State Regulatory Defendants to investigate and account for this missing cash, at a time when it might have been located, constituted a direct cause of the Petitioners' loss. Furthermore, if the purchase of UGL was indeed financed by PILICO's liquidation of \$33 million in assets, DOI recklessly failed to trace or account for the \$17 million that was transferred out of MIDWEST, which was also allegedly used to purchase UGL.

79.

Other suspicious and odd transactions were also ignored by the State Regulatory Defendants. For instance, the Riverside/BOMAR/PI Group purchased MIDWEST in late 1987 for \$13 million, and within a year sold it to Universal Guaranty Life for \$7 million as part of the Universal Guaranty Life acquisition, hardly fair and reasonable terms between affiliates, as required by Regulation 31. This last transaction was not reported to or approved by Nebraska's DOI, where MIDWEST was domiciled at the time. It was also unreported on any holding company registration statement in Louisiana, as required by law.

80.

During the months of November and December, 1989, approximately \$40 million was transferred from Universal Guaranty Life to MIDWEST, and transferred back to Universal Guaranty Life within a few days, as reported in Universal Guaranty's Notes to Financial Statements in its 1988 Annual Report. These transfers were not reported in MIDWEST's Annual Report. These transfers appear to have been made by the owners of these companies with the deliberate aim of creating the false impression that MIDWEST owned the assets which were very briefly "parked" in MIDWEST from Universal Guaranty. This was evidently done to circumvent regulatory requirements in Nebraska, and to mislead regulatory authorities and the public there. The State Regulatory Defendants allowed it to occur. It could easily have been ascertained, if the State Regulatory

Defendants had been performing their appropriate regulatory functions in requiring that appropriate reports be filed according to statute, and in conducting appropriate and prudent examinations of these companies. The failure of these State Regulatory Defendants to do so has led to direct losses by the Petitioners, and could easily have been avoided, given the in-depth groundwork exposing these violations provided by the Nebraska Insurance Department 1988 and 1989 year-end Examination Reports, which DOI had in its possession.

81.

None of these transactions was given the required approval of the Nebraska DOI, where MIDWEST was domiciled at the time, nor was it reported clearly, concisely, or consistently to the Louisiana DOI in the year-end 1988 Annual Statements of these participating companies. Further, there was never any holding company registration filed with DOI, as required by law, to report any or all of the intricacies of this acquisition.

82.

It was, or should have been, grossly obvious to persons with the sophistication, expertise, and information available to the State Regulatory Defendants herein that complex inter-company affiliate transactions were occurring here, which should have been explored until satisfactory answers were given. Apparently, no explanation was required or sought.

**Further Violations With Respect
To The Purchase of These
Companies by Southshore Holding Company**

83.

Throughout the summer and fall of 1989, the State Regulatory Defendants assisted in orchestrating and approving the purchase by Southshore Holding Company of the Public Investors/BOMAR/Riverside group of companies on December 15, 1989. This purchase was conducted in violation of La. R.S. 22:731(2)(d), since the plan or proposals which Southshore had, to liquidate the various companies bought, sell their assets, or consolidate and merge them with other entities, or to make other material changes in their businesses and corporate structure, were unfair and unreasonable to policy holders of these insurers. Illustrative of this was the exchange of \$28 million of IPAC CDs for a debenture of like

amount, discussed at length above in ¶ 68, et seq. Additionally, these plans were unfair, unreasonable, and/or fraudulent as to the Petitioners, in a variety of ways. For instance, Southshore attributed approximately \$10 million dollars of value to a San Antonio, Texas building known as Parkway Plaza, when it was known to be worth no more than \$1.5 million. If the DOI was unaware of the inflated value of this building, which was transferred to FF&C, then the DOI evidently believed that it was preferring FF&C to PILICO by allowing PI to transfer, through IPAC, what it believed to be \$15.9 million of substantial assets to pay off the illegally-issued \$11.65 million of CDs and \$4.25 million of agents' balances owed to FF&C. Alternatively if the DOI was indeed aware of the inflated value of the Parkway Plaza building (which would have amounted to State-approved fraud), then it still was deliberately preferring FF&C to PILICO, by allowing a total of \$7 million to be transferred to FF&C in this transaction, and zero to PILICO.

84.

As a further example of the DOI's gross recklessness in this matter, by an agreement made on or about November 17, 1989, the DOI allowed the Parkway Plaza building to be substituted on April 3, 1990 by a ranch in Weld County, Colorado, listed in FF&C's year-end 1990 Annual Statement as having a value of over \$13 million, when said ranch was ultimately appraised at \$636,000. In essence, the State Regulatory Defendants deliberately and carefully structured the Southshore/Riverside Sale, with the primary goal being to shore up FF&C, and thereby to avoid another draw upon the LIGA Fund, which had been recently diminished by the Champion disaster. This action was undertaken at the expense of PILICO and to the direct disadvantage of these Petitioners.

**The "Single Business Enterprise" Treatment
of These Entities By The State Regulatory Defendants**

85.

Numerous lawsuits have been filed pursuant to the failing of the Southshore- and PRC-affiliated companies. One of these is State of Louisiana v. Public Investors Life Insurance Company, et al., bearing Civil Action No. 165,746 and presently pending in the 9th Judicial District Court,

in which the State of Louisiana seeks a declaratory judgment declaring the Southshore affiliated defendants to be a "single business enterprise."

86.

Without commenting upon the parties named or the merits of the State's suit, Petitioners allege that the State Regulatory Defendants, as a matter of practice, and in direct disregard of their statutory and regulatory obligations, have indeed themselves routinely treated the Southshore and PRC affiliates as a "single business enterprise" at all times relevant hereto, to the great financial detriment of PI, PILICO and MIDWEST annuitants, policyholders and note holders.

87.

The State Regulatory Defendants accomplished this treatment of the Southshore and PRC affiliates as a "single business enterprise" by failing to honor the corporate formalities between and among these entities, failing to insist upon arms-length transactions between the affiliates, failing to observe proper and legally-mandated distinctions between these entities, failing to insist upon proper documentation and financial reconciliations of their transactions, ignoring the plethora of affiliated transactions listed (even if incorrectly, incompletely or inconsistently) in the Annual Statements of the various companies, and in other ways. In this way, the State Regulatory Defendants compounded whatever misuse of funds, misappropriation of funds, and illegal transfers had already been effectuated by other parties, and actually encouraged them in their unlawful conduct.

88.

However, regardless of the treatment of the affiliated companies by their officers and directors and by the State Regulatory Defendants, the Petitioners did not view PI, PILICO, or MIDWEST as part or parcel of a larger "single business enterprise" to be toyed with, manipulated, depleted, and stripped of their assets at the whim of their officers, directors or the State Regulatory Defendants, whether motivated by greed, ambition, or fear of political scandal or criticism. When the Petitioners invested part or all of their life savings in PI, PILICO or MIDWEST, they reasonably believed they were doing business with an individual company, standing alone, with its own assets and corporate formalities, and with a regulatory

structure which each company had to comply with on its own. The Petitioners were never advised that the State Regulatory Defendants were actually treating these companies as one "single business enterprise" and allowing their owners to transfer assets between the companies without any regulation or proper accounting. Thus, the State Regulatory Defendants violated the Petitioners' legal expectations and rights by illegally treating the affiliated companies as a "single business enterprise," and by directing or allowing the assets of the various affiliated companies to be moved around in a sophisticated but corrupt corporate "sleight of hand." The State continues this conduct today by bringing its action for a declaratory judgment.

89.

In direct contravention of law, the State Regulatory Defendants manipulated PI, PILICO, MIDWEST, FF&G, IPAC and their assets in an unsuccessful attempt to keep FF&G solvent and thereby to prevent another expensive and politically embarrassing tap of the LIGA Fund, following the Champion disaster.

90.

As evidenced by the terms of the Southshore/Riverside/PI purchase in which the Commissioner of Insurance appeared as Intervenor, PI, PILICO, MIDWEST were looted whenever FF&C threatened the LIGA Fund. The State Regulatory Defendants thereby reversed their statutory roles, and ensured that the assets of PI, PILICO, and MIDWEST would serve as insurance to the LIGA Fund, preventing its insolvency, rather than the other way around.

91.

The combined activities of the DOI and OFI, as articulated in the preceding paragraphs of this Count Two, constituted reckless, willful, outrageous and flagrant misconduct, which was directly responsible for the Petitioners' damages, as further set out at ¶ 133 below, which is incorporated herein by reference. The DOI and OFI, and, through them the State of Louisiana, are solidarily liable for these damages.

92.

These Petitions only learned of these tortious actions within the last four months, and could not with the exercise of reasonable diligence have learned of them sooner.

**COUNT THREE: RECKLESS, WILLFUL, OUTRAGEOUS, AND
FLAGRANT MISCONDUCT BY THE OFI ALONE**

93.

The foregoing paragraphs of this Petition are hereby incorporated by reference in this Count Three as if fully set out herein.

Complicity of the OFI

94.

The State of Louisiana, and its Office of Financial Institutions, through its Commissioner, breached its specific duty to Petitioners to administer and enforce the provisions of the Louisiana Banking Law, and to license, examine, and regulate all phases of IPAC by being negligent and making negligent misrepresentations during the course of its administration of the non-discretionary provisions of the Louisiana banking law and regulations and the Administrative Procedures Act; by exhibiting reckless, willful, wanton, and malicious disregard and misconduct disregard, pursuant to La.R.S. 9:2798.1, in its application of the Banking Law and Regulations to IPAC; and by aiding others to negligently and/or intentionally violate provisions of the banking law and the Insurance Code, including unfair and/or deceptive acts and/or practices, all by means of the acts and omissions articulated in the foregoing paragraphs of this Petition, including the following, among others:

- (a) failing to enforce its own regulations;
- (b) failing reasonably to monitor the activities of IPAC;
- (c) failing, like DOI, to invoke its broad regulatory powers at all, or, in the alternative, failing to invoke them in a timely and effective fashion;
- (d) discharging its regulatory functions with the protection of the Louisiana Insurance Guaranty Fund as its primary objective, as opposed to the protection of the financial integrity and security of financial institutions and insurance companies permitted by OFI to invest in IPAC;

- (e) lending and conferring the OFI's approval, value, credibility, and respectability to IPAC, PI, PILICO, MIDWEST, and FF&C through its participation in the approval of the Southshore/Riverside purchase, and by its inaction, delinquency, malfeasance, misfeasance, gross negligence and/or wanton misconduct, thereby misleading Petitioners whose interest it allegedly protected;
- (f) and other actions or failures to act by the Office of Financial Institutions, which Petitioners will bring in by way of amendment at the appropriate time.

95.

These activities by the OFI, set out in this Count Three, constituted reckless, willful, outrageous and flagrant misconduct, which was directly responsible for the Petitioners' damages, as further set out at ¶ 133 below, which is incorporated herein by reference. The DOI and OFI, and, through them the State of Louisiana, are solidarily liable for their damages.

96.

These Petitions only learned of these tortious actions within the last four months, and could not with the exercise of reasonable diligence have learned of them sooner.

**COUNT FOUR: AIDING AND ABETTING LIABILITY OF
THE DOI AND THE STATE OF LOUISIANA**

97.

The foregoing paragraphs of this Petition are hereby realleged and incorporated by reference in this Count Four, as if fully set out herein.

98.

Through the activities described in the preceding paragraphs, the DOI, through its officers, directors, agents, and employees, and through all of them, the State of Louisiana, aided and abetted the illegal activities of the RHC/BOMAR/PI group and the Southshore/PRC group, all to the direct pecuniary loss of these Petitioners.

99.

The DOI was aware of the aforementioned irregularities and illegal activities, and knowingly rendered substantial assistance to them.

100.

The activities of the aforementioned individuals, which the DOI aided and abetted, caused substantial damage to the Petitioners, all as set out in

¶ 133 below, which is incorporated by reference, and the DOI and the State of Louisiana are solidarily liable for these damages.

101.

These Petitions only learned of these tortious actions within the last four months, and could not with the exercise of reasonable diligence have learned of them sooner.

COUNT FIVE: AIDING AND ABETTING LIABILITY OF THE OFI AND THE STATE OF LOUISIANA

102.

The foregoing paragraphs of this Petition are hereby realleged and incorporated by reference in this Count Five, as if fully set out herein.

103.

Through the activities described in the preceding paragraphs, the OFI, through its officers, directors, agents, and employees, and through all of them, the State of Louisiana, aided and abetted the illegal activities of the RHC/BOMAR/PI group and the Southshore/PRC group, and the DOI, all to the direct pecuniary loss of these Petitioners.

104.

The OFI was aware of the aforementioned irregularities and illegal activities, and knowingly rendered substantial assistance to them.

105.

The activities of the aforementioned individuals, which the OFI aided and abetted, caused substantial damage to the Petitioners, all as set out in ¶ 133 below, which is hereby incorporated by reference, and the OFI and the State of Louisiana are solidarily liable for these damages.

106.

These Petitions only learned of these tortious actions within the last four months, and could not with the exercise of reasonable diligence have learned of them sooner.

COUNT SIX: AIDING AND ABETTING LIABILITY OF LIGA

107.

The foregoing paragraphs of this Petition are hereby realleged and incorporated by reference in this Count Six, as if fully set out herein.

108.

On information and belief, LIGA, through certain of its officers, directors, and/or employees, was aware of the number and extent of the violations in the management and transactions of PI, PILICO, MIDWEST, IPAC, and FF&C, detailed above.

109.

Despite this awareness, LIGA, through its officers, directors, and/or employees, particularly the Commissioner of Insurance, who is a member of the LIGA Board and to whom the Board reports, joined with the DOI and OFI in assisting, aiding, and abetting management of the aforementioned companies, including the RHC/BOMAR/PI group and the Southshore/PRC group, in these violations. It did this by participating in meetings, examining documents, offering comments, and other actions or failure to act to be discovered during the pendency of this lawsuit.

110.

LIGA knowingly rendered substantial assistance to these extra-statutory activities, and knew or should have know that it was assisting the plan which had as its aim the defrauding of these Petitioners, among others.

111.

The participation of LIGA in these activities was not a part of the statutorily-specified duties of LIGA, nor was it part of the normal activity of LIGA, but rather was outside its legitimate statutory purpose.

112.

Due to its knowing participation and assistance, LIGA is solidarily liable for all damages to these Petitioners, as will be more fully set out in ¶ 133 below, which is hereby incorporated by reference. The assets of the LIGA Fund should be made available to pay the damages caused by LIGA's conduct to these Petitioners.

113.

These Petitions only learned of these tortious actions within the last four months, and could not with the exercise of reasonable diligence have learned of them sooner.

**COUNT SEVEN: TORT LIABILITY OF
STANDARD ANALYTICAL SERVICE, INC.**

114.

The foregoing paragraphs of this Petition are hereby realleged and incorporated by reference in this Count Seven, as if fully set out herein.

115.

Standard Analytical Service, Inc. ("Standard Analytical") is a for-profit corporation engaged in the business of consulting published information on insurance companies, evaluating and analyzing that information, and publishing ratings and analyses of companies. These published ratings and analyses are then sold by Standard Analytical to the companies themselves, with the understanding that the companies will use them in marketing their insurance products and otherwise raising capital. Standard Analytical is aware that the end user of its printed materials will be an individual, and expects that the individual will rely upon its printed materials in investing his money in an insurance product or company.

116.

In this case, Standard Analytical analyzed and evaluated the public filings of PILICO which have been previously described, and issued a document entitled, "1990 Standard's Independent Comparative Report on Public Investors Life Insurance Company," a copy of which is attached hereto as Exhibit D (hereinafter the "Report"). Copies of this Report were sold to PILICO by Standard, for a profit, with the knowledge that PILICO would use this document in its marketing effort. On information and belief, similar documents were prepared and distributed for previous years, as well.

117.

This Report states, among other things, that as of December 31, 1989, PILICO was in a more favorable position than Aetna, Allstate, John Hancock, Metropolitan Life, State Farm, Travellers, and numerous other national insurance companies, and contains a conclusion labeled, "Opinion," which recommends and touts the safety of PILICO. This opinion was groundless, false, and its issuance was grossly negligent, reckless, and a violation of all standards of due care.

118.

PILICO mailed its Report to the Petitioners in approximately mid-year 1990. The Petitioners relied on it to their detriment, either by investing additional sums in PILICO, or by continuing to keep their current investments in PILICO.

119.

In its published Report, Standard Analytical employed a misleading format, designed to lead the reader to believe that the Report was based upon figures having been subjected to some State regulatory scrutiny, according to statute, by the State Insurance Department. It did this by the arrangement of categories, the wording of headings, and by the use of words stating that the report is "based upon the current statutory financial statements on file with the State Insurance Departments."

120.

Standard Analytical negligently omitted to include any disclaimer or explanation as to what a "statutory financial statement" for an insurance company is, and in particular, neglected to reveal that such financial statements are prepared by a company's management; that they have not necessarily been reviewed or scrutinized in any way by State officials; and that they should therefore be qualified to that extent. In failing to make this explanation, Standard knew that its Report would be sent out by PILICO to unsophisticated individuals, who had no such knowledge of the significance of these matters.

121.

Instead of emphasizing the ambiguous nature of the figures contained in its Report, Standard Analytical produced charts comparing the performance of PILICO with the twenty-five largest life insurance companies in America, stating that "We believe that the comparisons made below are significant ... a favorable comparison of these factors can be indicative of favorable achievement." After a chart which appears to show PILICO in a very favorable position compared to the twenty-five largest life insurance companies, Standard published the following "CONCLUSION," highlighted and prominently featured:

CONCLUSION:

The comparative growth record study of the above organization in comparison with the aggregate averages of the TWENTY-FIVE LARGEST COMPANIES in our opinion is very favorable and shows above average accomplishments for the ten year period.

122.

Further, under a heading entitled, "FINANCIAL STABILITY," Standard Analytical published what it termed a "COMPARATIVE ANALYSIS," comparing the "fundamental factors" in assessing "the financial condition" of PILICO, with the same "fundamental factors" for the twenty-five largest life insurance companies in America. These factors were listed, in bold type, as "SOLVENCY;" "SURPLUS FUNDS;" "LIQUID ASSETS;" and "SURPLUS TO LIFE INSURANCE IN FORCE." In each of these categories, Standard Analytical shows PILICO to have substantially outperformed the twenty-five largest life insurance companies--sometimes by a factor of two-to-one.

123.

After making the aforementioned comparison of "fundamental factors," Standard Analytical published the following "CONCLUSION," highlighted and prominently featured:

CONCLUSION:

Based on the financial results achieved in the year ended 1989, the analysis made of the above organization in comparing it with the aggregate averages of the TWENTY-FIVE LARGEST COMPANIES in OUR OPINION is FAVORABLE.

124.

In publishing its CONCLUSION, Standard Analytical represents that its analysis and conclusion were "based on the financial results achieved in the year ended 1989," thereby asserting further that the results reported for PILICO had been confirmed by Standard Analytical or by some "statutory authority," and that these results had in fact been "achieved" in 1989.

125.

When it made these statements in its Report, Standard Analytical knew or should have known, that there was a very substantial likelihood

that these reported results had not been achieved, and that their method of reporting was likely to mislead an unsophisticated reader into erroneous conclusions.

126.

If Standard Analytical relied on the published Annual Reports of PILICO, as indicated in its brochure, it was negligent, grossly negligent, and reckless in failing to notice and/or to investigate and reconcile the numerous inconsistencies and contradictions in these Annual Reports, and among and between the reports of PILICO's affiliate entities, all as outlined above. These inconsistencies and contradictions should have been ascertainable to persons with the expertise and sophistication of Standard Analytical in reviewing such documents. Standard Analytical was also negligent in failing to notice, and/or to investigate, the absence of any holding company registration statements and/or amendments which are required by law.

127.

Standard Analytical held itself out to the public as competent and expert in interpreting insurance company filings. Standard Analytical further assumed a duty to the Petitioners, whom they knew or reasonably should have known to be members of the specific class of persons to whom the Report was directed, to whom it would be distributed, and who would be the ultimate recipients and end users of the information contained in the report.

128.

The Petitioners did not know, and could not have known, of the negligence of Standard Analytical by reasonable resort to the information available to them, and the Petitioners only became aware of Standard Analytical's tortious activities within the past four months. They could not have become aware of Standard Analytical's activities, or Standard Analytical's knowledge of the circumstances, through the exercise of due diligence prior to that date.

129.

Standard Analytical violated its duty of care to these Petitioners, and its actions were a substantial and probable cause of the loss to these Petitioners. Standard Analytical is solidarily liable with the remaining

State Regulatory Defendants in this matter for all damages further set out in ¶ 133 below, which is hereby incorporated by reference.

**THE DEFENDANTS PROXIMATELY
CAUSED PETITIONERS' DAMAGES
(APPLICABLE TO ALL COUNTS)**

130.

Acting individually or in concert, the necessary and foreseeable result of Defendants' breach of duty, gross negligence, wanton misconduct, and/or refusal or failure to timely or effectively regulate PI, PILICO, MIDWEST, FF&C, and IPAC was the virtual insolvency of these companies, and devastating financial losses to the Petitioners, all of which were proximately caused by the aforesaid acts and omissions.

131.

Defendants knowingly misrepresented material facts and failed to disclose material facts to the Petitioners knowing that Petitioners (and others relying upon the Defendants, such as rating services, which provide information to Petitioners) would deem these facts material and, in the case of misrepresented facts, would rely upon the misrepresented facts and, in the case of omitted facts, would rely upon the Defendants' duty to accurately and truthfully provide information relative to the financial condition of the companies, all to Petitioners' detriment.

132.

The Petitioners actually and reasonably relied upon the misrepresented facts, and, in the case of omitted facts, relied upon the duty of Defendants to disclose those facts. If the Petitioners had known of the true financial condition of the companies named herein, they would have acted to prevent the damages and losses from occurring.

PETITIONERS' DAMAGES (APPLICABLE TO ALL COUNTS)

133.

The acts and omissions of Defendants, as described herein, entitle the Petitioners to a judgment against the Defendants jointly, severally and in solido, as follows:

- (a) Rescinding their purchases of insurance policies, annuities, and notes and any other interest held by any equity owners, or holders of some other financial interest, as the case may be, awarding them restitution of all monies tendered and consideration paid therefor, and ordering legal interest from the date the consideration was paid by each Petitioner; and
- (b) Alternatively, for all damages, including, but not limited to, the following:
 - (i) Loss of insurability by certain Petitioners who became uninsurable over an extended period of time during which Defendants continued to engage in acts and omissions as herein alleged, and concealment by the Defendants of the financial condition of the insurance companies named herein;
 - (ii) Loss of payment of insurance and annuity proceeds and other amounts due and payable, as a consequence of the occurrence of events covered by insurance and annuity contracts between certain petitioners and the insurance companies referred to herein;
 - (iii) Loss of cash values and any other amounts (together with any and all additions thereto, including, but not limited to, dividends and interest) accrued under and in accordance with insurance and annuity contracts between certain Petitioners and the insurance companies referred to herein;
 - (iv) Loss of premiums and any other consideration paid for all insurance and annuity contracts that were in fact worthless when purchased or which became worthless during such time periods that the companies named herein were hopelessly insolvent and during which time period such insolvency was concealed by the Defendants and/or such companies were misrepresented by the Defendants to be solvent thereby causing and/or inducing Petitioners to pay said premiums;
 - (v) Loss of principal and any other consideration invested in annuity contracts and income and additions accrued and accumulated on said amount or amounts invested in annuity contracts issued by the insurance companies referred to herein to certain Petitioners;
 - (vi) Loss of principal and any other consideration invested in notes and other securities, instruments, and contracts together with all income and additions accrued and accumulated

on or in connection with same) between certain Petitioners and companies referred to herein;

- (vii) Impairment of the financial condition and credit worthiness of certain Petitioners;
- (viii) Losses of homes, farms, businesses, income, profits and any and all immovable and movable property by certain Petitioners resulting from the financial ruin of these certain Petitioners due to the failure and collapse of the companies named herein;
- (ix) Damages to financial standing and reputation of certain of the Petitioners;
- (x) Pain, suffering, embarrassment, humiliation, emotional distress, and mental anguish resulting from the financial chaos and ruin experienced by the Petitioners;
- (xi) Loss of principal, dividends, and interest in connection with any interest of any equity owners, or holders of some other financial interest in, or effected by, Public Investors Life Insurance Company and/or Midwest Life Insurance Company, and/or Public Investors, Inc.
- (xii) Any and all other damages of every nature and kind suffered and to be suffered by petitioners as a consequence of the acts and omissions of the Defendants.

134.

Petitioners also pray for Judgment against the Defendants jointly, severally, and in solido for attorneys' fees, judicial interest, costs, and all expenses of these proceedings and for any and all other general and equitable relief.

WHEREFORE, the Petitioners pray that there be judgment for monetary damages in their favor and against the Defendants, and for such other and further relief as law, equity and the nature of the case may require.

The Petitioners respectfully pray for a trial by jury, to the full extent permitted by law.

Respectfully submitted, this 27th day of January, 1992.

David P. Smith by Arj

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Alexander	James D. & Alice L.	Rt. 2, Box 360	Pollock	LA	71467	Grant
Allen	Loffie Caldwell	345 Bailey Street	Minden	LA	71055	Webster
Amberg	Larry Wade	P. O. Box 271	Tioga	LA	71477	Rapides
Anderson	Alfred	2610 Roosevelt Ave.	Shreveport	LA	71104	Caddo
	Wesley	4735 Willow Glen St.	Alexandria	LA	71302-3153	Rapides
Arnold	Glen	P. O. Box 113	Simpson	LA	71474	Vernon
Ashworth	James D.	Route 2, Box 298	Plain Dealing	LA	71064	Bossier
Atwell	William E.	P. O. Box 25	Tioga	LA	71477	Rapides
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	Mildred B.	512 North Preston St.	Marksville	LA	71351	Avoyelles
Bailey	Nadine B.	617 Meadowdale	Shreveport	LA	71108	Caddo
Baptist Church	Bright Morning Star	521 Baptist Street	Pineville	LA	71360	Rapides
Barthold	Gladys	9512 Mulberry Drive	Shreveport	LA	71115	Caddo
Bartlett	Thelma	1507 McNabb	Lake Charles	LA	70601	Calcasieu
Bassett	Mary Lois	1600 Quin	Bossier City	LA	71112	Bossier
Bates	Metra	930 East Hwy. 40	Independence	LA	70443	Tangipahoa
Beck	Betty Ann	7238 River Garden Drive	Houston	TX	77095	
Bell	Geraldine	1712 11th Street	Lake Charles	LA	70601	Calcasieu
Benoit	Mildred H.	Route 10, Box 206, Hwy. 90	Lake Charles	LA	70601	Calcasieu
Bergeron	Arthur William	304-A Windermere Blvd.	Alexandria	LA	71303-3553	Rapides
	Lyle E. & Jeanne C.	2429 Webster Street	Alexandria	LA	71301	Rapides
Besson	Donald	204 Elm St.	Thibodaux	LA	70301	Lafourche
Billingsley	Oscar E. & Marjorie S.	1700 McClelland Dr.	Natchitoches	LA	71457	Natchitoches
Bird	Larry R. & Susan	10315 Loma Vista Drive	Shreveport	LA	71115	Caddo
Blakesley	F. Ross & Sadie	505 Wimbledon Blvd.	Alexandria	LA	71303	Rapides

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Blanchard	Lawrence	515 Rebenstitch St.	Harvey	LA	70058	Jefferson
Bollenbacher	Leola S.	P. O. Box 294	Forest Hill	LA	71430	Rapides
Bolton	Travis & Joella & Shelly	P. O. Box 164	Simpson	LA	71474-0164	Vernon
Bordelon	Cilton J. and Doris	836 Highpoint Drive	Alexandria	LA	71303	Rapides
	Randy J.	P. O. Box 87	Moreauville	LA	71355	Avoyelles
	Ray John	Rt. 1, Box 412	Plaucheville	LA	71362	Avoyelles
Borne	John Berchmans	171 Atlantic Avenue	Shreveport	LA	71105-3014	Caddo
	Peter J.	#3 Arrowhead Point	Maurice	LA	70555	Vermilion
Bossier	Leonard H.	ATTN: Debbie Eddleson, P. O. Box 7177	Alexandria	LA	71306	Rapides
Boudreaux	Louis	P.O. Box 323	Hahnville	LA	70057	St. Charles
Bourgeois	Gustave J.	Rt 1 Box 574	Reserve	LA	70084	St. John Bapt.
Bourque, Sr.	Joseph Roy	2005 New School St.	Lake Charles	LA	70605	Calcasieu
Brocato	Thomas A.	P. O. Box 410832	San Francisco	CA	94141-0832	
Brodnax	Johnnie L.	P.O. Box 1366	Glennora	LA	71433	Rapides
Brouillette	Woodruff A. & Sarah D.	Rt. 3, Box 429	Marksville	LA	71351	Avoyelles
Brown	Crawford P. & Florence	2601 Donahue Ferry Rd.	Pineville	LA	71360-4433	Rapides
	Kenneth L. & MurLee T.	361 Arthur Ave.	Shreveport	LA	71105	Caddo
Bruce	Nolan J.	169 Felicia Dr.	Avondale	LA	70094-2720	Jefferson
Bryant	Cardis	7416 Camelback Dr.	Shreveport	LA	71105	Caddo
Burroughs	Roy Dean	9438 Pitch Pine Drive	Shreveport	LA	71118	Caddo
Byars	Nell M.	9555 Goodwood Blvd.	Baton Rouge	LA	70815	East Baton Rouge
Caire	Edward P.	119 St. John Street	Luling	LA	70070	St. Charles
Caldwell	Odis L. & Jean	3022 Glenwick St.	Shreveport	LA	71108	Caddo
Carroll	Robert & Beverly	12524 N. Palmer Lane	Port Allen	LA	70767	W. Baton Rouge
Cason	Emmitt Ray & Ramona G.	Route 3, Box 225	Coushatta	LA	71019	Red River
Chandler	John & Virginia	448 Albert Avenue	Shreveport	LA	71105	Caddo
Chapman, Sr.	Wm. F. & Virginia R.	Route 1, Box 238	Delhi	LA	71232	Madison
Chauffee	JoLaine	471 Broussard St.	Breaux Bridge	LA	70517	St. Martin
Chesnut	Mina	9806 Chaseway	Shreveport	LA	71118	Caddo

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Chesnut, Jr.	Aaron R.	9806 Chaseway	Shreveport	LA	71118	Caddo
Chevalier	Mildred G./Sue C. Hayes	375 Town & Country Road	Alexandria	LA	71302	Rapides
Chevallier, Jr.	Odom V.	34 Shelby Smith Rd.	Deville	LA	71328	Rapides
Childers	Margie T.	34899 Dearaan Drive	Denham Springs	LA	70726-0767	Livingston
Clark-Waddell	Frances P.	880 Francais Drive	Shreveport	LA	71118	Caddo
Clay	Martha A. & Susan A.	P. O. Box 44559	Shreveport	LA	71134	Caddo
Clay, Jr.	James B.	375 Windersmere Blvd.	Alexandria	LA	71303	Rapides
Colborn	Elsie Marie Hooter	4132 Mayflower Blvd.	Alexandria	LA	71303	Rapides
Cole, Jr.	Sam R.	400 Camille Street	Alexandria	LA	71301	Rapides
Coleman	Donald M.	701 Baron Lane	Kenner	LA	70065	Jefferson
Collins, Jr.	Daniel E. & Rae Hopkins	108 Rose Court	Pineville	LA	71360-4753	Rapides
Corley	Hazel B.	P. O. Box 702	Jena	LA	71342	La Salle
	Hazel B. and Edward	P. O. Box 702	Jena	LA	71342	La Salle
	Rachel Anise	1500 Military Hwy	Pineville	LA	71360	Rapides
Cortaz	Sidney	19510 Mulberry St.	Vacherie	LA	70090	St. James
Cothern	Swendolyn S.	6507 Burke Street	Shreveport	LA	71108	Caddo
Covington	John M. & Yvlonde Joy	Route 3, Box 495	Center	TX	75935	
Cox	Elaine	HC 80, Box 292-A	Leesville	LA	71446	Vernon
Coyle	Bob L.	2010 Beth Lane	Shreveport	LA	71118	Caddo
Crowe	Verdie D.	4935 Beech Street	Baton Rouge	LA	70805	East Baton Rouge
Daniel	Thomas B.	635 High Lake Ave.	Baton Rouge	LA	70810-4336	East Baton Rouge
Daspit	Vera	3210 Horseshoe Drive	Alexandria	LA	71301	Rapides
Davidson	Hersan J, Verda & Kevin	3814 Lisa Street	Alexandria	LA	71302	Rapides
Davis	April Marie	1307 Dark St.	Ruston	LA	71270	Lincoln
	Lois B. & Elao	P. O. Box 27	Pitkin	LA	70656	Vernon
	Nancy Dell	414 West Craig St.	Tallulah	LA	71282	Madison
Davitt	Stephen J.	6101 River Road	Shreveport	LA	71105	Caddo
Deason	Ralph W. & Melba L.	HC 80, Box 183	Leesville	LA	71446	Vernon
DeMoss	Terry	16 Vance Rd.	Benton	LA	71006	Bossier

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Denison	Lucille B.	P. O. Box 3195	Longstreet	LA	71050	Desoto
Derveloy, Sr.	Thoas S.	P. O. Box 25	Centerville	LA	70522	St. Mary
Digiloraoc	Louis R.	720 Lincoln Drive	Shreveport	LA	71107	Caddo
Donaldson	Mary Jane W.	208 Mary St.	Norco	LA	70079	St. Charles
Dowden	Marie N.	120 Chester Street	Alexandria	LA	71301	Rapides
Dowden, Jr.	Alvin C.	106 E. Lula	Leesville	LA	71446	Vernon
Doyle	Mrs. Millard	2204 Greenway Drive	Alexandria	LA	71301	Rapides
Dreyfuss	Henry E.	c/o Jules H. Dreyfuss, 8331 E. Wilderness Way	Shreveport	LA	71106	Caddo
Duck	Eric S./Kimberly J.	P. O. Box 143	Forest Hill	LA	71430	Rapides
Ducote	Cecile D.	57 Saint Anthony St.	Luling	LA	70070	St. Charles
	Howard P.	57 Saint Anthony Street	Luling	LA	70070	St. Charles
Dudley	Silas	2929 Logan St.	Shreveport	LA	71103	Caddo
Dunbar	Steve G. & Gail P.	7456 Esler Field Road	Pineville	LA	71360	Rapides
Eden	Merline	c/o Jimmy Senovese, Attorney, P. O. Box 233	Opelousas	LA	70571-0233	Evangeline
Edwards	Dorothy F.	Rt. 1, Box 188 N	Oakdale	LA	71463	Allen
Elan	Arthur L. & Eloise K.	804 Cedar Street	Ruston	LA	71270	Lincoln
Ellis	Patsy	Rt. 2, Box 553	Pollock	LA	71467	Grant
Erbesti	James R.	7810 Walden Road	Baton Rouge	LA	70808	East Baton Rouge
	Stephanie	7810 Walden Road	Baton Rouge	LA	70808	East Baton Rouge
Eschette, Jr.	Raymond & Donna	3751 Derbigny Street	Metairie	LA	70001	Jefferson
Falgout	Hazel S.	P.O. Box 685	Thibodaux	LA	70302	Lafourche
	Roland F.	3737 Essen Lane #4	Baton Rouge	LA	70809	East Baton Rouge
Falgout, Sr.	Nolan P.	P.O. Box 685	Thibodaux	LA	70302	Lafourche
Farrelly	Donald F. & Doris L.	c/o Kaiser-AlPart, P. O. Box 529	Arabi	LA	70032	St. Bernard
Faul	Joseph Edgar	312 Equipaent Lane	Carencro	LA	70520	Lafayette
Fields	Betty Ivey	229 Albert Avenue	Shreveport	LA	71105	Caddo
	Bruce B.	P. O. Box 235	Ringgold	LA	71068	Bienville
Firestone	R. Bernard	636 Pelican Place	Shreveport	LA	71105	Caddo

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Fisher	Norman & Florence	3708 Greenway Place	Shreveport	LA	71105	Caddo
Fitzpatrick	Mary J.	20719 Chestnut Hills Drive	Katy	TX	77450	
Flick	Dorothy	4504 Garden St.	Metairie	LA	70001	Jefferson
Flowers	Inez W.	P. O. Box 25	Tioga	LA	71477	Rapides
Fontenot	Gilbert	Rt. 11, Box 1506	Lake Charles	LA	70611	Calcasieu
	Ryan	P. O. Box 119	Lawtell	LA	70550	St. Landry
Foster, Jr.	Charles B.	736 Monrovia St.	Shreveport	LA	71106-1614	Caddo
Francis, Sr.	Gus Edward	P. O. Box 165	St. Joseph	LA	71366	Tensas
Franz	David L.	5609 Sarah Constant Ct.	Alexandria	LA	71303	Rapides
Frye	W. Ray	P. O. Box 5286	Alexandria	LA	71307	Rapides
Funderburk	Floyd K.	204 Griffin Street	Pineville	LA	71360	Rapides
Gamble	Herman D. and Eva	Route 1, Box 128	Grand Cane	LA	71032	Desoto
Gauthier	Evans P./Pauline F.	Rt. 1, Box 469	Hessner	LA	71341	Avoyelles
	Mary Nell	Rt. 1, Box 425	Plaucheville	LA	71362	Avoyelles
Gay	Jessie L.	P. O. Box 8601	Shreveport	LA	71148	Caddo
Gentry	G. W.	Route 1, Box 352	Many	LA	71449	Sabine
George	Odelia M.	1203 Canterbury Drive	Alexandria	LA	71303	Rapides
Gilcrease	Duncan S.	1918 Magnolia Ave.	Shreveport	LA	71101-4829	Caddo
Gilcrease, Jr.	John & Mary	P. O. Box 713	Tioga	LA	71477	Rapides
Green	James Edward	31383 LA. 441	Holden	LA	79744	Livingston
	Paula H.	31383 LA. 441	Holden	LA	70744	Livingston
Greer	George & Kate	5644 W. Circle Dr.	Alexandria	LA	71301	Rapides
Groseclose	Fairfax T.	722 Edgemont	Shreveport	LA	71106	Caddo
Guilbeau	Levy P.	7832 Prescott Rd.	Baton Rouge	LA	70812	East Baton Rouge
Guillory	Eulalie	Rt. 1, Box 195B	Plaucheville	LA	71362	Avoyelles
	Glenn	Rt. 1, Box 189-A	Plaucheville	LA	71362	Avoyelles
	James N.	Rt. 1, Box 190	Plaucheville	LA	71362	Avoyelles
	Ricky	Rt. 1, Box 195B	Plaucheville	LA	71362	Avoyelles
Haggart	Warren D. & Clara B.	881 Chickamaw Road	Lecompte	LA	71346	Rapides

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Hale	Helen	1602 Oakland St.	Pineville	LA	71360	Rapides
Haagton, Jr.	Lester E.	30514 South Woods Rd.	Holden	LA	70744	Livingston
Hanna	Mary	4612 Shreveport Hwy	Pineville	LA	71360	Rapides
Harper	Willard L. & Catherine	2116 Boyca St.	Alexandria	LA	71301	Rapides
Harris	Corey	508 Allen	Ville Platte	LA	70586	Evangeline
	Gladys	Rt. 1, Box 950	Noble	LA	71462	Sabine
Hart Pro Med Ret	John	1200 Ave G	Marrero	LA	70072	Jefferson
Hart, Sr.	John C. & Leslie B.	1200 Ave. G STE. 201	Marrero	LA	70072	Jefferson
Harvey	Ellena D.	990 Chickamaaw Rd.	Lecompte	LA	71346	Rapides
Hayes	Frances C.	1767 74th Avenue	Baton Rouge	LA	70807	East Baton Rouge
	Jaas and Esther	375 Town & Country Road	Alexandria	LA	71302	Rapides
	Jimmie S.	375 Town & Country Road	Alexandria	LA	71302	Rapides
Hayes, Jr.	Calvin	HC 74, Box 51	Effie	LA	71331	Avoyelles
Heard	Eddie L.	P. O. Box 653	Minden	LA	71058	Webster
Hickman	Marie C.	Box 609D, Hwy. 470	Lecompte	LA	71346	Rapides
Hill	Doris G.	Route 2, Box 84	Logansport	LA	71049	Desoto
	Edna B.	P. O. Box 1249	Minden	LA	71058	Webster
Holmes	Bobby E. & Misell H.	4133 Mayflower Blvd.	Alexandria	LA	71303	Rapides
	Duanna L.	5544 Fairway Dr.	Zachary	LA	70791-2312	E. Baton Rouge
Holmes, Jr.	Don B.	5544 Fairway Drive	Zachary	LA	70791-2312	E. Baton Rouge
Hood	Lorrie A.	Route 5, Box 283A	Coushatta	LA	71019	Red River
Hudson	Edrie	117 Bruce St.	Shreveport	LA	71105	Caddo
	Marshall B.	117 Bruce St.	Shreveport	LA	71105	Caddo
Hudspeth	Ferol Ann	c/o Ivel C. Wagner, P. O. Box 427	Jena	LA	71342	La Salle
Hurst	Warren	701 Avenue K	Kentwood	LA	70444	Tangipahoa
Hutchinson	Jerald	1708 Elise Ave.	Metairie	LA	70003	Jefferson
Jackson	Marilyn R.	1425 Farragut Street	New Orleans	LA	70114	Orleans
Jackson, Sr.	Howard W.	P. O. Box 279	Lecompte	LA	71346	Rapides
Jacobs	D. P. "Jake"	2327 Horseshoe Dr.	Alexandria	LA	71301	Rapides

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Jameson	Edna L.	95 Joe Rosier Rd.	Deville	LA	71328	Rapides
	James R.	95 Joe Rosier Rd.	Deville	LA	71328	Rapides
Jantz	Eugene	P. O. Box 304	DeRidder	LA	70634	Seauregard
Jefferson	Joseph O.	Route 1, Box 42	Doyline	LA	71023	Webster
Jennings	Vernelle W.	18322 Sutter Street	Hesperia	CA	92345-6947	
Johnson	Cora	5297 12th Street	Port Arthur	TX	77642	
	Jeff	100 Gladys Dr.	Alexandria	LA	71303	Rapides
	Jessy W.	8810 Stone Lake Place	Shreveport	LA	71108	Caddo
	Rickey	HC-81, Box 14	LaCamp	LA	71444	Vernon
Johnston	Leamon	Rt. 3, Box 510	Rayville	LA	71269	Richland
Jones	Miriam L.	P. O. Box 996	Haughton	LA	71037	Bossier
	Theodis	Rt. 1, Box 878	Dubberly	LA	71024	Webster
Kastner	Joan Z.	P. O. Box 9546	Metairie	LA	70055	Jefferson
Kelley	Lutilla Harris	123 E. Robinson Place	Shreveport	LA	71104-2525	Caddo
Kelly	David	5717 Flagler St.	Metairie	LA	70003	Jefferson
	Mary	1008 Pecan St.	Ruston	LA	71270	Lincoln
Kenerson	Serial & Vanetta	5519 Hagerstown Ave.	Baton Rouge	LA	70817	East Baton Rouge
Kennair, Sr.	Donald	409 Schlieff Dr.	Belle Chasse	LA	70037	Plaquemines
Kieff	Neva	Rt. 2, Box 528	Cut Off	LA	70345	Lafourche
Kilpatrick	Zuma V. & Carol V.	Route 7, Box 37	Bastrop	LA	71220	Morehouse
Kinsey	Minnie & Roosevelt(III)	705 Talton St.	Minden	LA	71055	Webster
Kirkham	Marshall M.	18 Burma Road	Pineville	LA	71360	Rapides
Lachney	Havage J. & Faye	1919 Wedgewood Avenue	Alexandria	LA	71301	Rapides
Lacoebe	Ellis L.	Route 1, Box 153	Hessaer	LA	71341	Avoyelles
	Gerald & Marcile D.	P. O. Box 13	Echo	LA	71330	Rapides
Lacour	Wilbert J.	Rt. 1, Box 137-D	Plaucheville	LA	71362	Avoyelles
LaCroix	Camille	604 Terra Avenue	Alexandria	LA	71303	Rapides
Lafleur	Michael J.	945 Main Street	Hackberry	LA	70645	Cameron
Lalonde	Charles	10734 Dawncrest	Baton Rouge	LA	70811	East Baton Rouge

Last name	First name	Address	City	State	Zip	Parish
Laabert	Henry R.	126 Grand Oak Drive	Destrehan	LA	70047	St. Charles
Lartigue	Kathleen M.	13423 Clear Oak	Baton Rouge	LA	70818	East Baton Rouge
Lastrapes	Philip T.	1459 Fern St.	Opelousas	LA	70570	Evangeline
Lavespere	Freddie A.	313 Milton St.	Pineville	LA	71360	Rapides
	Katie F.	313 Milton St.	Pineville	LA	71360	Rapides
Lawhorne	Violet Yvonne	Route 1, Box 424	Noble	LA	71462	Sabine
LeBlanc	Elvin J.	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Legg	James E. & Audrey A.	307 Country Club Circle East	Minden	LA	71055	Webster
LeMaire	Carl L.	Rt. 1, Box 229 AC	Kaplan	LA	70548-9754	Vermilion
Leselle	Sostain or Mary	Rt. 3, Box 109 AAA	Opelousas	LA	70570	Evangeline
Lemoine	Rosalie F.	709 Waltham Ave.	Metairie	LA	70001	Jefferson
Lindner	Lynn	6301 Stevenson Ave., #903	Alexandria	VA	22304	Rapides
Linek	Francis W. & Barbara A	P. O. Box 610791	Port Huron	MI	48061-0791	
Lingamallu	Surya N.	2157 Pebble Beach Dr.	La Place	LA	70068	St. John Bapt.
Lofton	Edward L.	905 Captain Shreve Drive	Shreveport	LA	71105	Caddo
London	Tomie L.	12322 White Chapel Avenue	Baton Rouge	LA	70810	East Baton Rouge
Louque	Herman A.	578 Marino Dr.	Norco	LA	70079	St. Charles
	Thelma R.	578 Marino Dr.	Norco	LA	70079	St. Charles
Lumpkin	Hiriam	1061 Anderson Drive	Leesville	LA	71446	Vernon
Lynd	Ronald L.	5915 Skylark Drive	Alexandria	LA	71303	Rapides
Lynnes	Jerry B.	P. O. Box 4903	Incline Village	NV	89450	
Lyons	Elizabeth	12816 Jefferson Hwy.	Baton Rouge	LA	70816	East Baton Rouge
Mack	Henry D.	610 Woods St.	Minden	LA	71055	Webster
Marcum	Morris S.	P. O. Box 303	Deville	LA	71328	Rapides
Massie	Louis David	362 Alexandria Hwy.	Leesville	LA	71446	Vernon
McCartney	David F.	1817 Dixie Street	Alexandria	LA	71303	Rapides
McDaniels	Dottie June	Route 1, Box 402	Logansport	LA	71049	Desoto
McDonnell	Janice M.	7777 Williams Road	Keithville	LA	71047	Caddo
	Owen & Hope M.	7777 Williams Road	Keithville	LA	71047	Caddo

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McFadden	Merton Elgin	106 Cherry St.	Columbia	LA	71418	Caldwell
McSaunn	John Edward	1909 Camille Street	Bossier City	LA	71112	Bossier
	Misty Michelle	1909 Camille Street	Bossier City	LA	71112	Bossier
McGraw III	John	818 W. Claude	Lake Charles	LA	70605	Calcasieu
McKeon	Debra K.	109 Southfield, Apt. 65	Shreveport	LA	71105	Caddo
McKnight	Archie C. & Lillian V.	8325 Hwy. 28 East	Pineville	LA	71360	Rapides
McNary	Virgil L.	6005 Hillcrest Ave.	Dallas	TX	75205-2280	
McPherson	Michelle L.	48 Williford Road	Pineville	LA	71360	Rapides
McVay	Charles W.	Rt. 2, Box 343-C	Bentley	LA	71407	Grant
Mecalis	Joseph & Diane	103 Ransom Drive	Pineville	LA	71360	Rapides
Methvin	Wilton A.	9830 Mansfield Rd.	Shreveport	LA	71118	Caddo
Meyer	Joe L.	822 Trannell Drive	Baton Rouge	LA	70815	East Baton Rouge
Middlebrooks	Marion E. & Rosa L.	Rt. 1, Box 504	Sunset	LA	70584	St. Landry
Miller	Darby D.	3941 Lexington Dr.	Alexandria	LA	71301	Rapides
Millette, Jr.	Ferman J.	116 Arlette Drive	Lafayette	LA	70503	Lafayette
Mias	Melvin	Rt. 1, Box 703	Dubberly	LA	71024	Webster
Miner	Ronnie J.	c/o Finicial Courier, 2496 Ayrshire Cove	Memphis	TN	38119	
Moffett	Kay	8026 Pines Rd.	Shreveport	LA	71129	Caddo
Morris	Melba J.	4005 Prytania St.	Shreveport	LA	71109	Caddo
Morrow	Mildred	Rt. 1, Box 1132	Pollock	LA	71447	Grant
Noss	Bobby & Aleta	2002 Columbus Circle	Leesville	LA	71446	Vernon
Noye	Harold	5800 Masonic Drive	Alexandria	LA	71301	Rapides
	Melba Armstrong	7159 Chishola	Baton Rouge	LA	70811	East Baton Rouge
Nurov	Abie & Cecile Katz	8325 Ashbourne Drive	Shreveport	LA	71106	Caddo
Murphy	Doyle K.	174 Sherwood Drive	Dry Prong	LA	71423	Grant
	Kenneth D. & Linda G.	4002 Wellington Blvd.	Alexandria	LA	71303	Rapides
Musgrove	Navis W.	1833 Palmwood Drive	Baton Rouge	LA	70816	East Baton Rouge
Myer	Marcus Gerald	603 Parent St.	New Roads	LA	70760	Pointe Coupee
	Philip Gralend	603 Parent St.	New Roads	LA	70760	Pointe Coupee

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Myer	Renard	603 Parent St.	New Roads	LA	70760	Pointe Coupee
Myers	Charlia	34610 Lotts Lane	Denhaa Springs	LA	70726	Livingston
	Jennifer F.	2835 Fifth Street	Owings	MO	20736	
	Nancy Sue	3656 Goldenrod	Huntsville	TX	77340	
Myrick	Lola Elizabeth Rigdon	c/o Anne Teer Burnley, P.O. Box 1192	Coushatta	LA	71019	Red River
Narcisse	Paul	7027 Cemetary Hwy.	St. Martinville	LA	70582	St. Martin
Nash	Barnie & Faye	423 Fourth Street	Jonesboro	LA	71251	Jackson
Neie	Gary A. & Dorothy P.	P. O. Box 3058	Pineville	LA	71360	Rapides
Nelson	Bobby J.	Rt. 7, Box 1196	Ruston	LA	71270	Lincoln
	Geneva L. & Doraan L.F.	600 Talton Street	Minden	LA	71055	Webster
Nethery	William B.	335 Bird Avenue	Natchitoches	LA	71457	Natchitoches
Nicholas	Daisy	345 Oriole Lane	Shreveport	LA	71105	Caddo
Nichols	Rita	P. O. Box 73	Cloutierville	LA	71416	Natchitoches
Nolen	Roy or Paula	Route 1, Box 298	Coushatta	LA	71019	Red River
Norman	Thomas R.	524 Smith Drive	Metairie	LA	70005	Jefferson
Normand	Louis S.	P. O. Box 454	Libuse	LA	71348	Rapides
Northam	George A.	6607 W. Canal	Shreveport	LA	71108	Caddo
Oliver	Timothy	503 North Hardy St.	Amite	LA	70422	Tangipahoa
Parent	Charles M.	5911 Benjamin St.	Alexandria	LA	71303	Rapides
Pate	Barbara	7854 Emile Street	Baton Rouge	LA	70807	East Baton Rouge
Perkins	Eulaie H.	Rt. 1, Box 1243	Natchitoches	LA	71457	Natchitoches
	Mark	1503 E. Park Ave., #U-4	Valdosta	GA	31602	
Picou	Fernand	P. O. Box 229	Thibodaux	LA	70301	Lafourche
Pierson	Ann Beatty	141 Chelsea Street	Shreveport	LA	71105	Caddo
Pinckley	Janssen & Catherine	509 Holiday Circle	Pineville	LA	71360	Rapides
Pippins	Ralph L. & Jane D.	9996 Hwy. 165	Forest Hill	LA	71430	Rapides
Porta	Felix & Frances	1806 Bayou Drive	Shreveport	LA	71105	Caddo
Potter, Jr.	M. Odell	5423 Rhodes Ave.	New Orleans	LA	70131	Orleans
Pousson	Collins L.	2915 Kathy Ann	Alexandria	LA	71301	Rapides

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Powell	Joseph	1010 Hwy. 1	Thibodaux	LA	70301	Lafourche
Prejean	Barney	1109 Bernard Blvd.	Abbeville	LA	70510	Veraillon
Rabalais	Bateman	3162 Marydon Drive	Baton Rouge	LA	70814	East Baton Rouge
	Jimmie Nelle A.	2808 Hill St.	Alexandria	LA	71301-4715	Rapides
Reeder	Karen Michele	c/o Charlesetta B.Reeder, 505 Morrow St.	Minden	LA	71055	Webster
Reynolds	Aubon & Blanche	2723 West Main Street	Houma	LA	70360	Terrebonne
	Le Don & Doris	1912 Laredo Dr.	Houma	LA	70360	Terrebonne
Richard	Harold	Rt. 5, Box 320	Opelousas	LA	70570	Evangeline
	Judy	421 Pinecrest Dr.	Sulphur	LA	70663	Calcasieu
Robertson	Rance	Route 2, Box 553	Pollock	LA	71467	Grant
Robichaux	Muriel G.	4216 Hwy. 1	Raceland	LA	70394	Lafourche
Robinson	James D. & Averil	Route 2, Box 237	Jonesboro	LA	71251	Jackson
	Ralph	Route 1, Box 111	Bienville	LA	71008	Bienville
Robinson, Jr.	Lynn & Betty	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Rodgers	Helen Mae	1429 Farragut St.	New Orleans	LA	70114	Orleans
Rogers	Glenn J.	Rt. 1, Box 433	Simmesport	LA	71369	Avoyelles
Roae	Edward	1606 South Sandra	Gonzales	LA	70737	Ascension
Rose	Diane	14009 Huntley Avenue	Baton Rouge	LA	70818	East Baton Rouge
Rougeau	Ruby Lee	95 Rougeau Lane	Lecoapta	LA	71346	Rapides
Rougeau	James	Route 3, Box 117A-5	Bonham	TX	75418	
Roussel	Dwight	2407 Oriole Loop	LaPlace	LA	70068	St. John Bapt.
Rowland	Eloise	P. O. Box 281	Blanchard	LA	71009	Caddo
Russell	Stanford & Dorothy N.	506 Cox St.	Bastrop	LA	71220	Morehouse
Rutherford	James Auston & Heather	HC-81, Box 14-A, Hwy. 463	LaCaap	LA	71444	Vernon
Sasser	Bobby L. & Sherrill L.	8645 Ridgemont Dr.	Pineville	LA	71360	Rapides
Savoie	Ted J.	Rt. 1, Box 241-A	Cut Off	LA	70345	Lafourche
Scallan	Edmond	Rt. 1, Box 137E	Plaucheville	LA	71362	Avoyelles
Schenck	Richard A.	308 Chinchilla Dr.	Arabi	LA	70032	St. Bernard
Schiro	Alphonse	HC 63, Box 299	Merryville	LA	70653	Beauregard

Last name	First name	Address	City	State	Zip	Parish
Schmidt	Edwin F.	36225 Sunset Dr.	Doussan	WI	53118	
	Marianne B.	118 Big Lake Road	Pineville	LA	71360-9998	Rapides
	Robert P.	118 Big Lake Rd.	Pineville	LA	71360-9998	Rapides
Sharp	Mrs. Ruby F.	1711 Latiaer	Alexandria	LA	71303	Rapides
Shaw	Larry K.	P. O. Box 5	East Point	LA	71025-0005	Red River
Sikes	Peggy F.	512 Sweetbriar Drive	Alexandria	LA	71303	Rapides
Simons	Mentoria L.	432 S. Dresden Circle	Shreveport	LA	71115	Caddo
Siaoneaux	Beatrice B.	134 River Oaks Drive	Luling	LA	70070	St. Charles
	Gerald and Beatrice	134 River Oak Drive	Luling	LA	70070	St. Charles
	Nobby A.	134 River Oaks Dr.	Luling	LA	70070	St. Charles
Sias	Dorothy E.	1624 Shannon Road	Alexandria	LA	71301	Rapides
Slay	Lural L.	1811 Shady Lane Drive	Shreveport	LA	71118	Caddo
Smith	Angela Corley	1900 Evelyn Blvd.	Jena	LA	71342	La Salle
	Curtis N. & Dorothy A.	750 Smith Brook Road	Leesville	LA	71446	Vernon
	Geneva M.	2003 Mahon Street	Alexandria	LA	71301	Rapides
	Raymond F.	714 Boulevard	Shreveport	LA	71104	Caddo
	Ronald Lynn	2356 Laurelwood Drive	Baton Rouge	LA	70816	East Baton Rouge
Smith, Jr.	Arthur L.	P. O. Box 100	Norco	LA	70079	St. Charles
	Emmett R. & Dolores S.	6356 Celia Avenue	Baton Rouge	LA	70811	East Baton Rouge
Sparks, Jr.	Robert B.	808 Windermere Boulevard	Alexandria	LA	71303	Rapides
Spencer	Tommy W.	3906 Maywood	Alexandria	LA	71302	Rapides
Spurgeon	Edmond L.	804 Windermere Blvd.	Alexandria	LA	71303	Rapides
St. Amant	Nora A.	801 Jackson St.	New Roads	LA	70760	Pointe Coupee
St. Pierre	Wayne	104 Seven Oaks Ct.	Destrehan	LA	70047	St. Charles
Stack	George	311 Melrose Drive	Thibodaux	LA	70301	Lafourche
Steed	William V. & Joanna H.	402 Forest Circle	Ruston	LA	71270	Lincoln
Stefak	Frank J. & Wilma M.	Route 1, Box 875	Many	LA	71449	Sabine
Stepteau	Dorothy M.	12239 N. Mendover Drive	Baton Rouge	LA	70814	East Baton Rouge
Sterling	Patricia	5810 Kilona Drive	Baton Rouge	LA	70812	East Baton Rouge

Last name	First name	Address	City	State	Zip	Parish
Stevens	Perry Wayne	761 Hickory St.	Gretna	LA	70056	Jefferson
Stieraan	Martha E.	713 Dodd Drive	Shreveport	LA	71107	Caddo
Stokes	Mrs. Vance	P. O. Box 73	Tioga	LA	71477	Rapides
Stott	Ethel K.	P. O. Box 87	Slaughter	LA	70777	Feliciana
Stottlemyre	Peggy D.	1551 Third St.	Chillicothe	MO	64601	
Strickland	Jeffrey & Kathy	Rt. 3, Box 700 A	Kentwood	LA	70444	Tangipahoa
Strother	Eleanor Ray	H.C. 81, Box 15	LaCamp	LA	71444	Vernon
Sullivan	Iva D. & Helen B.	6409 Gladys St.	Metairie	LA	70003	Jefferson
Summerville	Sanford C. & Minnie Lee	Route 3, Box 69-E9	Hawthorne	FL	32640	
Sweet	Lawrence & Doris	135 Neco Town Rd.	New Iberia	LA	70560	Iberia
Tabor	Willis Wayne	3057 Hayes Drive	Shreveport	LA	71118	Caddo
Talley	Louise W.	9137 Mansfield Rd., #91	Shreveport	LA	71118	Caddo
Tarver	Janet Ducote	P. O. Box 34	Libuse	LA	71348	Rapides
Tassin	Abel	Route 1, Box 59	Moreauville	LA	71355	Avoyelles
Tate	Michael	5639 West Circle Drive	Alexandria	LA	71301	Rapides
Taylor	Louela	1005 E. Bennett St.	Sedro Woolley	WA	98284	
Taylor, Jr.	Henry & Estella J.	3212 Blanchard Road	Shreveport	LA	71103-2011	Caddo
Thomas	Buddy D.	304 N. Middle Landing	Minden	LA	71055	Webster
Thompson	Maj. (Ret.) George C.	361 Alexandria Hwy.	Leesville	LA	71446	Vernon
	Woodrow	1205 E. South St.	Opelousas	LA	70570	Evangeline
Thornton, Jr.	Russell H.	Rt. 4, Box 906	Moss Bluff	LA	70611	Calcasieu
Tillman	Ann W.	8733 Pecan Tree Drive	Baton Rouge	LA	70809	East Baton Rouge
Townsend, Jr.	W. B.	1909 Albert Street	Alexandria	LA	71301	Rapides
Trahan	Arnold & Wanda	Rt. 2, Box 753	Maurice	LA	70555	Vermilion
	Diane L.	1014 Jacqueline Dr.	New Iberia	LA	70560	Iberia
Turner	Charles Wilmer	HC-79, Box 186	Leesville	LA	71446	Vernon
Usner, Sr.	Richard A.	5616 York Street	Metairie	LA	70003	Jefferson
Utacht	Kathleen Carol Reed	446 Tiffany Trail	Richardson	TX	75081	
Vaughn	Olen K.	P. O. Box 483	Port Sulphur	LA	70083	Plaquemines

Last name	First name	Address	City	State	Zip	Parish
Vercher	James D. & Ruthann	P. O. Box 391	Baton Rouge	LA	70821-0391	East Baton Rouge
Volo	Pauline	3126 Cadiz St.	New Orleans	LA	70125	Orleans
Wagner	Ivel C.	P. O. Box 427	Jena	LA	71342	La Salle
	John R.	3046 S. Freemont	Springfield	MO	65807	
	Robert C.	5208 Fieldcrest Avenue	Alexandria	LA	71303	Rapides
	Todd G.	206 N. Lulwood	Springfield	MO	65802	
Walker	Harry J. & Willie T.	Route 1, Box 354	Many	LA	71449	Sabine
Wallace	Adell	Rt. 1, Box 880	Dubberly	LA	71024	Webster
	Dillon D.	1727 Audubon Pl.	Shreveport	LA	71105	Caddo
	Tommy & Odella	P. O. Box 14	Dubberly	LA	71024	Webster
Walton	Christola L.	613 District Drive	Minden	LA	71055	Webster
	Shirley J.	6176 Pebble Beach	Shreveport	LA	71129	Caddo
Warino	Angelo	126 MU St. P.O. Box 355	Belle Chasse	LA	70037	Plaquemines
Warner	Augustine C.	2576 77th Avenue	Baton Rouge	LA	70807	East Baton Rouge
Webster	Odessa R.	1706 Oakland Street	Pineville	LA	71360	Rapides
Welsh	Lola B.	3541 Parkdale Drive	Shreveport	LA	71108	Caddo
Wendt	Doris	257 Suzanne Dr.	Shreveport	LA	71115	Caddo
Westbrook	Euell	Star Route, Box 14A	Bay Springs	MS	39422	
Westaoreland	Bruce D.	526 SPW Road	Leesville	LA	71446	Vernon
	Robert V.	504 Pine Acres Dr.	Leesville	LA	71446	Vernon
Whatley	Lloyd W.	5524 Navaho Trail	Alexandria	LA	71301	Rapides
Wheat	Carolyn C.	621 Angela Ave.	Arabi	LA	70032	St. Bernard
White, Jr.	Eric B.	407 Chandler Dr.	Pineville	LA	71360	Rapides
Whitler	James O.	948 Candler Ave.	Shreveport	LA	71107-3807	Caddo
Wiggins	Gilbert B.	19170 Wymer Rd.	Covington	LA	70433	St. Tammany
Wiles	T.V. & Stella	Route 1, Box 132	Grayson	LA	71435	Caldwell
Williams	Alma H.	3020 Wallace Drive	Shreveport	LA	71119-3304	Caddo
	Beatrice	1011 Jackson St.	Thibodaux	LA	70301	Lafourche
	Dewey F.	10316 Harts Island Road	Shreveport	LA	71115	Caddo

Last name	First name	Address	City	State	Zip	Parish
Williams	Lura Bell	2717 Woodlawn Drive	Alexandria	LA	71303	Rapides
Wilson	Daniel	1014 Giro St.	Morgan City	LA	70380	St. Mary
	Robert L. & Virginia K.	607 Thompson St.	Bossier City	LA	71111	Bossier
Windham	Cecil Felix	112 Leo Avenue	Shreveport	LA	71105-3316	Caddo
Wise, Sr.	John J.	3434 Reily Lane	Shreveport	LA	71105	Caddo
Witte	Betty Jane Breshears	2853 Lynda Lane	Shreveport	LA	71118	Caddo
Womack	John	207 N. Lombard	Opelousas	LA	70570	Evangeline
Wyatt	Jerry A.	Rt.1, Box 22-A	Pitkin	LA	70656	Vernon
Young	Georgia C.	4603 Heyman Lane, #117	Alexandria	LA	71303	Rapides
Zerangue, Jr.	Elvie	8705 Ridgemont Drive	Pineville	LA	71360	Rapides



FRED C. DENT
COMMISSIONER OF
FINANCIAL INSTITUTIONS

STATE OF LOUISIANA
OFFICE OF FINANCIAL INSTITUTIONS
BATON ROUGE, LOUISIANA



November 22, 1988

Gary A. Cotogno, Attorney
Pickering, Cotogno, Galsa & Dunn
301 Magazine Street
New Orleans, Louisiana 70130

Re: Insurance Premium Assistance Company

Dear Gary:

After your many conversations of the past few days with Joe Chase and our attorneys, we have concluded that La.R.S. 6:451 requires that we comply with the delays provided in La.R.S. 49:953. This precludes us from issuing a certificate of authority prior to December 9, 1988.

But, La.R.S. 6:451 provides that your client only need be licensed to engage in the business of lending money, receiving deposits, paying checks or any one or more of such activities only when the total income derived from those activities will exceed fifty thousand dollars.

Our interpretation of the phrase "will exceed fifty thousand dollars" is and can only mean "once" the income derived exceeds the threshold amount. Until income exceeds the threshold an application to our office appears unnecessary.

This leads us to the conclusion that your client, although already having filed an application, was not required to do so, and could commence the business of receiving deposits immediately and once the threshold figure is exceeded then it must be required to demonstrate that fact to our office and a certificate of authority must be issued.

This alleviates the snafu which presently exists due to the requirements of complying with the delays in La.R.S. 49:953, and provides us with additional time to work out the inter-company lending issue.

This office will be prepared to issue your client its certificate of authority no later than December 12, 1988, upon compliance with all application requirements, all of which appear to be in order at this time.

I trust this will meet with your approval.

Sincerely

Fred C. Dent

Commissioner of Financial Institutions

FCD/GLN:da

Exhibit C



PUBLIC INVESTORS LIFE
INSURANCE COMPANY

*The
Good Life
Company*

ONE CORPORATE SQUARE

2230 SOUTH MACARTHUR DRIVE

ALEXANDRIA, LA 71301

PHONE (318) 445-9351

12/31/89

DILLON WALLACE
1727 AUDUBON PL.
SHREVEPORT LA 71105

Policy Number: 0005308 Plan: IRA1
Policy Effective Date: 3/19/1984 ANNUITY CASH VALUE: \$26,140.72
FOR YEAR END: 1989

AS REQUIRED BY THE IRS REGULATIONS WE ARE REPORTING
THE FAIR MARKET VALUE OF YOUR ANNUITY AS OF 12/31/1989.
THE FAIR MARKET VALUE IS \$26,140.72

If you have not contributed to your IRA for 1989 or 1990 tax year, this is a perfect time. As you know, Public Investors is a Legal Reserve Company. We currently have \$28,250,000 in CDs, \$8,920,000 in Bonds, and \$1,005,000 in debentures.

We have had the greatest year in the history of the company, our Life sales tripled last year and our inforce premium has increased over \$1,000,000 in the past several months.

You are a valuable client, thank you for your confidence in our company.

If I can be of further assistance, please contact me at 1-800-622-6604 or (318) 445-9351.

Sincerely,

Craig Campos
Policyholder Service Dept. Mgr.

CJC/S38

What is Standard Analytical Service, Inc.?

Standard Analytical Service, Inc. is independent of any insurance company or companies, and we do not sell any kind of insurance. Our financial reports and comparisons, reports of which are paid for by the companies, are based on statutory financial statements filed with the state insurance departments.

The aggregate averages featured in this report are derived from the total sums of the financial statistics for the companies making up the aggregate averages. These total sums are large numbers, thus the probability of substantial year to year deviations in these averages is small. On the other hand, the averages for the individual company featured herein, based upon its financial statistics alone, can be more prone to wide deviations from year to year. The key ratio in this financial report and comparison is the ratio of Assets for each \$100 of Liabilities. The other ratios featured are selected from a group of ratios.

This report should not be interpreted as an analysis of the stock value of a capital stock company, nor is it intended to imply that the company featured will be as successful or is better than the companies making up the aggregate averages, nor is it a recommendation or analysis of the specific policy provisions, rates or claims practices of the organization featured. Its use for all companies, stock, mutual or fraternal, is intended to serve as a guide with respect to the current financial responsibility of the individual company featured herein, based upon the current statutory financial statements on file with the state insurance departments where they are available for public inspection.

Our 58th Year of Service — Organized 1932

*Factual Insurance
Reports of Significance*



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12 North Central Avenue • Saint Louis, Missouri 63105

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1990

Standard's Independent Comparative Report On...

PUBLIC INVESTORS LIFE
INSURANCE COMPANY

Alexandria, Louisiana

This Report prepared by
Standard Analytical Service, Inc.
Analysts of the Insurance Industry since 1932

Financial Stability

The financial condition of a life insurance organization is an important element in public confidence. In this regard, we believe the fundamental factors listed below are significant. The following is a COMPARATIVE ANALYSIS of these basic factors, comparing

PUBLIC INVESTORS LIFE INSURANCE COMPANY

with the 25 largest United States life insurance companies issuing life insurance to the general public.

Since these 25 companies have an average of over 100 years of life insurance experience, and own a major portion of the invested assets and life insurance in force of all the companies, a favorable comparison of these factors can be indicative of financial stability.

BASIC SIGNIFICANT FACTORS — AS OF DECEMBER 31, 1989 DERIVED FROM THE ANNUAL STATEMENT

(The 25 Life Companies listed below are the largest by the amount of Assets held for the protection of their policyholders.)

Solvency

A wide margin of Assets over Liabilities can be a significant safety factor. This indicates financial soundness and a Company's ability to meet all obligations as they become due.

Assets for each \$100 of Liabilities as of Dec. 31, 1989.

Aetna Life Ins. and Annuity Co., CT	\$102.14
Aetna Life Insurance Company, CT	103.10
Allstate Life Insurance Company, IL	105.72
Connecticut General Life Ins. Co., CT	104.11
Connecticut Mutual Life Ins. Co., CT	103.62
Equitable Life Assurance Society, NY	102.59
Equitable Variable Life Ins. Co., NY	105.37
Executive Life Insurance Co., CA	103.61
IDS Life Insurance Company, MN	102.49
John Hancock Mutual Life Ins. Co., MA	104.16
Lincoln National Life Ins. Co., IN	105.24
Massachusetts Mutual Life Ins. Co., MA	104.74
Metropolitan Life Insurance Co., NY	103.99
Mutual Benefit Life Ins. Co., NJ	103.68
Mutual Life Insurance Co. of New York, NY	103.31
Nationwide Life Insurance Co., OH	103.97
New England Mutual Life Ins. Co., MA	103.11
New York Life Ins. and Annuity Corp., DE	104.61
New York Life Insurance Co., NY	106.01
Northwestern Mutual Life Ins. Co., WI	105.13
Pacific Mutual Life Insurance Co., CA	103.09
Principal Mutual Life Ins. Co., IA	103.83
Prudential Insurance Co. of America, NJ	103.84
State Farm Life Insurance Co., IL	114.03
Travelers Insurance Company, CT	105.19

AVERAGE 25 LARGEST LIFE COMPANIES \$104.13

PUBLIC INVESTORS LIFE INS. CO. \$112.71

Surplus Funds

(Including Capital, if any)
Per \$100 of Policy Reserves:

A high surplus ratio may indicate a company's ability to take emergencies in stride. It shows the proportion of surplus funds to the policy reserve liabilities.

AVERAGE 25 LARGEST LIFE COMPANIES \$7.58
PUBLIC INVESTORS LIFE INS. CO. \$13.62

Liquid Assets

Assets in Bonds, Stocks,
Cash and Short-Term Invest-

ments for each \$100 of Liabilities: A high ratio may indicate a more liquid investment position to cover unforeseen emergency cash requirements that may arise.

AVERAGE 25 LARGEST LIFE COMPANIES \$49.56
PUBLIC INVESTORS LIFE INS. CO. \$85.99

Surplus to Life Insurance in Force

Ratio of Surplus for each \$1000 of Life

Insurance in Force: A high ratio of surplus to life insurance in force may indicate further proof of financial strength and stability.

AVERAGE 25 LARGEST LIFE COMPANIES \$8.67
PUBLIC INVESTORS LIFE INS. CO. \$14.39

FINANCIAL STATEMENT SUMMARY AS OF DECEMBER 31, 1989

Admitted Assets	Premium Income
\$51,619,106.00	\$ 7,109,597.00
Liabilities	Total Income
\$45,796,545.00	\$ 11,189,769.00
Gross Surplus (incl. Capital, if any)	Insurance in Force
\$ 5,822,561.00	\$404,741,000.00

*1989 Annual Statement

Conclusion

Based on the financial results achieved in the year ended 1989, the analysis made of the above organization in comparing it with the aggregate averages of the 25 LARGEST COMPANIES in OUR OPINION is FAVORABLE.

IT IS A FACT ... That the long term growth record of a life insurance company is an important measure of its outstanding accomplishments in the life insurance industry. In this regard we believe the comparisons made below are significant since they compare the growth record of

PUBLIC INVESTORS LIFE INSURANCE COMPANY

with the 25 largest life insurance companies in the United States. Since these 25 companies have an average of over 100 years of life insurance experience, and own a major portion of the invested assets and life insurance in force of all the companies, a favorable comparison of these factors can be indicative of favorable achievement.

10 YEAR GROWTH RECORD: December 31, 1978 to December 31, 1988. Derived from the Annual Statements
The following table shows the growth record of the above organization in comparison with that of the 25 Largest Life Companies in significant areas of the insurance operations.

(The 25 Life Companies are the largest by the amount of ASSETS held as of December 31, 1988.)

RECORD OF GROWTH

PUBLIC INVESTORS LIFE INSURANCE COMPANY

ASSETS	1988 \$50,930,727.00	1978 \$10,163,085.00	Percentage Increase 401.1%	AVERAGE 25 LARGEST COMPANIES 161.9%
POLICY RESERVES	1988 \$42,055,182.00	1978 \$ 4,951,501.00	Percentage Increase 749.3%	AVERAGE 25 LARGEST COMPANIES 102.8%
INSURANCE IN FORCE	1988 \$438,078,000.00	1978 \$111,821,000.00	Percentage Increase 291.8%	AVERAGE 25 LARGEST COMPANIES 142.5%
TOTAL INCOME	1988 \$15,637,082.00	1978 \$ 3,420,105.00	Percentage Increase 357.2%	AVERAGE 25 LARGEST COMPANIES 155.1%

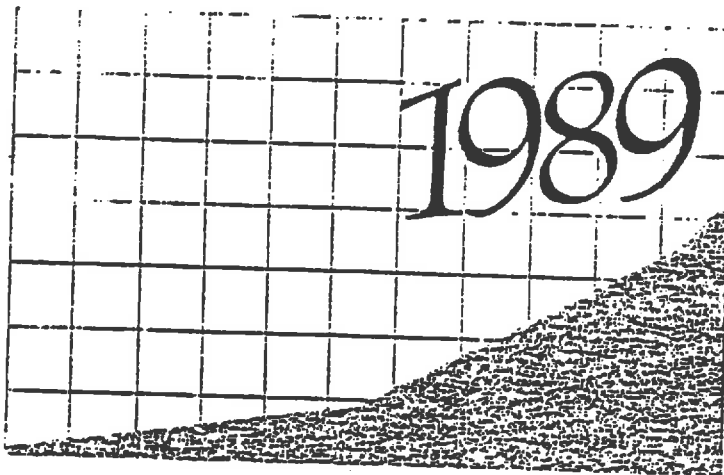
NET INVESTMENT INCOME	1988 \$3,812,457.00	1978 \$ 409,336.00	Percentage Increase 831.4%	AVERAGE 25 LARGEST COMPANIES 196.8%
GROSS SURPLUS	1988 \$5,082,329.00	1978 \$1,457,046.00	Percentage Increase 248.5%	AVERAGE 25 LARGEST COMPANIES 140.5%

ASSETS	1988 \$50,930,727.00	1978 \$10,163,085.00	Percentage Increase 401.1%	AVERAGE 25 LARGEST COMPANIES 161.9%
POLICY RESERVES	1988 \$42,055,182.00	1978 \$ 4,951,501.00	Percentage Increase 749.3%	AVERAGE 25 LARGEST COMPANIES 102.8%
INSURANCE IN FORCE	1988 \$438,078,000.00	1978 \$111,821,000.00	Percentage Increase 291.8%	AVERAGE 25 LARGEST COMPANIES 142.5%
TOTAL INCOME	1988 \$15,637,082.00	1978 \$ 3,420,105.00	Percentage Increase 357.2%	AVERAGE 25 LARGEST COMPANIES 155.1%

CONCLUSION: The comparative growth record study of the above organization in comparison with the aggregate averages of the 25 LARGEST COMPANIES in our opinion is very favorable and shows above average accomplishments for the 10 year period.

PUBLIC INVESTORS LIFE INSURANCE COMPANY
Alexandria, Louisiana

Standard's
Growth
Record
Report On:



What is
STANDARD ANALYTICAL SERVICE, INC.?

is it intended to imply that the company featured will be as successful or is better than the companies making up the aggregate averages, nor is it a recommendation or analysis of the specific policy provisions, rates or claims practices of the organization featured. Its use for all companies, stock, mutual or fraternal, is intended to serve as a guide to the growth record of the company featured herein, based upon the current statutory financial statements on file with the state insurance departments where they are available for public inspection.

Factual Analyses of Significance
Standard Analytical Service, Inc. is independent of any insurance company or companies, and we do not sell any kind of insurance. Our financial reports and comparisons, reports of which are paid for by the companies, are based on statutory financial statements filed with the state insurance departments.

This report should not be interpreted as an analysis of the stock value of a capital stock company, nor

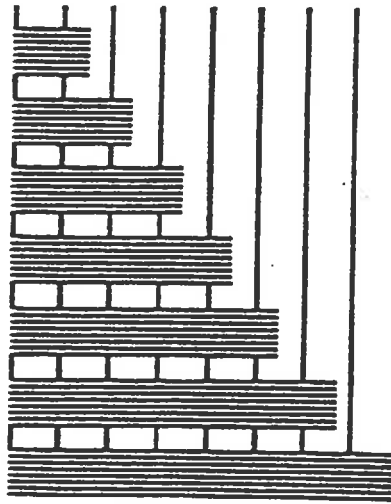
**COMPETENT
RESPONSIBLE**



Over 57 Years of Service — Organized 1932
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Report On:
RECORD
GROWTH
STANDARD'S

1990

What is

STANDARD ANALYTICAL SERVICE, INC.?

Factual Analyses of Significance
Standard Analytical Service, Inc. is independent of
any insurance company or companies, and we do
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and comparisons, reprints of which are paid for by
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departments.

This report should not be interpreted as an analysis
of the stock value of a capital stock company, nor

is it intended to imply that the company featured
will be as successful or is better than the
companies making up the aggregate averages, nor
is it a recommendation or analysis of the specific
policy provisions, rates or claims practices of the
organization featured. Its use for all companies,
stock, mutual or fraternal, is intended to serve as
a guide to the growth record of the company
featured herein, based upon the current statutory
financial statements on file with the state insurance
departments where they are available for public
inspection.



COMPETENT
RESPONSIBLE

Over 58 Years of Service -- Organized 1932
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IT IS A FACT . . . That the long term growth record of a life insurance company is an important measure of its outstanding accomplishments in the life insurance industry. In this regard we believe the comparisons made below are significant since they compare the growth record of **PUBLIC INVESTORS LIFE INSURANCE COMPANY**

with the 25 largest life insurance companies in the United States. Since these 25 companies have an average of over 100 years of life insurance experience, and own a major portion of the invested assets and life insurance in force of all the companies, a favorable comparison of these factors can be indicative of favorable achievement.

10 YEAR GROWTH RECORD: December 31, 1979 to December 31, 1969. Derived from the Annual Statements
 The following table shows the growth record of the above organization in comparison with that of the 25 Largest Life Companies in significant areas of life insurance operations.
 (The 25 Life Companies are the largest by the amount of ASSETS held as of December 31, 1969.)

**RECORD OF GROWTH
 PUBLIC INVESTORS LIFE INSURANCE COMPANY**

ASSETS

1909	\$51,619,106.00
1979	\$11,069,911.00
Percentage Increase	368.3%

AVERAGE 25 LARGEST COMPANIES 159.8%

POLICY RESERVES

1969	\$42,763,673.00
1979	\$ 5,782,503.00
Percentage Increase	639.5%

AVERAGE 25 LARGEST COMPANIES 101.9%

INSURANCE IN FORCE

1909	\$404,741,000.00
1979	\$118,687,000.00
Percentage Increase	241.0%

AVERAGE 25 LARGEST COMPANIES 133.4%

NET INVESTMENT INCOME

1909	\$3,590,015.00
1979	\$ 721,314.00
Percentage Increase	397.7%

AVERAGE 25 LARGEST COMPANIES 180.1%

***PREMIUM INCOME**

1969	\$7,109,597.00
1979	\$2,988,449.00
Percentage Increase	137.9%

AVERAGE 25 LARGEST COMPANIES 80.5%

TOTAL INCOME

1969	\$11,189,769.00
1979	\$ 3,720,824.00
Percentage Increase	200.7%

AVERAGE 25 LARGEST COMPANIES 160.5%

CONCLUSION: The comparative growth record study of the above organization in comparison with the aggregate averages of the 25 LARGEST COMPANIES in our opinion is very favorable and shows above average accomplishments for the 10 year period.

First Name	Last Name	Address	City	St	Zip	Parish
Liberty Lobby, Inc.		300 Independence Ave. SE	Washington	DC	20003	
Succession of Mae Rigdon Teer		P. O. Box 1182	Coushatta	LA	71019	Red River
John C. Hart trustee for Professional Medical Retirement Trust		1200 Ave. G, Suite 201	Marrero	LA	70072	Jefferson
Professional Medical Retirement Trust represented by John C. Hart, Trustee		1200 Ave. G, Suite 201	Marrero	LA	70072	Jefferson
Succession of Hazel S. Falgout, deceased		3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Ronald F. Falgout, Executor Succession of Hazel S. Falgout, deceased		3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Professional Medical Retirement Trust		1200 Ave. G, Suite 201	Marrero	LA	70072	Jefferson
Succession of Huldah C. Lee, Deceased		400 Camille Street	Alexandria	LA	71301	Rapides
John C. Hart, M.D., A Professional Medical Corp.		1200 Ave. G, Suite 201	Marrero	LA	70072	Jefferson
John C. Hart Professional Medical Retirement Trust		1200 Ave. G, Suite 201	Marrero	LA	70072	Jefferson
Estate		8111 Southdown	Shreveport	LA	71107	Caddo
Donald W.	Abshire	206 Abshire Drive	Kaplan	LA	70548	Vermilion
Donald W.	Abshire	206 Abshire Dr.	Kaplan	LA	70548	Vermilion
Donald W.	Abshire	206 Abshire Dr.	Kaplan	LA	70548	Vervillion
Rose	Abshire	206 Abshire Dr.	Kaplan	LA	70548	Vervillion
Rose	Abshire	206 Abshire Dr.	Kaplan	LA	70548	Vermilion
Gesele	Adams	P. O. Box 644	Larose	LA	70373	Lafourche
Alberta	Adams	P.O.BOX 338	Wisner	LA	71378	
Ann R.	Adams	4216 Hwy. 1	Raceland	LA	70394	Lafourche
Todd Victor	Adams	P. O. Box 644	Larose	LA	70373	Lafourche
Gesele D.	Adams	P. O. Box 644	Larose	LA	70373	Lafourche
Martha Diane Sloane King	Administrator of the Estate of Vernelle W. Hughes	522 Columbia Drivet	Tampa	FL	33606	Hillsborough
Martha Diane Sloane King	Administrator of the Estate of Vernelle W. Hughes Jennings	522 Columbia Dr.	Tampa	FL	33606	Hillsborough
Martha Diane Sloane King	Administrator of the Estate of Vernelle W. Hughes Jennings	522 Columbia Drive	Tampa	FL	33606	Hillsborough
James D. & Alice L. J. D.	Alexander	Rt. 2, Box 360	Pollock	LA	71467	Grant
Lucille	Alexander	Rt. 2, Box 360	Pollock	LA	71467	Grant
Alice L.	Alexander	Rt. 2, Box 360	Pollock	LA	71467	Grant
Loffie Caldwell	Allen	345 Bailey Street	Minden	LA	71055	Webster
Vicki Coleman	Allen	HC 60, Box 218	Jena	LA	71342	LaSalle
Geralyn M.	Allen	207 N. LaSalle St.	New Iberia	LA	70560	Iberia
Doris S.	Allen	207 N. LaSalle St.	New Iberia	LA	70560	Iberia
Doris	Allen	207 N. LaSalle St.	New Iberia	LA	70560	Iberia

First Name	Last Name	Address	City	St	Zip	Parish
Vicki Marissa Coleman	Allen	HC 60, Box 218	Jena	LA	71342	LaSalle
John C.	Allen	207 N. LaSalle St.	New Iberia	LA	70560	Iberia
Joey Keith	Allen	HC 60, Box 218	Jena	LA	71342	LaSalle
Geralyn M.	Allen [Coleman]	207 N. La Salle St	New Iberia	LA	70560	Iberia
Linda G.	Amberg	P. O. Box 271	Tioga	LA	71477	Rapides
Larry Wade	Amberg	P. O. Box 271	Tioga	LA	71477	Rapides
Alfred	Anderson	2610 Roosevelt Ave.	Shreveport	LA	71104	Caddo
Wesley	Anderson	4735 Willow Glen St.	Alexandria	LA	71302-3153	Rapides
Cloria	Anderson	4735 Willow Glen Street	Alexandria	LA	71302	Rapides
Wesley	Anderson	4735 Willow Glen Street	Alexandria	LA	71302	Rapides
Camilia S.	Anderson	2610 Roosevelt	Shreveport	LA	71104	Caddo
Rebecca	Anderson	2610 Roosevelt	Shreveport	LA	71104	Caddo
Alfred	Anderson	2610 Roosevelt	Shreveport	LA	71104	Caddo
Debra R.	Anderson	2610 Roosevelt	Shreveport	LA	71104	Caddo
LaVerne	Anderson	2610 Roosevelt	Shreveport	LA	71104	Caddo
Mittie Griaes	Arastrong	2878 Sheldon Dr.	Baton Rouge	LA	70805	E. Baton Rouge
Richard V.	Arnold	P.O.BOX 689	Gilbert	LA	71336	
Virginia L.	Arnold	P. O. Box 113	Siapson	LA	71474	Vernon
Glen	Arnold	P. O. Box 113	Siapson	LA	71474	Vernon
Charles Roderick	Ashley	804 Cedar St.	Ruston	LA	71270	Lincoln
Charles Roderick	Ashley	804 Cedar Street	Ruston	LA	71270	Lincoln
James D.	Ashworth	Route 2, Box 298	Plain Dealing	LA	71064	Bossier
Peggy	Ashworth	Rt. 2, Box 298	Plain Dealing	LA	71064	Bossier
James D.	Ashworth	Rt. 2, Box 298	Plain Dealing	LA	71064	Bossier
James N.	Atchison, Succession of	750 Smith Brook Rd.	Leesville	LA	71446	Vernon
Katherine Flossie McRae	Atchison, Succession of	750 Smith Brook Rd.	Leesville	LA	71446	Vernon
Evelyn	Atwell	P. O. Box 25	Tioga	LA	71477	Rapides
Evelyn F.	Atwell	P. O. Box 25	Tioga	LA	71477	Rapides
Mark D.	Atwell	Rt. 2, box 411C	Pollock	LA	71467	Grant
William E.	Atwell	P. O. Box 25	Tioga	LA	71477	Rapides
Lucy Mae Lemelle	Auzenne	Rt. 3, Box 109 A2A	Opelousas	LA	70570	St. Landry
T. Dewey	Auzenne	Rt. 3, Box 109 A2A	Opelousas	LA	70570	St. Landry
Lucy Mae Lemelle	Auzenne	Rt. 3, Box 109 A2A	Opelousas	LA	70570	St. Landry
Tanya Denise	Auzenne	Rt. 3, Box 109 A2A	Opelousas	LA	70570	St. Landry
Noraa Jean	Awtry	209 Espanita Drive	Haughton	LA	71037	Bossier
Teddy D.	Awtry	209 Espanita Dr.	Haughton	LA	71037	Bossier
Noraa Jean	Awtry	209 Espanita Dr.	Haughton	LA	71037	Bossier
Mildred B.	Aymond	512 North Preston St.	Marksville	LA	71351	Avoyelles
Maydean	Aymond	5516 Jeff Davis Dr.	Alexandria	LA	71302	Rapides
Renee	Ayzond	5516 Jeff Davis Dr.	Alexandria	LA	71302	Rapides
Marsden	Ayzond	512 N. Preston St.	Marksville	LA	71351	Avoyelles
Mildred B.	Aymond	512 N. Preston St.	Marksville	LA	71351	Avoyelles
Deborah J.	Babin	708 Waldo St.	Metairie	LA	70003	Jefferson
Nadine B.	Bailey	617 Meadowdale	Shreveport	LA	71108	Caddo
Nadine Brinkly	Bailey	617 Meadowdale	Shreveport	LA	71108	Caddo
Robert	Bailey	617 Meadowdale	Shreveport	LA	71108	Caddo
James E.	Ball	18018 Wild Willow	Katy	TX	77449	Harris
Margie J.	Ball	5287 12th St.	Port Arthur	LA	77642	Jefferson
Margie J.	Ball, Power of Attorney for Cora E. Johnson	5287 12th St.	Port Arthur	TX	77642	Jefferson
John	Balser	10300 Timberwood Circle	Louisville	KY	70233	
Faustina	Balthazar	HC 66, Box 970	Natchez	LA	71456	Natchitoches
Bright Morning Star	Baptist Church of Pineville	521 Baptist Street	Pineville	LA	71360	Rapides
Thelma	Barlett	1507 McNabb	Lake Charles	LA	70601	Calcasieu
John L.	Barthold	9512 Mulberry Drive	Shreveport	LA	71115	Caddo
John	Barthold	9512 Mulberry Drive	Shreveport	LA	71115	Caddo

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Gladys	Barthold	9512 Mulberry Drive	Shreveport	LA	71115	Caddo
Thelma	Bartlett	1507 McNabb	Lake Charles	LA	70601	Calcasieu
Mary Lois	Bassett	1600 Quin	Bossier City	LA	71112	Bossier
Mary L.	Bassett	1600 Quin St.	Bossier City	LA	71112	Bossier
James S.	Bassett	1600 Quin St.	Bossier City	LA	71112	Bossier
Michael K.	Bassett	1600 Quin St.	Bossier City	LA	71112	Bossier
Mary Lois	Bassett	1600 Quin St.	Bossier City	LA	71112	Bossier
Metra	Bates	930 East Hwy. 40	Independence	LA	70443	Tangipahoa
Willie D.	Bates	930 E. Hwy 40	Independence	LA	70443	Tangipahoe
Dorothy	Bates	930 E. Hwy 40	Independence	LA	70443	Tangipahoe
Sucession of Metra	Bates	930 E. Hwy 40	Independence	LA	70443	Tangipahoe
Willie Dorothy	Bates	930 E. Hwy 40	Independence	LA	70443	Tangipahoa
Metra	Bates	930 E. Hwy 40	Independence	LA	70443	Tangipahoe
Margaret R.	Bates	930 E. Hwy 40	Independence	LA	70443	Tangipahoe
Linda Fay	Bates	930 E. Hwy 40	Independence	LA	70443	Tangipahoe
Metra	Bates, Deceased	930 E. Hwy 40	Independence	LA	70443	Tangipahoa
Connie	Beaudry	617 Meadowdale	Shreveport	LA	71108	Caddo
Betty Ann	Beck	7238 River Garden Drive	Houston	TX	77095	
Travis Andrew	Beck	7238 River Gardens Drive	Houston	TX	77095	Harris
John David	Beck	7238 River Gardens Drive	Houston	TX	77095	Harris
Betty Ann	Beck	7238 River Gardens Drive	Houston	TX	77095	Harris
Ernest	Bell	1712 11th Street	Lake Charles	LA	70601	Calcasieu
Geraldine	Bell	1712 11th Street	Lake Charles	LA	70601	Calcasieu
Mildred H.	Benoit	Route 10, Box 206, Hwy. 90	Lake Charles	LA	70601	Calcasieu
Mildred H.	Benoit	Rt. 10, Box 206, Hwy. 90	Lake Charles	LA	70601	Calcasieu
Arthur William	Bergeron	304-A Windermere Blvd.	Alexandria	LA	71303-3553	Rapides
Lyle E. & Jeanne C.	Bergeron	2429 Webster Street	Alexandria	LA	71301	Rapides
Elsie S.	Bergeron	304-A Windermere Blvd.	Alexandria	LA	71303	Rapides
Lyle E.	Bergeron	2429 Webster St.	Alexandria	LA	71301	Rapides
Jeanne C.	Bergeron	2429 Webster St.	Alexandria	LA	71301	Rapides
Arthur W.	Bergeron	304-A Windermere Blvd.	Alexandria	LA	71303	Rapides
John Ker	Bernard	2364 Hillsdale Drive	Baton Rouge	LA	70808	East Baton Rouge
Frederick Robert	Bernard,	2364 Hillsdale Drive	Baton Rouge	LA	70808	East Baton Rouge
Chaille Claude	Bernard, III	2364 Hillsdale Drive	Baton Rouge	LA	70808	East Baton Rouge
Frederick Robert	Bernard,	2364 Hillsdale Dr.	Baton Rouge	LA	70808	E. Baton Rouge
Chaille Claude	Bernard, III	2364 Hillsdale Dr.	Baton Rouge	LA	70808	E. Baton Rouge
Donald	Besson	204 Elm St.	Thibodaux	LA	70301	Lafourche
Donald J.	Besson	204 Elm St.	Thibodeaux	LA	70301	Lafourche
Hazel Dantin	Besson	204 Elm St.	Thibodeaux	LA	70301	Lafourche
Anne	Biller	112 Hickory	Pineville	LA	71360	Rapides
Anne	Biller	112 Hickory St.	Pineville	LA	71360	Rapides
Oscar E. & Marjorie S.	Billingsley	1700 McClelland Dr.	Natchitoches	LA	71457	Natchitoches
Oscar E.	Billingsley	1700 McClelland Drive	Natchitoches	LA	71457	Natchitoches
Marjorie	Billingsley	1700 McClelland Drive	Natchitoches	LA	71457	Natchitoches
Oscar E.	Billingsley	1700 McClelland Drive	Natchitoches	LA	71457	Natchitoches
Marjorie	Billingsley	1700 McClelland Drive	Natchitoches	LA	71457	Natchitoches
Larry R. & Susan	Bird	10315 Loma Vista Drive	Shreveport	LA	71115	Caddo
F. Ross & Sadie	Blakesley	505 Wimbleton Blvd.	Alexandria	LA	71303	Rapides
Shelly A.	Blakesley	505 Wimbleton	Alexandria	LA	71303	Rapides
Frank Ross	Blakesley	505 Wimbleton	Alexandria	LA	71303	Rapides
Sadie A.	Blakesley	505 Wimbleton	Alexandria	LA	71303	Rapides
Lawrence	Blanchard	515 Rebenstitch St.	Harvey	LA	70058	Jefferson
Charlene C.	Blanchard	515 Rebenstitch St.	Harvey	LA	70058	Jefferson
Wendy T.	Blanchard	515 Rebenstitch St.	Harvey	LA	70058	Jefferson
Lawrence J.	Blanchard	515 Rebenstitch St.	Harvey	LA	70058	Jefferson
Clyde	Blount	35000 LA 441	Holden	LA	70754	Livingston

First Name	Last Name	Address	City	St	Zip	Parish
Leola S.	Bollenbacher	P. O. Box 284	Forest Hill	LA	71430	Rapides
Travis & Joella & Shelly	Bolton	P. O. Box 164	Simpson	LA	71474-0164	Vernon
Travis Lynn	Bolton	P. O. Box 164	Simpson	LA	71474	Vernon
Travis L.	Bolton	P. O. Box 164	Simpson	LA	71474	Vernon
Shelly R.	Bolton	P. O. Box 164	Simpson	LA	71474	Vernon
Joella B.	Bolton	P. O. Box 164	Simpson	LA	71474	Vernon
Randy J.	Bordelon	P. O. Box 87	Moreauville	LA	71355	Avoyelles
Cilton J. and Doris	Bordelon	836 Highpoint Drive	Alexandria	LA	71303	Rapides
Ray John	Bordelon	Rt. 1, Box 412	Plaucheville	LA	71362	Avoyelles
Faye R.	Bordelon	Rt. 1, Box 412	Plaucheville	LA	71362	Avoyelles
Ray J.	Bordelon	Rt. 1, Box 412	Plaucheville	LA	71362	Avoyelles
Ray John	Bordelon	Rt. 1, Box 412	Plaucheville	LA	71362	Avoyelles
Cilton	Bordelon	836 Highpoint Drive	Alexandria	LA	71303	Rapides
Doris	Bordelon	836 Highpoint Drive	Alexandria	LA	71303	Rapides
Doris C.	Bordelon	836 Highpoint Drive	Alexandria	LA	71303	Rapides
Cilton J.	Bordelon	836 Highpoint Drive	Alexandria	LA	71303	Rapides
John V.	Borden	3815 Chanel Road	Annandale	VA	22003	Fairfax
Pricilla M.	Borden	3815 Chanel Road	Annandale	VA	22003	Fairfax
Randall J.	Borden	2787 Stone Hollow Drive	Vienna	VA	22180	Fairfax
Priscilla M.	Borden, as Co-trustee for Anchor Trust	2787 Stone Hollow Drive	Vienna	VA	22180	Fairfax
Randall J.	Borden, as Co-trustee for Anchor Trust	2787 Stone Hollow Drive	Vienna	VA	22180	Fairfax
Peter J.	Borne	#3 Arrowhead Point	Maurice	LA	70555	Vermilion
John Berchaans	Borne	171 Atlantic Avenue	Shreveport	LA	71105-3014	Caddo
Claire Lucy	Borne	#3 Arrowhead Point	Maurice	LA	70555	Lafayette
Alice Leonie	Borne	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
Leonie Isaac	Borne	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
Alan John	Borne	#3 Arrowhead Point	Maurice	LA	70555	Lafayette
Peter J.	Borne	#3 Arrowhead Point	Maurice	LA	70555	Lafayette
David M.	Borne	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
Alan John	Borne	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
David Mark	Borne	#3 Arrowhead Point	Maurice	LA	70555	Lafayette
Paul Joseph	Borne	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
David Mark	Borne	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
Paul Joseph	Borne	#3 Arrowhead Point	Maurice	LA	70555	Lafayette
Peter James	Borne	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
John Berchaans	Borne	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
Leonard H.	Bossier	ATTN: Debbie Eddlemon, P. O. Box 7177	Alexandria	LA	71306	Rapides
Louis	Boudreaux	P.O. Box 323	Hahnville	LA	70057	St. Charles
Sylvia	Boudreaux	P. O. Box 323	Hahnville	LA	70057	St. Charles
Louis O.	Boudreaux	P. O. Box 323	Hahnville	LA	70057	St. Charles
Gustave J.	Bourgeois	Rt 1 Box 574	Reserve	LA	70084	St. John Bapt.
Dovie	Bourque	2005 New School St.	Lake Charles	LA	70605	Calcasieu
Joseph Roy	Bourque, Sr.	2005 New School St.	Lake Charles	LA	70605	Calcasieu
Richard	Bousman	891 Via Concepcion	Riverside	CA	92506	
Marilyn F.	Bousman	891 Via Concepcion	Riverside	CA	92506	Riverside
Richard L.	Bousman	891 Via Concepcion	Riverside	CA	92506	Riverside
Thomas A.	Brocato	P. O. Box 410832	San Francisco	CA	94141-0832	
Barbara Ann	Brocato	233 Clearwood Lane	Shreveport	LA	71105	Caddo
Barbara Ann	Brocato	233 Clearwood Lane	Shreveport	LA	71105	Caddo
Thomas A.	Brocato	P. O. Box 410832	San Francisco	CA	94141-0832	San Francisco
Thomas Anthony	Brocato	P. O. Box 410832	San Francisco	CA	94141-0832	San Francisco
Anthony	Brocato, Jr.	233 Clearwood Lane	Shreveport	LA	71105	Caddo
Anthony	Brocato, Jr.	233 Clearwood Lane	Shreveport	LA	71105	Caddo

First Name	Last Name	Address	City	St	Zip	Parish
Johnnie L.	Brodnax	P.O. Box 1366	Glenmora	LA	71433	Rapides
Johnnie L.	Brodnax	P. O. Box 1366	Glenmora	LA	71433	Rapides
Woodruff A. & Sarah D.	Brouillette	Rt. 3, Box 429	Marksville	LA	71351	Avoyelles
Crawford P. & Florence	Brown	2601 Donahue Ferry Rd.	Pineville	LA	71360-4433	Rapides
Kenneth L. & MurLee T.	Brown	361 Arthur Ave.	Shreveport	LA	71105	Caddo
Crawford P.	Brown	2601 Donahue Ferry Rd.	Pineville	LA	71360	Rapides
Florence N.	Brown	2601 Donahue Ferry Rd.	Pineville	LA	71360	Rapides
Norma	Brown	2601 Donahue Ferry Rd.	Pineville	LA	71360	Rapides
MurLee T.	Brown	361 Arthur Ave.	Shreveport	LA	71105	Caddo
Kenneth L.	Brown	361 Arthur Ave.	Shreveport	LA	71105	Caddo
Nolan J.	Bruce	169 Felicia Dr.	Avondale	LA	70094-2720	Jefferson
Nolan J.	Bruce	169 Felicia Dr.	Avondale	LA	70994-2720	Jefferson
Cynthia B.	Bruce	169 Felicia Dr.	Avondale	LA	70994-2720	Jefferson
Valerie A.	Bruce	169 Felicia Dr.	Avondale	LA	70994-2720	Jefferson
Cordis	Bryant	7416 Camelback Dr.	Shreveport	LA	71105	Caddo
Rosemary M.	Bryant	7416 Camelback Dr.	Shreveport	LA	71105	Caddo
Cordis C.	Bryant	7416 Camelback Dr.	Shreveport	LA	71105	Caddo
Angela McGaunn	Bryant	1909 Camille St.	Bossier City	LA	71112	Bossier
Doree Anne Teer	Burnley	P. O. Box 1182	Coushatta	LA	71019	Red River
Anne Teer	Burnley	P. O. Box 1182	Coushatta	LA	71019	Red River
Barbara Caswell	Burroughs	9438 Pitch Pine Drive	Shreveport	LA	71118	Caddo
Roy Dean	Burroughs	9438 Pitch Pine Drive	Shreveport	LA	71118	Caddo
Barbara C.	Burroughs	9438 Pitch Pine Drive	Shreveport	LA	71118	Caddo
Betty Joan Nix	Buzzanca	1844 South Brookwood Dr.	Shreveport	LA	71118	Caddo
Neil M.	Byars	9555 Goodwood Blvd.	Baton Rouge	LA	70815	East Baton Rouge
Neil M.	Byars	9555 Goodwood Blvd.	Baton Rouge	LA	70815	E. Baton Rouge
Vance G.	Byars, Jr. M.D.	9555 Goodwood Blvd.	Baton Rouge	LA	70815	E. Baton Rouge
Edward P.	Caire	119 St. John Street	Luling	LA	70070	St. Charles
Edward P.	Caire	119 St. John St.	Luling	LA	70070	St. Charles
Carol G.	Caire	119 St. John St.	Luling	LA	70070	St. Charles
Rosalind Ann	Caire	119 St. John St.	Luling	LA	70070	St. Charles
Odis L. & Jean	Caldwell	3022 Glenwick St.	Shreveport	LA	71108	Caddo
Donna Lynn S.	Caldwell	3003 Meadow	Shreveport	LA	71108	Caddo
Donna Lynn S.	Caldwell	3003 Meadow St.	Shreveport	LA	71108	Caddo
Jean G.	Caldwell	3022 Glenwick	Shreveport	LA	71108	Caddo
Carlin W.	Caldwell	3003 Meadow	Shreveport	LA	71108	Caddo
Carlin	Caldwell	3003 Meadow St.	Shreveport	LA	71108	Caddo
Odis L.	Caldwell	3022 Glenwick	Shreveport	LA	71108	Caddo
Christopher L.	Campbell	Rt. 2, Box 170D1	Marks	MS	38646	Quitman
Henry C.	Campbell	Rt. 2, Box 170D1	Marks	MS	38646	Quitman
Murphy	Cantrelle		Cut Off	LA	70345	Lafourche
Robert & Beverly	Carroll	12524 N. Palmer Lane	Port Allen	LA	70767	W. Baton Rouge
Linda D.	Carroll	149 Brau Coteau	Broussard	LA	70578	Lafayette
Beverly H.	Carroll	12524 N. Palmer Lane	Port Allen	LA	70767	W. Baton Rouge
Beverly C.	Carroll	12524 N. Palmer Lane	Port Allen	LA	70767	W. Baton Rouge
Robert H.	Carroll	12524 N. Palmer Lane	Port Allen	LA	70767	W. Baton Rouge
Robert L.	Carroll	12524 N. Palmer Lane	Port Allen	LA	70767	W. Baton Rouge
Emmitt Ray & Ramona G.	Cason	Route 3, Box 225	Coushatta	LA	71019	Red River
Amy	Cass	12323 Danny Drive	Austin	TX	75647	Travis
Judith B.	Castilla	530 Pala Desert	Garland	TX	75044	Dallas
Patsy	Cato	2817 Crestwood	Kilgore	TX	75662	
B. W.	Cato	2817 Crestwood	Kilgore	TX	75662	
Patsy T.	Cato	2817 Crestwood	Kilgore	TX	75662	
Bobby W.	Cato	2817 Crestwood	Kilgore	TX	75662	
B. W.	Cato, Sep	2817 Crestwood	Kilgore	TX	75662	
Harold, Jr. and Denise	Cavallero	55 Laurel Ct.	Luling	LA	70070	St. Charles
Diana K. Lawhorne	Chambers	7228 Muirfield Place	Indianapolis	IN	46237	Marion

First Name	Last Name	Address	City	St	Zip	Parish
Jack C.	Chambers	7228 Muirfield Place	Indianapolis	IN	46237	Marion
David	Chaspagne	P. O. Box 4233	Houma	LA	70361	Terrebonne
John & Virginia	Chandler	448 Albert Avenue	Shreveport	LA	71105	Caddo
Carolyn C.	Chandler	34899 Dearman Drive	Denham Springs	LA	70726-0767	Livingston
Wm. F. & Virginia R.	Chapman, Sr.	Route 1, Box 238	Delhi	LA	71232	Madison
Jolaine	Chauffe	471 Broussard St.	Breaux Bridge	LA	70517	St. Martin
Jolaine	Chauffe	471 Broussard	Breaux Bridge	LA	70517	St. Martin
Jolaine B.	Chauffe	471 Broussard	Breaux Bridge	LA	70517	St. Martin
Kenneth J.	Chauffe	471 Broussard	Breaux Bridge	LA	70517	St. Martin
Mina	Chesnut	9806 Chaseway	Shreveport	LA	71118	Caddo
Aaron R.	Chesnut, Jr.	9806 Chaseway	Shreveport	LA	71118	Caddo
Mildred G./Sue C. Hayes	Chevalier	375 Town & Country Road	Alexandria	LA	71302	Rapides
Mildred G.	Chevalier	84 Lloyd Bridge Rd.	Cheneyville	LA	71325	Rapides
Bennie Mae	Chevallier	Rt. 1, Box 346A	Trout	LA	71371	LaSalle
Ruth E.	Chevallier	34 Shelby Smith Rd.	Deville	LA	71328	Rapides
Odoe V.	Chevallier, Jr.	34 Shelby Smith Rd.	Deville	LA	71328	Rapides
Margie T.	Childers	34899 Dearman Drive	Denham Springs	LA	70726-0767	Livingston
Delores F.	Childers	34899 Dearman Drive	Denham Springs	LA	70726-0767	Livingston
Margie Fay	Childers	34899 Dearman Drive	Denham Springs	LA	70726-0767	Livingston
Kevin	Childers	34899 Dearman Drive	Denham Springs	LA	70726-0767	Livingston
Margie Fay T.	Childers	34899 Dearman Drive	Denham Springs	LA	70726-0767	Livingston
Dr. Paul M.	Clark, Jr.	3017 Country Club Dr.	Shreveport	LA	71109	Caddo
Frances P.	Clark-Waddell	880 Francais Drive	Shreveport	LA	71118	Caddo
Frances Phelps	Clark-Waddell	880 Francais Dr.	Shreveport	LA	71118	Caddo
Frances P.	Clark-Waddell	880 Francais Dr.	Shreveport	LA	71118	Caddo
Martha A. & Susan A.	Clay	P. O. Box 44559	Shreveport	LA	71134	Caddo
Martha Alice	Clay	8501 East Wilderness Way	Shreveport	LA	71106	Caddo
Dr. Susan Alice	Clay	8501 East Wilderness Way	Shreveport	LA	71106	Caddo
B. J.	Clay	375 Windermere Blvd.	Alexandria	LA	71303	Rapides
James	Clay	375 Windermere Blvd.	Alexandria	LA	71303	Rapides
Susan Alice	Clay	8501 East Wilderness Way	Shreveport	LA	71106	Caddo
Charlotte	Clay	375 Windermere Blvd.	Alexandria	LA	71303	Rapides
Kevin Hunter	Clay	375 Windermere Blvd.	Alexandria	LA	71303	Rapides
James Basil	Clay, Jr.	375 Windermere Blvd.	Alexandria	LA	71303	Rapides
James B.	Clay, Jr.	375 Windermere Blvd.	Alexandria	LA	71303	Rapides
James B.	Clay, Jr., Surviving Children	375 Windermere Blvd.	Alexandria	LA	71303	Rapides
Ivory J.	Clayton	P. O. Box 1232	Minden	LA	71055	Webster
Arstella L.	Clayton	P. O. Box 1232	Minden	LA	71055	Webster
Ivory Jean	Clayton	P. O. Box 1232	Minden	LA	71055	Webster
Bobby J.	Click	Rt. 3, Box 136	Greeneville	TN	37743	Greene
Connie G.	Click	Rt. 3, Box 136	Greeneville	TN	37743	Greene
Jean D.	Cobb	501 Old Settlement Rd.	Lafayette	LA	70508	Lafayette
Howard E.	Colborn	4132 Mayflower Blvd.	Alexandria	LA	71303	Rapides
Elsie Marie Hocter	Colborn	4132 Mayflower Blvd.	Alexandria	LA	71303	Rapides
Rita B.	Cole	400 Camille Street	Alexandria	LA	71301	Rapides
Rita	Cole	400 Casille Street	Alexandria	LA	71301	Rapides
Sam R.	Cole, Jr.	400 Camille Street	Alexandria	LA	71301	Rapides
Keapa	Coleman	5010 Creek Valley	Arlington	TX	76014	
Camie	Coleman	161 Britton Road Apt 26	Calhoun	LA	71225	Ouachita
David Kyle	Coleman	5010 Creek Valley	Arlington	TX	76014	Tarrant

First Name	Last Name	Address	City	St	Zip	Parish
James M.	Coleman	161 Britton Road Apt 26	Calhoun	LA	71225	Ouachita
David K.	Coleman	5010 Creek Valley	Arlington	TX	76014	Tarrant
James Michael	Coleman	161 Britton Road, Apt 26	Calhoun	LA	71225	Ouachita
Viki Marissa	Coleman	HC 60, Box 218	Jena	LA	71342	LaSalle
Cammie	Coleman	161 Britton Road, Apt 26	Calhoun	LA	71225	Ouachita
Cammie	Coleman	161 Britton Rd. Apt 26	Calhoun	LA	71225	Ouachita
Brandy L.	Coleman	701 Baron Lane	Kenner	LA	70065	Jefferson
Donald M.	Coleman	701 Baron Lane	Kenner	LA	70065	Jefferson
Betty J.	Coleman	701 Baron Lane	Kenner	LA	70065	Jefferson
Deborah R.	Coleman	701 Baron Lane	Kenner	LA	70065	Jefferson
Linda J.	Coleman	701 Baron Lane	Kenner	LA	70065	Jefferson
Cammie	Coleman	161 Britton Rd. Apt. 26	Calhoun	LA	71225	
Geralyn M. Allen	Coleman	207 N. LaSalle St.	New Iberia	LA	70560	Iberia
David Kyle	Coleman	5010 Creek Valley	Arlington	TX	76014	
James Michael	Coleman	161 Britton Rd. Apt. 26	Calhoun	LA	71225	
Perry	Coleman	7158 Pitcairn Drive	Baton Rouge	LA	70812	E. Baton Rouge
James Michael	Coleman	161 Britton Rd. Apt 26	Calhoun	LA	71225	Ouachita
Rae Hopkins	Collins	108 Rose Court	Pineville	LA	71360-4753	Rapides
Daniel E. & Rae Hopkins	Collins, Jr.	108 Rose Court	Pineville	LA	71360-4753	Rapides
Daniel E.	Collins, Jr.	108 Rose Court	Pineville	LA	71360-4753	Rapides
Susan	Combs	1213 St Micheal	Harvey	LA	70058	Jefferson
Susan L.	Combs	1213 St. Michael Dr.	Harvey	LA	70058	Jefferson
Frederick D.	Combs	1213 St. Michael Dr.	Harvey	LA	70058	Jefferson
Sandra G.	Cook	5809 Lover's Lane	Shreveport	LA	71105	Caddo
Frank E.	Cook	5809 Lover's Lane	Shreveport	LA	71105	Caddo
Hazel B.	Corley	P. O. Box 702	Jena	LA	71342	La Salle
Rachel Anise	Corley	1500 Military Hwy	Pineville	LA	71360	Rapides
Hazel B. and Edward	Corley	P. O. Box 702	Jena	LA	71342	La Salle
Hazel B.	Corley	1900 Evelyn Blvd.	Jena	LA	71342	LaSalle
Angela E.	Corley	1900 Evelyn Blvd.	Jena	LA	71342	LaSalle
A. Edward	Corley	P. O. Box 702	Jena	LA	71342	LaSalle
Hazel B.	Corley	P. O. Box 702	Jena	LA	71342	LaSalle
Sidney	Cortez	19510 Mulberry St.	Vacherie	LA	70090	St. James
Virgie F.	Cortez	19510 Mulberry St.	Vacherie	LA	70090	St. James
Sidney J.	Cortez	19510 Mulberry St.	Vacherie	LA	70090	St. James
Gwendolyn S.	Cothorn	1048 Edgefield Dr.	Shreveport	LA	71118-3408	Caddo
Gwendolyn Sue	Cothorn	6507 Burke Street	Shreveport	LA	71108	Caddo
Brandon Michael	Couvillion	113 Royal Road	Jamestown	NC	27282	
Karen Ruth	Couvillion	113 Royal Road	Jamestown	NC	27282	
John M. & Yvlonde Joy	Covington	Route 3, Box 495	Center	TX	75935	Shelby
John M.	Covington	Rt. 3, Box 495	Center	TX	75935	Shelby
Yvlonde Joy	Covington	Rt. 3, Box 495	Center	TX	75935	Shelby
Ellen Bernard	Covington	2364 Hillsdale Dr.	Baton Rouge	LA	70808	E. Baton Rouge
Ellen Bernard	Covington, Power of Attorney for Frederick Robert Bernard,	2364 Hillsdale Dr.	Baton Rouge	LA	70808	E. Baton Rouge
Ellen Bernard	Covington, Power of Attorney for John Ker Bernard	2364 Hillsdale Dr.	Baton Rouge	LA	70808	E. Baton Rouge
Ellen Bernard	Covington, Tutrix of Chaille Claude Bernard, III	2364 Hillsdale Dr.	Baton Rouge	LA	70808	E. Baton Rouge
Elaine	Cox	HC 80, Box 292-A	Leesville	LA	71446	Vernon
Elaine	Cox	HC 80 Box 292-A	Leesville	LA	71446	Vernon
Joyce N.	Coyle	2010 Beth Lane	Shreveport	LA	71118	Caddo
Bob L.	Coyle	2010 Beth Lane	Shreveport	LA	71118	Caddo
Verdie D.	Crowe	4935 Beech Street	Baton Rouge	LA	70805	East Baton Rouge

First Name	Last Name	Address	City	St	Zip	Parish
Thomas B.	Daniel	635 High Lake Ave.	Baton Rouge	LA	70810-4336	East Baton Rouge
Lou Ellen C.	Daniel	635 High Lake Ave.	Baton Rouge	LA	70810	E. Baton Rouge
Thomas B.	Daniel	635 High Lake Ave.	Baton Rouge	LA	70810	E. Baton Rouge
Vera	Daspit	3210 Horseshoe Dr.	Alexandria	LA	71302	Rapides
Albert	Daspit	3210 Horseshoe Dr.	Alexandria	LA	71302	Rapides
Albert R.	Daspit	3210 Horseshoe Drive	Alexandria	LA	71301	Rapides
Vera	Daspit	3210 Horseshoe Drive	Alexandria	LA	71301	Rapides
Succession of Albert	Daspit	3210 Horseshoe Dr.	Alexandria	LA	71302	Rapides
Albert R.	Daspit, Deceased	3210 Horseshoe Dr.	Alexandria	LA	71301	Rapides
Julie D.	Dauzat	2091 Helen	Opelousas	LA	70570	St. Landry
Herman J, Verda & Kevin	Davidson	3814 Lisa Street	Alexandria	LA	71302	Rapides
Herman J.	Davidson	3814 Lisa Street	Alexandria	LA	71302	Rapides
Verda Faye	Davidson	3814 Lisa Street	Alexandria	LA	71302	Rapides
Kevin	Davidson	3814 Lisa Street	Alexandria	LA	71302	Rapides
Lois B. & Elmo	Davis	P. O. Box 27	Pitkin	LA	70656	Vernon
Nancy Dell	Davis	414 West Craig St.	Tallulah	LA	71282	Madison
Lois B.	Davis	P. O. Box 27	Pitkin	LA	70656	Vernon
Elmo	Davis	P. O. Box 27	Pitkin	LA	70656	Vernon
Catherine Joyce	Davis	1307 Dark St.	Ruston	LA	71270	Lincoln
Catherine	Davis	1307 Dark St.	Ruston	LA	71270	Lincoln
Catherine	Davis	1307 Dark St	Ruston	LA	71270	Lincoln
April Marie	Davis	1307 Dark St.	Ruston	LA	71270	Lincoln
Stephen J.	Davitt	6101 River Road	Shreveport	LA	71105	Caddo
Ruby H.	Davitt	6101 River Road	Shreveport	LA	71105	Caddo
Stephen Joseph	Davitt	6101 River Road	Shreveport	LA	71105	Caddo
Ann Wiltz	Day	19170 Wymar Road	Covington	LA	70433	St. Tammany
Ralph W. & Melba L.	Deason	HC 80, Box 183	Leesville	LA	71446	Vernon
Ralph W.	Deason	HC 80 Box 183	Leesville	LA	71446	Vernon
Melba L.	Deason	HC 80 Box 183	Leesville	LA	71446	Vernon
Fredrick	Deboer	229 Colonial Club Dr.	Harahan	LA	70123	Jefferson
Suryamani L.	Deboer	229 Colonial Club Dr.	Harahan	LA	70123	Jefferson
Terry	DeMoss	16 Vance Rd.	Benton	LA	71006	Bossier
Lucille B.	Denison	P. O. Box 3185	Longstreet	LA	71050	DeSoto
John L.	Denison	1400 Auburn	Monroe	LA	71201	Ouachita
Betty C.	Daveloy	P. O. Box 25	Centerville	LA	70522	St. Mary
Thomas S.	Daveloy, Jr.	P. O. Box 1268	Covington	LA	70448	St. Tammany
Thomas S.	Daveloy, Sr.	P. O. Box 25	Centerville	LA	70522	St. Mary
Thomas Shafter	Daveloy, Sr.	P. O. Box 25	Centerville	LA	70522	St. Mary
Patricia D.	Dewitt	154 Sunridge Rd.	Alexandria	LA	71303	Rapides
Louis R.	Digilormo	720 Lincoln Drive	Shreveport	LA	71107	Caddo
Betty Brown	Digilormo	720 Lincoln Dr.	Shreveport	LA	71107	Caddo
Louis R.	Digilormo	720 Lincoln Dr.	Shreveport	LA	71107	Caddo
Louis	Digilormo	720 Lincoln Dr.	Shreveport	LA	71107	Caddo
Mary Jane W.	Donaldson	208 Mary St.	Norco	LA	70079	St. Charles
Warren J.	Donaldson	208 Mary St.	Norco	LA	70079	St. Charles
Marie N.	Dowden	120 Chester Street	Alexandria	LA	71301	Rapides
Marie N.	Dowden	120 Chester Street	Alexandria	LA	71303	Rapides
Alvin C.	Dowden, Jr.	106 E. Lula	Leesville	LA	71446	Vernon
Mrs. Millard	Doyle	2204 Greenway Drive	Alexandria	LA	71301	Rapides
Ollive	Doyle	2204 Greenway Dr.	Alexandria	LA	71301	Rapides
Millard	Doyle	2204 Greenway Dr.	Alexandria	LA	71301	Rapides
Roslyn	Dozier	615 Yvette Marie St.	Lafayette	LA	70508	Lafayette
Roslyn Elam	Dozier	615 Yvette Marie St.	Lafayette	LA	70508	Lafayette
Albert J.	Dozier	615 Yvette Marie St.	Lafayette	LA	70508	Lafayette
Henry E.	Dreyfuss	c/o Jules H. Dreyfuss, 8331 E. Wilderness Way	Shreveport	LA	71106	Caddo
Henry Elaine	Dreyfuss	8331 E. Wilderness Way	Shreveport	LA	71106	Caddo

First Name	Last Name	Address	City	St	Zip	Parish
Jules H.	Dreyfuss	8331 East Wilderness Way	Shreveport	LA	71106	Caddo
Henry E.	Dreyfuss	8331 East Wilderness Way	Shreveport	LA	71106	Caddo
Debbie	DuBose	421 Pinecrest Dr.	Sulphur	LA	70663	Calcasieu
Trina	DuBose	421 Pinecrest Dr.	Sulphur	LA	70663	Calcasieu
Cordell	Ducarpe	708 Waldo St.	Metairie	LA	70003	Jefferson
Lorraine J.	Ducarpe	708 Waldo St.	Metairie	LA	70003	Jefferson
Eric S./Kimberly J.	Duck	P. O. Box 143	Forest Hill	LA	71430	Rapides
Eric S.	Duck	P. O. Box 143	Forest Hill	LA	71430	Rapides
Kimberly	Duck	P. O. Box 143	Forest Hill	LA	71430	Rapides
Cecile D.	Ducote	57 Saint Anthony St.	Luling	LA	70070	St. Charles
Howard P.	Ducote	57 Saint Anthony Street	Luling	LA	70070	St. Charles
Melba	Ducote	603 Tanglewood Dr	Alexandria	LA	71303	Rapides
Patti	Ducote	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Melba	Ducote	603 Tanglewood Dr.	Alexandria	LA	71303	Rapides
Melba M.	Ducote	603 Tanglewood Dr.	Alexandria	LA	71303	Rapides
Shane	Ducote	603 Tanglewood Dr.	Alexandria	LA	71303	Rapides
Hazel M.	Dudley	2929 Logan St.	Shreveport	LA	71103	Caddo
Silas	Dudley	2929 Logan St.	Shreveport	LA	71103	Caddo
Silas	Dudley, Jr.	2929 Logan St.	Shreveport	LA	71103	Caddo
Steve G. & Gail P.	Dunbar	7456 Esler Field Road	Pineville	LA	71360	Rapides
Gail P.	Dunbar	7456 Esler Field Rd.	Pineville	LA	71360	Rapides
Steve G.	Dunbar	7456 Esler Field Rd.	Pineville	LA	71360	Rapides
Penny Clark	Duncan	7302 Red Fox Trail	Shreveport	LA	71107	Caddo
Nathaniel	Dutton	P.O.Box 13378	Alexandria	LA	71315	Rapides
Nathaniel P.	Dutton	P. O. Box 13378	Alexandria	LA	71315	Rapides
Nathaniel	Dutton	P. O. Box 13378	Alexandria	LA	71315	Rapides
Merline	Eden	c/o Jimmy Genovese, Attorney, P. O. Box 233	Opelousas	LA	70571-0233	St. Landry
Merline F.	Eden	210 Henry Dr.	Opelousas	LA	70570	St. Landry
Angela I.	Eden	210 Henry Dr.	Opelousas	LA	70570	St. Landry
Mary V.	Edwards	3927 Howard St	Alexandria	LA	71302	Rapides
Dorothy F.	Edwards	Rt. 1, Box 188 M	Oakdale	LA	71463	Allen
Arthur L. & Eloise K.	Elam	804 Cedar Street	Ruston	LA	71270	Lincoln
Eloise K.	Elam	804 Cedar Street	Ruston	LA	71270	Lincoln
Eloise K.	Elam	804 Cedar St.	Ruston	LA	71270	Lincoln
Arthur Lee	Elam	804 Cedar St.	Ruston	LA	71270	Lincoln
Eloise Kidd	Elam	804 Cedar Street	Ruston	LA	71270	Lincoln
Arthur Lee	Elam	804 Cedar Street	Ruston	LA	71270	Lincoln
Roslyn Tedelro	Elam	615 Yvette Marie St.	Lafayette	LA	70508	Lafayette
Arthur L.	Elam	804 Cedar St.	Ruston	LA	71270	Lincoln
Arthur	Elam	804 Cedar St.	Ruston	LA	71270	Lincoln
Patsy	Ellis	Rt. 2, Box 553	Pollock	LA	71467	Grant
Pat	Ellis	Rt. 2, Box 352	Pollock	LA	71467	Grant
Erik Andreas	Engelcke	Hannenstucken 13	2000 Haaburg 71	West Germany		
Stefanie	Engelcke	Hannenstucken 13	2000 Hamburg 71	West Germany		
Toamye Jeane (Morris)	Engelcke	Hannenstucken 13	2000 Hamburg 71	West Germany		
Stephanie	Erbesti	7810 Walden Road	Baton Rouge	LA	70808	East Baton Rouge
James R.	Erbesti	7810 Walden Road	Baton Rouge	LA	70808	East Baton Rouge
James	Erbesti	7810 Walden Road	Baton Rouge	LA	70808	East Baton Rouge
Stephanie Brock	Erbesti	7810 Walden Road	Baton Rouge	LA	70808	East Baton Rouge
Donna R.	Eschette	3751 Derbigny St.	Metairie	LA	70001	Jefferson
Gwen	Eschette	3908 Lemon St.	Metairie	LA	70001	Jefferson
Raymond & Donna	Eschette, Jr.	3751 Derbigny Street	Metairie	LA	70001	Jefferson
Raymond A.	Eschette, Jr.	3751 Derbigny St.	Metairie	LA	70001	Jefferson

First Name	Last Name	Address	City	St	Zip	Parish
Theresa A.	Faciane	61 K Llarney Ct.	Houma	LA	70363	Terrebonne
Ronald F.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	East Baton Rouge
Hazel S.	Falgout	P.o. Box 685	Thibodaux	LA	70302	Lafourche
Marion C.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Nolan P.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Marion C.	Falgout	P. O. box 685	Thibodeaux	LA	70302	Lafourche
Beatrice Perez	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Margaret E.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Mary E.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Ronald F.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Mary E. S.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Charles M.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Hazel	Falgout	P. O. Box 685	Thibodeaux	LA	70302	Lafourche
Jennifer J.	Falgout	3115 Woodland Ridge Blvd.	Baton Rouge	LA	70816	E. Baton Rouge
Betty S.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Succession of Hazel S.	Falgout	P. O. Box 685	Thibodeaux	LA	70302	Lafourche
Hazel S.	Falgout	P. O. Box 685	Thibodeaux	LA	70302	Lafourche
Estate of Hazel S.	Falgout	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Ronald F.	Falgout	P. O. Box 685	Thibodeaux	LA	70302	Lafourche
Nolan P.	Falgout	P. O. Box 685	Thibodeaux	LA	70302	Lafourche
Hazel S.	Falgout, deceased	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Ronald F.	Falgout, Executor for Succession for Hazel S.	P. O. Box 685	Thibodeaux	LA	70302	Lafourche
Ronald F.	Falgout, Deceased					
Ronald F.	Falgout, Executor of Succession of Hazel S.	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Ronald F.	Falgout, deceased					
Nolan P.	Falgout, Jr.	P. O. box 685	Thibodeaux	LA	70302	Lafourche
Ronald F.	Falgout, Jr.	3115 Woodland Ridge Blvd.	Baton Rouge	LA	70816	E. Baton Rouge
Nolan P.	Falgout, Sr.	P.O. Box 685	Thibodaux	LA	70302	Lafourche
Nolan P.	Falgout, Sr.	P. O. box 685	Thibodeaux	LA	70302	Lafourche
Nolan P.	Falgout, Sr.	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Ronald F.	Falgout, Sr.	3737 Essen Lane #4	Baton Rouge	LA	70809	E. Baton Rouge
Donald F. & Doris L.	Farrelly	c/o Kaiser-AlPart, P. O. Box 529	Arabi	LA	70032	St. Bernard
Doris L.	Farrelly	9822 Hawthorn Dr.	Baton Rouge	LA	70809	E. Baton Rouge
Donald F.	Farrelly	9822 Hawthorn Dr.	Baton Rouge	LA	70809	E. Baton Rouge
Joseph Edgar	Faul	312 Equipment Lane	Carencro	LA	70520	Lafayette
Eula M. Pitre	Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Joseph Edgar	Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Robert K.	Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Timothy D.	Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Eula M.	Faul	312 Equipment Lane	Carencro	LA	70520	Lafayette
Donna L.	Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Eula M.	Faul as Co-trustee for Donna L. Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Joseph E.	Faul as Co-trustee for Donna L. Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Eula M.	Faul as Co-trustee for Robert K. Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Joseph E.	Faul as Co-trustee for Robert K. Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Eula M.	Faul as Co-trustee for Timothy D. Faul	312 Equipment Lane	Lafayette	LA	70520	Lafayette
Joseph E.	Faul as Co-trustee for	312 Equipment Lane	Lafayette	LA	70520	Lafayette

First Name	Last Name	Address	City	St	Zip	Parish
	Timothy D. Faul					
Betty Ivey	Fields	229 Albert Avenue	Shreveport	LA	71105	Caddo
Mrs. Laverne	Fields	P. O. Box 235	Ringgold	LA	71068	Bienville
Bruce B.	Fields	P. O. Box 235	Ringgold	LA	71068	Bienville
Betty Ivey	Fields	229 Albert Ave.	Shreveport	LA	71105	Caddo
Laverne	Fields	P. O. Box 235	Ringgold	LA	71068	Bienville
Karen Hickson	Firestone	106 Justin Ave.	Shreveport	LA	71105	Caddo
Bryan	Firestone	106 Justin Ave.	Shreveport	LA	71105	Caddo
Margaret D.	Firestone	636 Pelican Place	Shreveport	LA	71105	Caddo
R. Bernard	Firestone	636 Pelican Place	Shreveport	LA	71105	Caddo
Church of God in Christ	First Jurisdiction of Louisiana	P. O. Box 2906	Lafayette	LA	70502	Lafayette
Noraan & Florence	Fisher	3708 Greenway Place	Shreveport	LA	71105	Caddo
Florence	Fisher	3708 Greenway Place	Shreveport	LA	71105	Caddo
Noraan Z.	Fisher	3708 Greenway Place	Shreveport	LA	71105	Caddo
Mary J.	Fitzpatrick	20719 Chestnut Hills Drive	Katy	TX	77450	
Thomas James	Fitzpatrick	20719 Chestnut Hills Dr.	Katy	TX	77450	Harris
Mary Suzette Jacob	Fitzpatrick	20719 Chestnut Hills Dr.	Katy	TX	77450	Harris
Thomas J.	Fitzpatrick	20719 Chestnut Hills Dr.	Katy	TX	77450	Harris
Kelly Elizabeth	Fitzpatrick	20719 Chestnut Hills Dr.	Katy	TX	77450	Harris
Dorothy O.	Flick	4504 Garden St.	Metairie	LA	70001	Jefferson
Lloyd A.	Flick	4504 Garden St.	Metairie	LA	70001	Jefferson
Dorothy	Flick	4504 Garden St.	Metairie	LA	70001	Jefferson
Inez W.	Flowers	P. O. Box 25	Tioga	LA	71477	Rapides
Inez W.	Flowers	HC 76 Box 294	Olla	LA	71465	LaSalle
Roy G.	Folse	12205 Lk Sherwood South	Baton Rouge	LA	70816	East Baton Rouge
William Mark	Folse	12205 Lake Sherwood South	Baton Rouge	LA	70816-4451	E. Baton Rouge
Roy G.	Folse	12205 Lake Sherwood South	Baton Rouge	LA	70816-4451	E. Baton Rouge
Elonia D.	Folse	12205 Lake Sherwood South	Baton Rouge	LA	70816-4451	E. Baton Rouge
Gilbert	Fontenot	Rt. 11, Box 1506	Lake Charles	LA	70611	Calcasieu
Gilbert Lee	Fontenot	Rt. 11, Box 1506	Lake Charles	LA	70611	Calcasieu
Virginia	Fontenot	Rt. 11, Box 1506	Lake Charles	LA	70611	Calcasieu
David L.	Fontenot	P. O. Box 119	Lawtell	LA	70550	St. Landry
Philip R.	Fontenot	P. O. Box 119	Lawtell	LA	70550	St. Landry
Lucille	Fontenot	P. O. Box 119	Lawtell	LA	70550	St. Landry
Ryan	Fontenot	P. O. Box 119	Lawtell	LA	70550	St. Landry
Billy C.	Fontenot	P. O. Box 119	Lawtell	LA	70550	St. Landry
Cecile G.	Foster	736 Monrovia St.	Shreveport	LA	71106	Caddo
Charles B.	Foster, Jr.	736 Monrovia St.	Shreveport	LA	71106-1614	Caddo
Charles B.	Foster, Jr.	736 Monrovia St.	Shreveport	LA	71106	Caddo
Annette	Francis	P. O. Box 165	St. Joseph	LA		Tensas
Lorraine	Francis	P. O. Box 165	St. Joseph	LA		Tensas
Lorraine	Francis	P. O. Box 165	St. Joseph	LA	71366	Tensas
Annette	Francis	P. O. Box 165	St. Joseph	LA	71366	Tensas
Lorraine	Francis	P. O. Box 165	St. Joseph	LA	71366	Tensas
Gus Edward	Francis, Jr.	P. O. Box 165	St. Joseph	LA		Tensas
Gus Edward	Francis, Jr.	P. O. Box 165	St. Joseph	LA	71366	Tensas
Gus E.	Francis, Jr.	P. O. Box 165	St. Joseph	LA	71366	Tensas
Gus Edward	Francis, Sr.	P. O. Box 165	St. Joseph	LA		Tensas
Gus	Francis, Sr.	P. O. Box 165	St. Joseph	LA		Tensas
Gus E.	Francis, Sr.	P. O. Box 165	St. Joseph	LA		Tensas
Gus Edward	Francis, Sr.	P. O. Box 165	St. Joseph	LA	71366	Tensas
Gus E.	Francis, Sr.	P. O. Box 165	St. Joseph	LA	71366	Tensas

First Name	Last Name	Address	City	St	Zip	Parish
Gus	Francis, Sr.	P. O. Box 165	St. Joseph	LA	71366	Tensas
David L.	Franz	5609 Sarah Constant Ct.	Alexandria	LA	71303	Rapides
Josephine V.	Franz	5609 Sarah Constant Ct.	Alexandria	LA	71303	Rapides
David L.	Franz, Sr.	5609 Sarah Constant Ct.	Alexandria	LA	71303	Rapides
Jerry	Frazier	7720 Norcanyon Way	San Diego	CA	92126	San Diego
Kenneth	Frazier	Rt. 1, Box 126-B	Jonesboro	LA	71251	Jackson
Frank P.	Frederic	211 E Worthey	Gonzales	LA	70737	Ascension
John	Frost	P.O.BOX 317	Covington	LA	70434	St. Tammany
W. Ray	Frye	P. O. Box 5286	Alexandria	LA	71307	Rapides
Floyd K.	Funderburk	204 Griffin Street	Pineville	LA	71360	Rapides
Martha A.	Funderburk	204 Griffith Street	Pineville	LA	71360	Rapides
Floyd K.	Funderburk	204 Griffith Street	Pineville	LA	71360	Rapides
Herman D. and Eva	Gamble	Route 1, Box 128	Grand Cane	LA	71032	Desoto
Eva L.	Gamble	Rt. 1, Box 128	Grand Cane	LA	71032	DeSoto
Herman Dohrniers	Gamble	Rt. 1, Box 130E	Grand Cane	LA	71032	DeSoto
Debra B.	Gamble	Rt. 1, Box 130E	Grand Cane	LA	71032	DeSoto
Jason Blake	Gamble	Rt. 1, Box 130E	Grand Cane	LA	71032	DeSoto
Herman D.	Gamble	Rt. 1, Box 128	Grand Cane	LA	71032	DeSoto
Eva	Gamble	Rt. 1, Box 128	Grand Cane	LA	71032	DeSoto
Myles K.	Gaupp	8651 River Road	Destrehan	LA	70047	St. Charles
Evans P./Pauline F.	Gauthier	Rt. 1, Box 469	Hessaer	LA	71341	Avoyelles
Mary Nell	Gauthier	Rt. 1, Box 425	Plaucheville	LA	71362	Avoyelles
Dewon	Gauthier	Rt. 1, Box 425	Plaucheville	LA	71362	Avoyelles
Pauline F.	Gauthier	Rt. 1, Box 469	Hessaer	LA	71341	Avoyelles
Evans P.	Gauthier	Rt. 1, Box 469	Hessaer	LA	71341	Avoyelles
Mary N.	Gauthier	Rt. 1, Box 425	Plaucheville	LA	71362	Avoyelles
Jessie L.	Gay	P. O. Box 8601	Shreveport	LA	71148	Caddo
Kathryn Ellen	Gay	4 Botts Ln. Appleby Magna	Swadlincote, Derbyshire DE12 7AL England			United Kingdom
G. W.	Gentry	Route 1, Box 352	Many	LA	71449	Sabine
Catherine	Gentry	Rt. 1, Box 352	Many	LA	71449	Sabine
G. W.	Gentry	Rt. 1, Box 352	Many	LA	71449	Sabine
Odelia M.	George	1203 Lancaster Drive	Alexandria	LA	71303	Rapides
Odelia M.	George	1219 Lancaster Dr.	Alexandria	LA	71303	Rapides
Duncan S.	Gilcrease	1918 Magnolia Ave.	Shreveport	LA	71101-4828	Caddo
Eula Pearl S.	Gilcrease	1918 Magnolia Ave.	Shreveport	LA	71101-4828	Caddo
Mary	Gilcrease	144 Bonnie St.	Pineville	LA	71360	Rapides
Duncan Shannon	Gilcrease	1918 Magnolia Ave.	Shreveport	LA	71101-4828	Caddo
John & Mary	Gilcrease, Jr.	P. O. Box 713	Tioga	LA	71477	Rapides
John	Gilcrease, Jr.	144 Bonnie St.	Pineville	LA	71360	Rapides
Albert D.	Gillespie	P. O. Box 189	Forest Hill	LA	71430	Rapides
Helen	Gillespie	P. O. Box 189	Forest Hill	LA	71430	Rapides
Jacob	Glaser	3716 Riverland Drive	Chalmette	LA	70043	St. Bernard
Penny	Glorioso	1711 Latimer	Alexandria	LA	71303	Rapides
James Edward	Green	31383 LA. 441	Holden	LA	79744	Livingston
Paula H.	Green	31383 LA. 441	Holden	LA	70744	Livingston
Paula H.	Green	31383 LA 441	Holden	LA	70744	Livingston
James Edward	Green	31383 LA 441	Holden	LA	70744	Livingston
George & Kate	Greer	5644 W. Circle Dr.	Alexandria	LA	71301	Rapides
George	Greer	5644 West Circle Dr.	Alexandria	LA	71301	Rapides
Kate	Greer	5644 West Circle Dr.	Alexandria	LA	71301	Rapides
Jutta	Greer	229 Susan Gay St.	Pineville	LA	71360	Rapides
Drayton	Greer	229 Susan Gay St.	Pineville	LA	71360	Rapides
Robin	Greer	410 Bellevue Dr.	Marksville	LA	71351	Avoyelles
Fairfax T.	Groseclose	722 Edgemont	Shreveport	LA	71106	Caddo

First Name	Last Name	Address	City	St	Zip	Parish
Levy P.	Guilbeau	7832 Prescott Rd.	Baton Rouge	LA	70812	East Baton Rouge
Eulalie	Guillory	Rt. 1, Box 195B	Plaucheville	LA	71362	Avoyelles
Glenn	Guillory	Rt. 1, Box 189-A	Plaucheville	LA	71362	Avoyelles
Ricky	Guillory	Rt. 1, Box 195B	Plaucheville	LA	71362	Avoyelles
James Ned	Guillory	Rt. 1, Box 190	Plaucheville	LA	71362	Avoyelles
Emily A.	Guillory	Rt. 1, Box 190	Plaucheville	LA	71362	Avoyelles
Evelyn	Guillory	Rt. 1, Box 189-A	Plaucheville	LA	71362	Avoyelles
Glenn M.	Guillory	Rt. 1, Box 189-A	Plaucheville	LA	71362	Avoyelles
Eulalie R.	Guillory	Rt. 1, Box 195-B	Plaucheville	LA	71362	Avoyelles
Ricky L.	Guillory	Rt. 1, Box 195-B	Plaucheville	LA	71362	Avoyelles
James N.	Guillory	Rt. 1, Box 190	Plaucheville	LA	71362	Avoyelles
Emily L.	Guillory	Rt. 1, Box 190	Plaucheville	LA	71362	Avoyelles
Warren D. & Clara B.	Haggart	881 Chickamaw Road	Lecompte	LA	71346	Rapides
Warren D.	Haggart	881 Chickamaw Rd.	Lecompte	LA	71346	Rapides
Clara B.	Haggart	881 Chickamaw Rd.	Lecompte	LA	71346	Rapides
Helen	Hale	1602 Oakland St.	Pineville	LA	71360	Rapides
Helen C.	Hale	1602 Oakland St.	Pineville	LA	71360	Rapides
R.C.	Hale	1602 Oakland St.	Pineville	LA	71360	Rapides
Helen Elizabeth Crow	Hale	1602 Oakland St.	Pineville	LA	71360	Rapides
Audrey D.	Hampton	7774 Nottingham St	Baton Rouge	LA	70807	East Baton Rouge
Albert L.	Hampton	7774 Nottingham St.	Baton Rouge	LA	70807	E. Baton Rouge
Cedric Keith	Hampton	7774 Nottingham St.	Baton Rouge	LA	70807	E. Baton Rouge
Phyllis W.	Hampton	30514 S. Woods Rd.	Holden	LA	70744	Livingston
Lester	Hampton	30514 S. Woods Rd.	Holden	LA	70744	Livingston
Audrey Demer	Hampton	7774 Nottingham St.	Baton Rouge	LA	70807	E. Baton Rouge
Audrey Lee D.	Hampton	7774 Nottingham St.	Baton Rouge	LA	70807	E. Baton Rouge
Lester E.	Hampton, Jr.	30514 South Woods Rd.	Holden	LA	70744	Livingston
Mary	Hanna	4612 Shreveport Hwy	Pineville	LA	71360	Rapides
Willard L. & Catherine	Harper	2116 Boyce St.	Alexandria	LA	71301	Rapides
Catherine	Harper	2116 Boyce St.	Sispsion	LA	71474	Rapides
Willard L.	Harper	2116 Boyce St.	Alexandria	LA	71301	Rapides
Gladys	Harris	Rt. 1, Box 950	Noble	LA	71462	Sabine
Corey	Harris	508 Allen	Ville Platte	LA	70586	Evangeline
Corey George	Harris	508 Allen	Ville Platte	LA	70586	Evangeline
George	Harris	508 Allen	Ville Platte	LA	70586	Evangeline
John C.	Hart	1200 Ave. 6, Suite 201	Marrero	LA	70072	Jefferson
Leslie B.	Hart	1200 Ave. 6, Suite 201	Marrero	LA	70072	Jefferson
John	Hart Pro Med Ret	1200 Ave 6	Marrero	LA	70072	Jefferson
John C.	Hart, Jr.	1200 Ave. 6, Suite 201	Marrero	LA	70072	Jefferson
John C.	Hart, President of John C. Hart, M.D., A Professional Medical Corp.	1200 Ave. 6, Suite 201	Marrero	LA	70072	Jefferson
John C. & Leslie B.	Hart, Sr.	1200 Ave. 6 STE. 201	Marrero	LA	70072	Jefferson
John C.	Hart, Sr.	1200 Ave. 6, Suite 201	Marrero	LA	70072	Jefferson
Ellena D.	Harvey	990 Chickamaw Rd.	Lecompte	LA	71346	Rapides
Ellena D.	Harvey	990 Chickamaw Road	Lecompte	LA	71346	Rapides
Frances Gayle	Harvey	905 Latanier Road	Lecompte	LA	71346	Rapides
Charles C.	Harvey	1014 Chickamaw Road	Lecompte	LA	71346	Rapides
Callie B.	Harvey	1014 Chickamaw Road	Lecompte	LA	71346	Rapides
Ellena D.	Harvey, Usufructuary	990 Chickamaw Road	Lecompte	LA	71346	Rapides
David B.	Hathorn	3434 Reily Lane	Shreveport	LA	71105	Caddo
Virginia Wise	Hathorn	3434 Reily Lane	Shreveport	LA	71105	Caddo
Vernon G.	Hawthorne	Rt. 1, Box 346A Rd.	Trout	LA	71371	LaSalle
Jimmie S.	Hayes	375 Town & Country Road	Alexandria	LA	71302	Rapides
Frances C.	Hayes	1767 74th Avenue	Baton Rouge	LA	70807	East Baton Rouge
James and Esther	Hayes	375 Town & Country Road	Alexandria	LA	71302	Rapides

First Name	Last Name	Address	City	St	Zip	Parish
Jimie S.	Hayes	375 Town & Country	Alexandria	LA	71302	Rapides
Esther S.	Hayes	375 Town & Country Rd.	Alexandria	LA	71302	Rapides
Esther C.	Hayes	375 Town & Country	Alexandria	LA	71302	Rapides
James	Hayes	375 Town & Country Rd.	Alexandria	LA	71302	Rapides
James P.	Hayes	375 Town & Country	Alexandria	LA	71302	Rapides
Sue C.	Hayes	375 Town & Country Rd.	Alexandria	LA	71302	Rapides
Jimie	Hayes	375 Town & Country	Alexandria	LA	71302	Rapides
Edith N.	Hayes	HC 74 Box 51	Effie	LA	71331	Avoyelles
James P.	Hayes	375 Town & Country Rd.	Alexandria	LA	71302	Rapides
Esther C.	Hayes	375 Town & Country Rd.	Alexandria	LA	71302	Rapides
Calvin	Hayes, Jr.	HC 74, Box 51	Effie	LA	71331	Avoyelles
Calvin	Hayes, Jr.	HC 74 Box 51	Effie	LA	71331	Avoyelles
Eddie L.	Heard	P. O. Box 653	Minden	LA	71058	Webster
Tonya Maria	Herbert	7774 Nottingham St.	Baton Rouge	LA	70807	E. Baton Rouge
Marie C.	Hickman	Box 609D, Hwy. 470	Lecompte	LA	71346	Rapides
Marie C.	Hickman	Box 609D Hwy. 470	Lecompte	LA	71346	Rapides
Doris G.	Hill	Route 2, Box 84	Logansport	LA	71049	Desoto
Edna B.	Hill	P. O. Box 1249	Minden	LA	71058	Webster
Dagne D.	Hill	P. O. Box 1249	Minden	LA	71055	Webster
Dagne D.	Hill	618 Lewis Street	Minden	LA	71055	Webster
Edna B.	Hill	P. O. Box 1249	Minden	LA	71055	Webster
Edna B.	Hill	618 Lewis Street	Minden	LA	71055	Webster
W. H.	Hill	Rt. 2, Box 84	Logansport	LA	71049	DeSoto
Doris B.	Hill	Rt. 2, Box 84	Logansport	LA	71049	DeSoto
Alvin F.	Hindelang	343 Fairfield Ave	Gretna	LA	70053	Jefferson
Ann Carter	Hines	1500 Eames Drive	Minden	LA	71055	Webster
Robert W.	Hines, Jr.	1500 Eames Drive	Minden	LA	71055	Webster
Sandra & Shannon	Holland	Rt. 3, Box 66-A	Jonesville	LA	71343	Catahoula
Charlotte C.	Holley	34899 Dearman Drive	Denham Springs	LA	70726-0767	Livingston
Becky S.	Hollier	1600 Quin St.	Bossier City	LA	71112	Bossier
Bobby E. & Mizell H.	Holmes	4133 Mayflower Blvd.	Alexandria	LA	71303	Rapides
Don	Holmes	5544 Fairway Drive	Zachary	LA	70791-2312	E. Baton Rouge
Mizell H.	Holmes	4133 Mayflower Blvd.	Alexandria	LA	71303	Rapides
Duanna	Holmes	5544 Fairway Drive	Zachary	LA	70791-2312	E. Baton Rouge
Duanna L.	Holmes	5544 Fairway Dr.	Zachary	LA	70791-2312	E. Baton Rouge
Duanna L.	Holmes	5544 Fairway Drive	Zachary	LA	70791-2312	E. Baton Rouge
Duanna L.	Holmes	5544 Fairway Drive	Zachary	LA	70791-2312	E. Baton Rouge
Bobby E.	Holmes	4133 Mayflower Blvd.	Alexandria	LA	71303	Rapides
Don B.	Holmes, Jr.	5544 Fairway Drive	Zachary	LA	70791-2312	E. Baton Rouge
Don B.	Holmes, Jr.	5544 Fairway Dr.	Zachary	LA	70791-2312	E. Baton Rouge
Don B.	Holmes, Jr.	5544 Fairway Drive	Zachary	LA	70791-2312	E. Baton Rouge
Lorrie A.	Hood	Route 5, Box 283A	Coushatta	LA	71019	Red River
Bobbie M.	Hood	Rt. 5, Box 283 A	Coushatta	LA	71019	Red River
Lorrie A.	Hood	Rt. 5, Box 283 A	Coushatta	LA	71019	Red River
Crystal	Horn	603 Tanglewood Dr.	Alexandria	LA	71303	Rapides
Beverly	Hough	617 Meadowdale	Shreveport	LA	71108	Caddo
Edrie	Hudson	117 Bruce St.	Shreveport	LA	71105	Caddo
M. B.	Hudson	117 Bruce St.	Shreveport	LA	71105	Caddo
Marshall B.	Hudson	117 Bruce St.	Shreveport	LA	71105	Caddo
Edrie A.	Hudson	117 Bruce St.	Shreveport	LA	71105	Caddo
Mark	Hudson	456 Ratcliff	Shreveport	LA	71104	Caddo
Edrie Ann	Hudson	117 Bruce St.	Shreveport	LA	71105	Caddo
Ferol Ann	Hudspeth	c/o Ivel C. Wagner, P. O. Box 427	Jena	LA	71342	La Salle
Ferol Ann	Hudspeth	P. O. Box 427	Jena	LA	71342	LaSalle
Ferol Ann Wagner	Hudspeth	P. O. Box 427	Jena	LA	71342	LaSalle

First Name	Last Name	Address	City	St	Zip	Parish
Vernelle W.	Hughes	18322 Sutter Street	Hesperia	CA	92345-6947	San Bernardino
The Estate of Vernelle W.	Hughes Jennings	18322 Sutter Street	Hesperia	CA	92345-6947	San Bernardino
Warren	Hurst	701 Avenue K	Kentwood	LA	70444	Tangipahoa
Jerald	Hutchinson	1708 Elise Ave.	Metairie	LA	70003	Jefferson
Marilyn R.	Jackson	1425 Farragut Street	New Orleans	LA	70114	Orleans
Rogerlyn Wanda	Jackson	1425 Farragut St.	New Orleans	LA	70114	Orleans
Marilyn R.	Jackson	1425 Farragut St.	New Orleans	LA	70114	Orleans
Wayne E.	Jackson	1425 Farragut St.	New Orleans	LA	70114	Orleans
Vicky	Jackson	804 Cedar St.	Ruston	LA	71270	Lincoln
Elizabeth M.	Jackson	P. O. Box 279	Lecompte	LA	71346	Rapides
Vicky	Jackson	615 Yvette Marie St.	Lafayette	LA	70508	Lafayette
Howard W.	Jackson, Sr.	P. O. Box 279	Lecompte	LA	71346	Rapides
Howard N.	Jackson, Sr.	P. O. Box 279	Lecompte	LA	71346	Rapides
Bryan J.	Jacob	638 Stewart Ave	River Ridge	LA	70123	Jefferson
Linda K.	Jacob	638 Stewart Ave	River Ridge	LA	70123	Jefferson
J Curtis	Jacob	2450 Severn Ave Ste 518	Metairie	LA	70001	Jefferson
Olga M.	Jacob	708 Maryland Ave.	Metairie	LA	70003	Jefferson
James Curtis	Jacob	2450 Severn Ave. Ste. 518	Metairie	LA	70001	Jefferson
D. P. 'Jake'	Jacobs	2327 Horseshoe Dr.	Alexandria	LA	71301	Rapides
Mary	Jacobs	2327 Horseshoe Drive	Alexandria	LA	71301	Rapides
Marc C.	Jacobs	2327 Horseshoe Drive	Alexandria	LA	71301	Rapides
Dennis P.	Jacobs	2327 Horseshoe Drive	Alexandria	LA	71301	Rapides
Edna L.	Jaason	95 Joe Rosier Rd.	Deville	LA	71328	Rapides
James R.	Jaason	95 Joe Rosier Rd.	Deville	LA	71328	Rapides
Mary Lou	Jantz	P. O. Box 304	DeRidder	LA	70634	Beauregard
Eugene	Jantz	P. O. Box 304	DeRidder	LA	70634	Beauregard
Marlanea Gay	Jantz	Rt. 1, Box 1028	DeRidder	LA	70634	Beauregard
Joseph O.	Jefferson	Route 1, Box 42	Doyline	LA	71023	Webster
Joseph Orlandia	Jefferson	Rt. 1, Box 42	Doyline	LA	71023	Webster
Ingrid T.	Jefferson	Rt. 1, Box 42	Doyline	LA	71023	Webster
Lynette A.	Jefferson	Rt. 1, Box 42	Doyline	LA	71023	Webster
Vernelle W.	Jennings	18322 Sutter Street	Hesperia	CA	92345-6947	
Vernelle W. Hughes	Jennings	18322 Sutter Street	Hesperia	CA	92345-6947	San Bernardino
Edward J.	Jennings	18322 Sutter Street	Hesperia	CA	92345-6947	San Bernardino
Arstella	Jiles	P. O. Box 1232	Minden	LA	71055	Webster
Arstella L.	Jiles	P. O. Box 1232	Minden	LA	71055	Webster
Cora	Johnson	5287 12th Street	Port Arthur	TX	77642	
Jeff	Johnson	100 Gladys Dr.	Alexandria	LA	71303	Rapides
Jessy W.	Johnson	8810 Stone Lake Place	Shreveport	LA	71108	Caddo
Rickey	Johnson	HC-81, Box 14	LaCasp	LA	71444	Vernon
Cora E.	Johnson	5287 12th Street	Port Arthur	TX	77642	Jefferson
Sandra	Johnson	8818 Stonelake	Shreveport	LA	71108	Caddo
Jessy W.	Johnson	8818 Stonelake	Shreveport	LA	71108	Caddo
Rickey	Johnson	HC 81, Box 14	LaCasp	LA	71444	Vernon
Rickey	Johnson	HC 81 Box 14	LaCasp	LA	71444	Vernon
Jeffery I.	Johnson	100 Gladys Dr.	Alexandria	LA	71303	Rapides
Valerie Sue	Johnson	HC 81 Box 14	LaCasp	LA	71444	Vernon
Mrs. W. C.	Johnson, Jr.	100 Gladys Dr.	Alexandria	LA	71303	Rapides
Leamon	Johnston	Rt. 3, Box 510	Rayville	LA	71269	Richland
James B.	Jones	P.O.BOX 413	Waterproof	LA	71375	Tensas
James B.	Jones	P. O. Box 413	Waterproof	LA	71375	Tensas
Bessie A.	Jones	P. O. Box 413	Waterproof	LA	71375	Tensas
Miriam L.	Jones	P. O. Box 996	Haughton	LA	71037	Bossier
Ruby L.	Jones	Rt. 1, Box 878	Dubberly	LA	71024	Webster
Theodis	Jones	Rt. 1, Box 878	Dubberly	LA	71024	Webster

First Name	Last Name	Address	City	St	Zip	Parish
Jeffery A.	Jones	2720 Massey Thoapkins #118	Baytown	TX	77521	Harris
Torrance Ray	Jones	Rt. 1, Box 878	Dubberly	LA	71024	Webster
Prince	Joseph	1411 West Street	Jennings	LA	70546	Jefferson Davis
Nora	Joseph	1411 West Street	Jennings	LA	70546	Jefferson Davis
Judy J.	Kangas	708 Waldo St.	Metairie	LA	70003	Jefferson
Lawrence	Kangas	708 Waldo St.	Metairie	LA	70003	Jefferson
Joan Z.	Kastner	P. O. Box 9546	Metairie	LA	70055	Jefferson
John H.	Kastner	2601 N. Huller St. Ste 210	Metairie	LA	70055	Jefferson
John H.	Kastner	P. O. Box 9546	Metairie	LA	70055	Jefferson
Lutilla Harris	Kelley	123 E. Robinson Place	Shreveport	LA	71104-2525	Caddo
Mary	Kelly	1008 Pecan St.	Ruston	LA	71270	Lincoln
David	Kelly	5717 Flagler St.	Metairie	LA	70003	Jefferson
Virginia E.	Kelly	5717 Flagler St.	Metairie	LA	70003	Jefferson
David L.	Kelly	5717 Flagler St.	Metairie	LA	70003	Jefferson
Mary E.	Kelly	1008 Pecan St.	Ruston	LA	71270	Lincoln
Brent E.	Kelly	1008 Pecan St.	Ruston	LA	71270	Lincoln
Brent	Kelly	1008 Pecan St.	Ruston	LA	71270	Lincoln
Henry	Kelly	1008 Pecan St.	Ruston	LA	71270	Lincoln
Shadonna L.	Kelly	1008 Pecan St.	Ruston	LA	71270	Lincoln
Daisy M.	Kelly	1608 Branscome St.	Ruston	LA	71270	Lincoln
Serial & Vanetta	Kenerson	5519 Hagerstown Ave.	Baton Rouge	LA	70817	East Baton Rouge
Vanetta	Kenerson	5519 Hagerstown Ave.	Baton Rouge	LA	70817	E. Baton Rouge
Shamon	Kenerson	5519 Hagerstown Ave.	Baton Rouge	LA	70817	E. Baton Rouge
Serial	Kenerson	5519 Hagerstown Ave.	Baton Rouge	LA	70817	E. Baton Rouge
Vanetta J.	Kenerson	5519 Hagerstown Ave.	Baton Rouge	LA	70817	E. Baton Rouge
Serial D.	Kenerson	5519 Hagerstown Ave.	Baton Rouge	LA	70817	E. Baton Rouge
Barbara A.	Kennair	409 Schlieff Drive	Belle Chasse	LA	70037	Plaquemines
Barbara Sercovich	Kennair	409 Schlieff Drive	Belle Chasse	LA	70037	Plaquemines
Barbara S.	Kennair	409 Schlieff Drive	Belle Chasse	LA	70037	Plaquemines
Wyatt T.	Kennair	409 Schlieff Drive	Belle Chasse	LA	70037	Plaquemines
Donald J.	Kennair, III	409 Schlieff Drive	Belle Chasse	LA	70037	Plaquemines
Donald	Kennair, Sr.	409 Schlieff Dr.	Belle Chasse	LA	70037	Plaquemines
Donald J.	Kennair, Sr.	409 Schlieff Drive	Belle Chasse	LA	70037	Plaquemines
Lynne Smith	Kennedy	23562 Pria Rose Court	Denham Springs	LA	70726	Livingston
Jim. C.	Kennedy	23562 Pria Rose Court	Denham Springs	LA	70726	Livingston
Neva	Kieff	Rt. 2, Box 528	Cut Off	LA	70345	Lafourche
Zusa V. & Carol V.	Kilpatrick	6821 Airport Rd.	Bastrop	LA	71220-9784	Morehouse
Zusa V.	Kilpatrick	6821 Airport Rd.	Bastrop	LA	71220-9184	Morehouse
Carl Dwayne	Kilpatrick	36503 2nd Ave. S.W.	Federal Way	WA	98023	King
Carol	Kilpatrick	6821 Airport Rd.	Bastrop	LA	71220-9784	Morehouse
Zusa V.	Kilpatrick	6821 Airport Rd.	Bastrop	LA	71220-9784	Morehouse
Carl	Kilpatrick	6821 Airport Rd.	Bastrop	LA	71220-9784	Morehouse
Carol Jean	Kilpatrick	6821 Airport Rd.	Bastrop	LA	71220-9784	Morehouse
Carol Vallery	Kilpatrick	6821 Airport Rd.	Bastrop	LA	71220-9784	Morehouse
Martha Diane Sloane	King	522 Columbia Dr.	Tampa	FL	33606	Hillsborough
Emily Sloane	King	522 Coluabia Drive	Tampa	FL	33606	Hillsborough
Emily Sloane	King	522 Columbia Dr.	Tampa	FL	33606	Hillsborough
Minnie & Roosevelt(III)	Kinsey	705 Talton St.	Minden	LA	71055	Webster
Marshall M.	Kirkham	18 Burma Road	Pineville	LA	71360	Rapides
Faye E.	Kirkham	18 Burma Road	Pineville	LA	71360	Rapides
Havage J. & Faye	Lachney	1919 Wedgewood Avenue	Alexandria	LA	71301	Rapides
Mr. & Mrs. Havage	Lachney	1919 Wedgewood Ave.	Alexandria	LA	71301	Rapides
Faye C.	Lachney	1919 Wedgewood Ave.	Alexandria	LA	71301	Rapides

First Name	Last Name	Address	City	St	Zip	Parish
Havage	Lachney	1919 Wedgewood Ave.	Alexandria	LA	71301	Rapides
Gerald & Narcie D.	LaCombe	P. O. Box 13	Echo	LA	71330	Rapides
Ellis L.	Lacombe	Route 1, Box 153	Hessmer	LA	71341	Avoyelles
Ellis L.	Lacombe	Rt. 1, Box 153	Hessmer	LA	71341	Avoyelles
Delores M.	Lacombe	Rt. 1, Box 153	Hessmer	LA	71341	Avoyelles
Gerald	LaCombe	P. O. Box 13	Echo	LA	71330	Rapides
Narcie D.	LaCombe	P. O. Box 13	Echo	LA	71330	Rapides
Genevieve	Lacour	Rt. 1, Box 137-D	Plaucheville	LA	71362	Avoyelles
Wilbert J.	Lacour	Rt. 1, Box 137-D	Plaucheville	LA	71362	Avoyelles
Camille	LaCroix	604 Terra Avenue	Alexandria	LA	71303	Rapides
Charles Overton	LaCroix	604 Terra St.	Alexandria	LA	71303	Rapides
Camille Ferry	LaCroix	604 Terra St.	Alexandria	LA	71303	Rapides
Michael J.	Lafleur	945 Main Street	Hackberry	LA	70645	Cameron
Michael J.	Lafleur	945 Main St.	Hackberry	LA	70645	Cameron
Pamela	Lafleur	945 Main St.	Hackberry	LA	70645	Cameron
Pamela Riggs	Lafleur	945 Main St.	Hackberry	LA	70645	Cameron
Charles	Lalonde	10734 Dawncrest	Baton Rouge	LA	70811	East Baton Rouge
Gladys	Lalonde	10734 Dawncrest	Baton Rouge	LA	70811	E. Baton Rouge
Charles R.	Lalonde	10734 Dawncrest	Baton Rouge	LA	70811	E. Baton Rouge
Henry R.	Lambert	126 Ormond Oak Drive	Destrehan	LA	70047	St. Charles
Kristin R.	Lambert	126 Ormond Oaks Dr.	Destrehan	LA	70047	St. Charles
Henry R.	Lambert	126 Ormond Oaks Dr.	Destrehan	LA	70047	St. Charles
Roland C.	Lambert	126 Ormond Oaks Dr.	Destrehan	LA	70047	St. Charles
Patricia A.	Lambert	126 Ormond Oaks Dr.	Destrehan	LA	70047	St. Charles
Pattie	Landaiche	9359 West Darryl Parkway	Baton Rouge	LA	70815	East Baton Rouge
Pattie B.	Landaiche	4359 West Darryl Pky.	Baton Rouge	LA	70815	E. Baton Rouge
Albin P.	Landaiche, Jr.	4359 West Darryl Pky.	Baton Rouge	LA	70815	E. Baton Rouge
Kathleen N.	Lartigue	13423 Clear Oak	Baton Rouge	LA	70818	East Baton Rouge
Philip T.	Lastrapes	1459 Fern St.	Opelousas	LA	70570	Evangeline
Eula B.	Lastrapes	1459 Fern St.	Opelousas	LA	700570	St. Landry
Philip T.	Lastrapes	1459 Fern St.	Opelousas	LA	700570	St. Landry
Travis James	Latigue	2926 Oak Forest	Jackson	MS		Hinds
Andrial F.	Latigue	804 Cedar St.	Ruston	LA	71270	Lincoln
Andrial	Latigue	615 Yvette Marie St.	Lafayette	LA	70508	Lafayette
James Karl	Latigue	2926 Oak Forest Drive	Jackson	MS	39212	Hinds
Andrial Felesha Elam	Latigue	2926 Oak Forest Drive	Jackson	MS	39212	Hinds
Stacey	Laughlin	750 Smith Brook Road	Leesville	LA	71446	Vernon
Robert	Laughlin	750 Smith Brook Road	Leesville	LA	71446	Vernon
Carol S.	Laurence	2111 Savanna Ct. So.	League City	TX	77573	Galveston
Wm. Nathan	Laurence, Jr.	2111 Savanna Ct. So.	League City	TX	77573	Galveston
F. A.	Lavespere	313 Milton St.	Pineville	LA	71360	Rapides
Freddie A.	Lavespere	313 Milton St.	Pineville	LA	71360	Rapides
Steven A.	Lavespere	313 Milton St.	Pineville	LA	71360	Rapides
Katie F.	Lavespere	313 Milton St.	Pineville	LA	71360	Rapides
Violet Yvonne	Lawhorne	Route 1, Box 424	Noble	LA	71462	Sabine
Dale M.	Lawhorne	Rt. 5, Box 255	Coushatta	LA	71019	Red River
Douglas E.	Lawhorne	5767 Haywood Drive	Keithville	LA	71047	Caddo
Deborah White	Lawhorne	Rt. 5, Box 255	Coushatta	LA	71019	Red River
Daniel F.	Lawhorne	1230 McCathy Ave.	Nashville	TN	37216	Davidson
Duane M.	Lawhorne	8919 Hawthorne Lane	Shreveport	LA	71118	Caddo
Cecil F.	Lawhorne	Rt. 1, Box 424	Noble	LA	71462	Sabine
Violet Yvonne	Lawhorne	Rt. 1, Box 424	Noble	LA	71462	Sabine
Elvin J.	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Mable M.	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Mable Margaret	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Mable	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Elvin	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche

First Name	Last Name	Address	City	St	Zip	Parish
Elaine Marie	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Pauline Rita	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Sandra Ann	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Elvin Joseph	LeBlanc	Rt. 1, Box 312	Lockport	LA	70374	Lafourche
Robert P. and/or Valley M.	LeBoeuf	214 Lirette	Houma	LA	70360-8020	Terrebonne
Bonnie Ayaond	Leduc	512 N. Preston St.	Marksville	LA	71351	Avoyelles
Bonnie	Leduc	512 N. Preston St.	Marksville	LA	71351	Avoyelles
Huldah C.	Lee	400 Camille Street	Alexandria	LA	71301	Rapides
James E. & Audrey A.	Legg	307 Country Club Circle East	Minden	LA	71055	Webster
Audrey A.	Legg	307 Country Club Circle East	Minden	LA	71055	Webster
James E.	Legg	307 Country Club Circle East	Minden	LA	71055	Webster
Carl L.	Lesaire	Rt. 1, Box 229 AC	Kaplan	LA	70548-9754	Vermilion
Kathleen Saltzsan	Lesaire	Rt. 1, Box 229 AC	Kaplan	LA	70548-9754	Vermilion
Kathleen S.	Lesaire	Rt. 1, Box 229 AC	Kaplan	LA	70548-9754	Vermilion
Sostain or Mary	Leselle	Rt. 3, Box 109 AAA	Opelousas	LA	70570	Evangeline
Mary	Leselle	Rt. 3, Box 109 AAA	Opelousas	LA	70570	St. Landry
Sostain	Leselle	Rt. 3, Box 109 AAA	Opelousas	LA	70570	St. Landry
Rond C.	Leselle	Rt. 3, Box 109 AAA	Opelousas	LA	70570	St. Landry
Sylvia G.	Lemoine	RT 2 BOX 245	Mansura	LA	71350	Avoyelles
Martha	Lemoine	RT 2 BOX 245	Mansura	LA	71350	Avoyelles
Rosalie F.	Lemoine	709 Waltham Ave.	Metairie	LA	70001	Jefferson
Earl J.	Lemoine	709 Waltham Ave.	Metairie	LA	70001	Jefferson
Richard Kent	Lemoine	General Delivery	Mansura	LA	71350	Avoyelles
Joseph K.	Lemoine	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Betty S.	Lemoine	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Laurie	Lemoine	General Delivery	Mansura	LA	71350	Avoyelles
Raymond Gary	Lemoine	General Delivery	Mansura	LA	71350	Avoyelles
Bert J.	Lemoine	General Delivery	Mansura	LA	71350	Avoyelles
Sylvia	Lemoine	General Delivery	Mansura	LA	71350	Avoyelles
Linda	Lemoine	General Delivery	Mansura	LA	71350	Avoyelles
Ronald Ray	Lemoine	General Delivery	Mansura	LA	71350	Avoyelles
Elizabeth	Lemoine	General Delivery	Mansura	LA	71350	Avoyelles
Martha S.	Lemoine	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Sylvia G.	Lemoine	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Bert J.	Lemoine	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Edward P.	Lemoine, Jr.	General Delivery	Mansura	LA	71350	Avoyelles
Edward P.	Lemoine, Jr.	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Eddie P.	Lemoine, Jr.	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Eddie P.	Lemone, Jr.	Rt. 2, Box 245	Mansura	LA	71350	Avoyelles
Loyce Ruth Hale	Lesley	113 Royal Rd.	Jamestown	NC	27282	
Loyce H.	Lesley	113 Royal Road	Jamestown	NC	27282	
William	Linder	725 Kiskatom Lane	Mandeville	LA	70448	
Lynn &..	Lindner	6301 Stevenson Ave., #903	Alexandria	VA	22304	Rapides
Lynn A.	Lindner	6301 Stevenson Ave. #903	Alexandria	VA	22304	Alexandria
Francis W. & Barbara A	Linek	P. O. Box 610791	Port Huron	MI	48061-0791	
Surya N.	Lingamallu	2157 Pebble Beach Dr.	La Place	LA	70068	St. John Bapt.
Surya N.	Lingamallu	2157 Pebble Beach Dr.	LaPlace	LA	70068	St. John the Baptist
Ratnamani	Lingamallu	229 Colonial Club Dr.	Harahan	LA	70123	Jefferson
Tracey Renard	Lockhart	P. O. Box 1232	Minden	LA	71055	Webster
Edward L.	Lofton	905 Captain Shreve Drive	Shreveport	LA	71105	Caddo
Edward L.	Lofton	905 Capt. Shreve Dr.	Shreveport	LA	71105	Caddo
Vera A.	Lofton	905 Capt. Shreve Dr.	Shreveport	LA	71105	Caddo

First Name	Last Name	Address	City	St	Zip	Parish
Ryan Edward	Lofton	905 Capt. Shreve Dr.	Shreveport	LA	71105	Caddo
Tommie L.	London	12322 White Chapel Avenue	Baton Rouge	LA	70810	East Baton Rouge
Thelma R.	Louque	578 Marino Dr.	Norco	LA	70079	St. Charles
Herzan A.	Louque	578 Marino Dr.	Norco	LA	70079	St. Charles
Hiriam	Lumpkin	1061 Anderson Drive	Leesville	LA	71446	Vernon
Margie H.	Lumpkin	1061 Anderson Dr.	Leesville	LA	71446	Vernon
Hiriam	Lumpkin	1061 Anderson Dr.	Leesville	LA	71446	Vernon
Ronald L.	Lynd	5915 Skylark Drive	Alexandria	LA	71303	Rapides
Ronald L.	Lynd	5915 Skylark Dr.	Alexandria	LA	71303	Rapides
Jerry G.	Lynnes	P. O. Box 4903	Incline Village	NV	89450	
Elizabeth	Lyons	12816 Jefferson Hwy.	Baton Rouge	LA	70816	East Baton Rouge
Henry D.	Mack	610 Woods St.	Minden	LA	71055	Webster
Gladys Taylor	Mack	610 Woods Street	Minden	LA	71055	Webster
Henry David	Mack	610 Woods Street	Minden	LA	71055	Webster
Percy	Malbrough	105 Whitney St	Houza	LA	70363	Terrebonne
Alvin P.	Malbrough		Des Allemands	LA	70030	St. Charles
Percy P.	Malbrough	105 Whitney St.	Houaa	LA	70363	Terrebonne
Dorothy A.	Malbrough	105 Whitney St.	Houaa	LA	70363	Terrebonne
Morris S.	Marcum	P. O. Box 303	Deville	LA	71328	Rapides
Robert A.	Marcum	P. O. Box 303	Deville	LA	71328	Rapides
Harriet	Marcum	P. O. Box 303	Deville	LA	71328	Rapides
Morris	Marcum	F. O. Box 303	Deville	LA	71328	Rapides
Martha	Martinez	59005 Bayou Jacob Rd.	Plaquemine	LA	70764	Iberville
Louis David	Massie	362 Alexandria Hwy.	Leesville	LA	71446	Vernon
Louis D.	Massie	362 Alexandria Hwy.	Leesville	LA	71446	Vernon
Elizabeth Ann	Massie	362 Alexandria Hwy.	Leesville	LA	71446	Vernon
David F.	McCartney	1817 Dixie Street	Alexandria	LA	71303	Rapides
Catherine P.	McCune	141 Chelsea Street	Shreveport	LA	71105	Caddo
Dottie June	McDaniels	Route 1, Box 402	Logansport	LA	71049	Desoto
Janice Meredith	McDonnell	7777 Williams Road	Keithville	LA	71047	Caddo
Owen & Hope M.	McDonnell	7777 Williams Road	Keithville	LA	71047	Caddo
Merton Elgin	McFadden	106 Cherry St.	Columbia	LA	71418	Caldwell
Charlotte	McFadden	106 Cherry St.	Columbia	LA	71418	Caldwell
Merton E.	McFadden	106 Cherry St.	Columbia	LA	71418	Caldwell
Misty Michelle	McGaunn	1909 Camille Street	Bossier City	LA	71112	Bossier
John Edward	McGaunn	1909 Camille Street	Bossier City	LA	71112	Bossier
John	McGaunn	1909 Camille St.	Bossier City	LA	71112	Bossier
Donna R.	McGaunn	1909 Camille St.	Bossier City	LA	71112	Bossier
John Edward	McGaunn	1909 Camille St.	Bossier City	LA	71112	Bossier
John E.	McGaunn	1909 Camille St.	Bossier City	LA	71112	Bossier
Misty	McGaunn	1909 Camille St.	Bossier City	LA	71112	Bossier
Donna Reed	McGaunn	1909 Camille St.	Bossier City	LA	71112	Bossier
Misty Michelle	McGaunn	1909 Camille St.	Bossier City	LA	71112	Bossier
Mary Frances	McGraw	818 W. Claude	Lake Charles	LA	70605-3318	Calcasieu
John	McGraw III	818 W. Claude	Lake Charles	LA	70605	Calcasieu
John	McGraw, III	818 W. Claude	Lake Charles	LA	70605-3318	Calcasieu
John	McGraw, III	818 W. Claude	Lake Charles	LA	70605-3318	Calcasieu
Debra K.	McKeon	109 Southfield, Apt. 65	Shreveport	LA	71105	Caddo
Debra Kay	McKeon	109 Southfield #65	Shreveport	LA	71105	Caddo
Joanne R.	McKeon	109 Southfield #65	Shreveport	LA	71105	Caddo
Archie C. & Lillian V.	McKnight	8325 Hwy. 28 East	Pineville	LA	71360	Rapides
Archie C.	McKnight	8325 Hwy. 28E	Pineville	LA	71360	Rapides
Lillian V.	McKnight	8325 Hwy. 28E	Pineville	LA	71360	Rapides
Virgil L.	McNary	6005 Hillcrest Ave.	Dallas	TX	75205-2280	
Lisa D.	McNary	10117 Denali Rd. N.E.	Albuquerque	NM	87111	Bernalillo

First Name	Last Name	Address	City	St	Zip	Parish
Linn D.	McNary	11011 Cal Road	Baton Rouge	LA	70809	E. Baton Rouge
Virgil	McNary	6005 Hillcrest	Dallas	TX	75205	Dallas
Tena	McNeal	512 N. Preston St.	Marksville	LA	71351	Avoyelles
Michelle L.	McPherson	48 Williford Road	Pineville	LA	71360	Rapides
Ralph Dillon	McRae Jr.	P.O.Drawer D	Leesville	LA	71446	Vernon
Ralph Dillon	McRae, Jr.	P. O. Drawer D	Leesville	LA	71446	Vernon
Carolyn M.	McVay	Rt. 2, Box 343-C	Bentley	LA	71407	Grant
Charles W.	McVay	Rt. 2, Box 343-C	Bentley	LA	71407	Grant
Joseph & Diane	Mecalis	103 Ransom Drive	Pineville	LA	71360	Rapides
Dianne W.	Mecalis	103 Ransom Drive	Pineville	LA	71360	Rapides
Joseph	Mecalis	103 Ransom Drive	Pineville	LA	71360	Rapides
Wilton A.	Methvin	9830 Mansfield Rd.	Shreveport	LA	71118	Caddo
Joe L.	Meyer	822 Trammell Drive	Baton Rouge	LA	70815	East Baton Rouge
Joseph L.	Meyer	822 Trammell Drive	Baton Rouge	LA	70815	E. Baton Rouge
Margaret	Meyer	822 Trammell Drive	Baton Rouge	LA	70815	E. Baton Rouge
Harry L.	Meyers	709 Bert St	Kaplan	LA	70548	Vermilion
Harry	Meyers	709 Bert St.	Kaplan	LA	70548	Vermilion
Florence H.	Meyers	709 Bert St.	Kaplan	LA	70548	Vermilion
Stephen G.	Miceli	424 Angela Ave.	Arabi	LA	70032	St. Bernard
Marion E. & Rosa L.	Middlebrooks	Rt. 1, Box 504	Sunset	LA	70584	St. Landry
M. E.	Middlebrooks	Rt. 1, Box 504	Sunset	LA	70584	St. Landry
Rosa Lee	Middlebrooks	Rt. 1, Box 504	Sunset	LA	70584	St. Landry
Marion E.	Middlebrooks	Rt. 1, Box 504	Sunset	LA	70584	St. Landry
Darby D.	Miller	3941 Lexington Dr.	Alexandria	LA	71301	Rapides
Vivian C.	Miller	3941 Lexington Drive	Alexandria	LA	71303	Rapides
Darby D.	Miller	3941 Lexington Drive	Alexandria	LA	71303	Rapides
Lucy Craig	Millette	116 Arlette Drive	Lafayette	LA	70503	Lafayette
Fernan J.	Millette, Jr.	116 Arlette Drive	Lafayette	LA	70503	Lafayette
Feraan John	Millette, Jr.	116 Arlette Drive	Lafayette	LA	70503	Lafayette
William C.	Milton	RT 3 BOX 736	Kentwood	LA	70444	Tangipahoa
Melvin	Mims	Rt. 1, Box 703	Dubberly	LA	71024	Webster
Ronnie J.	Miner	#8 North Bolton Lot #5	Alexandria	LA	71301	Rapides
Ronnie	Miner	8 North Bolton Lot #5	Alexandria	LA	71301	Rapides
Bernadine	Miner	8 North Bolton Lot #5	Alexandria	LA	71301	Rapides
Kay	Moffett	8026 Pines Rd.	Shreveport	LA	71129	Caddo
Kay Finnacle	Moffett	8026 Pines Rd.	Shreveport	LA	71129	Caddo
Scott Finnacle	Moffett	8026 Pines Rd.	Shreveport	LA	71129	Caddo
Patricia	Mohler	2014 Lexington St.	Monroe	LA	71201	Ouachita
Ann	Mohler	2014 Lexington St.	Monroe	LA	71201	Ouachita
Sandra	Moreau	116 Sandy Ln.	Alexandria	LA	71303	Rapides
Edward Dwight	Morris	4005 Prytania	Shreveport	LA	71109	Caddo
Melba Jean Pope	Morris	4005 Prytania	Shreveport	LA	71109	Caddo
Melba J.	Morris	4005 Prytania St.	Shreveport	LA	71109	Caddo
Julia B.	Morris	935 Norbert	Bridge City	TX	77611	Orange
Mildred	Morrow	Rt. 1, Box 1132	Pollock	LA	71467	Grant
Mildred M.	Morrow	Rt. 1, Box 1132	Pollock	LA	71467	Grant
Joseph B.	Morrow	Rt. 1, Box 1132	Pollock	LA	71467	Grant
Bobby & Aleta	Moss	2002 Columbus Circle	Leesville	LA	71446	Vernon
Bobby	Moss	2002 Columbus Circle	Leesville	LA	71446	Vernon
Aleta	Moss	2002 Columbus Circle	Leesville	LA	71446	Vernon
Derrick Dwight	Mouney	1616 Lakeshore Dr.	New Orleans	LA	70122	Orleans
Kristen Edre	Mouney	1616 Lakeshore Dr.	New Orleans	LA	70122	Orleans
Kristen E.	Mouney	1616 Lakeshore Dr.	New Orleans	LA	70122	Orleans
Meredith C.	Mouney	1616 Lakeshore Dr.	New Orleans	LA	70122	Orleans
Harold	Moye	5800 Masonic Drive	Alexandria	LA	71301	Rapides
Melba Armstrong	Moye	7159 Chishola	Baton Rouge	LA	70811	East Baton Rouge
Melba Jean	Moye	7159 Chishola	Baton Rouge	LA	70811	E. Baton Rouge

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Melba Arastrong	Moye	7159 Chishola	Baton Rouge	LA	70811	E. Baton Rouge
Allen J.	Moye	7159 Chishola	Baton Rouge	LA	70811	E. Baton Rouge
Allen Jerone	Moye	7159 Chishola	Baton Rouge	LA	70811	E. Baton Rouge
Melba J.	Moye	7159 Chishola	Baton Rouge	LA	70811	E. Baton Rouge
Linda B.	Muzphry	43 Oak Lane	Dry Prong	LA	71423	Grant
Abie & Cecile Katz	Murov	8325 Ashbourne Drive	Shreveport	LA	71106	Caddo
Cecile K.	Murov	8325 Ashbourne Drive	Shreveport	LA	71106	Caddo
Abie	Murov	8325 Ashbourne Drive	Shreveport	LA	71106	Caddo
Kenneth D. & Linda S.	Murphy	4002 Wellington Blvd.	Alexandria	LA	71303	Rapides
Doyle K.	Murphy	174 Sherwood Drive	Dry Prong	LA	71423	Grant
Linda S.	Murphy	4002 Wellington Blvd.	Alexandria	LA	71303	Rapides
Ashley E.	Murphy	4002 Wellington Blvd.	Alexandria	LA	71303	Rapides
Kenneth D.	Murphy	4002 Wellington Blvd.	Alexandria	LA	71303	Rapides
Kenneth D.	Murphy, Trustee	4002 Wellington Blvd.	Alexandria	LA	71303	Rapides
Kenneth D.	Murphy, Trustee for Ashley E. Murphy	4002 Wellington Blvd.	Alexandria	LA	71303	Rapides
Mavis W.	Musgrove	1833 Palwood Drive	Baton Rouge	LA	70816	East Baton Rouge
Marvis W.	Musgrove	2243 S. Woodcrest	Denham Springs	LA	70726	Livingston
Renard	Myer	603 Parent St.	New Roads	LA	70760	Pointe Coupee
Hilda	Myer	603 Parent St.	New Roads	LA	70760	Pointe Coupee
Philip Gralend	Myer	603 Parent St.	New Roads	LA	70760	Pointe Coupee
Renard John	Myer	603 Parent St.	New Roads	LA	70760	Pointe Coupee
Hilda M.	Myer	603 Parent St.	New Roads	LA	70760	Pointe Coupee
Marcus Gerald	Myer	603 Parent St.	New Roads	LA	70760	Pointe Coupee
Katrella C.	Myer	603 Parent St.	New Roads	LA	70760	Pointe Coupee
Derald	Myers	160 Beaugard Ave	Sulphur	LA	70663	Calcasieu
Charlie	Myers	34610 Lotts Lane	Denham Springs	LA	70726	Livingston
Jennifer F.	Myers	2835 Fifth Street	Owings	MD	20736	Calvert
Nancy Sue	Myers	3656 Goldenrod	Huntsville	TX	77340	
Jennifer F.	Myers	2835 Fifth St.	Owings	MD	20736	Calvert
Jennifer Vaughn Freeman	Myers	2835 Fifth St.	Owings	MD	20736	Calvert
Douglas W.	Myers	2835 Fifth St.	Owings	MD	20736	Calvert
Melanie A.	Myers	34610 Lotts Lane	Denham Springs	LA	70726	Livingston
Heraan	Myers	3656 Goldenrod	Huntsville	TX	77340	Walker
Nancy Sue	Myers	3656 Goldenrod	Huntsville	TX	77340	Walker
Charlie H.	Myers, Jr.	34610 Lotts Lane	Denham Springs	LA	70726	Livingston
Lola Elizabeth Rigdon	Myrick	c/o Anne Teer Burnley, P.O. Box 1182	Coushatta	LA	71019	Red River
Lola Elizabeth	Myrick	P. O. Box 1182	Coushatta	LA	71019	Red River
Paul	Narcisse	7027 Cemetery Hwy.	St. Martinville	LA	70582	St. Martin
Mary Jackie W.	Narcisse	7027 Cemetery Hwy.	St. Martinville	LA	70582	St. Martin
Paul Harry	Narcisse	7027 Cemetery Hwy.	St. Martinville	LA	70582	St. Martin
Barnie	Nash	423 Fourth St.	Jonesboro	LA	71251	Jackson
Faye	Nash	423 Fourth St.	Jonesboro	LA	71251	Jackson
Barnie & Faye	Nash	423 Fourth Street	Jonesboro	LA	71251	Jackson
Gary A. & Dorothy P.	Neie	P. O. Box 3058	Pineville	LA	71360	Rapides
Gary	Neie	P. O. Box 3058	Pineville	LA	71361	Rapides
Dorothy	Neie	P. O. Box 3058	Pineville	LA	71361	Rapides
Gary A.	Neie	P. O. Box 3058	Pineville	LA	71361	Rapides
Bobby J.	Nelson	Rt. 7, Box 1196	Ruston	LA	71270	Lincoln

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Geneva L. & Dorman L.	Nelson	600 Talton Street	Minden	LA	71055	Webster
William B.	Nethery	335 Bird Avenue	Natchitoches	LA	71457	Natchitoches
Edythe Faye	Nethery	335 Bird Ave.	Natchitoches	LA	71457	Natchitoches
William B.	Nethery	335 Bird Ave.	Natchitoches	LA	71457	Natchitoches
William B.	Nethery, Estate of	335 Bird Ave.	Natchitoches	LA	71457	Natchitoches
Roger P.	Nicholas	5030 North Hall Apt. C	Dallas	TX	75235	Dallas
Charles	Nicholas	345 Oriole Lane	Shreveport	LA	71105	Caddo
Daisy	Nicholas	345 Oriole Lane	Shreveport	LA	71105	Caddo
Rita	Nichols	P. O. Box 73	Cloutiersville	LA	71416	Natchitoches
Paul A.	Nicholson	8541 Parkdale Dr.	Shreveport	LA	71108	Caddo
Joseph P.	Nicholson	8541 Parkdale Dr.	Shreveport	LA	71108	Caddo
Roy or Paula	Nolen	Route 1, Box 288	Coushatta	LA	71019	Red River
Paula Pearson	Nolen	Rt. 1, Box 288	Coushatta	LA	71019	Red River
Paula	Nolen	Rt. 1, Box 288	Coushatta	LA	71019	Red River
Roy	Nolen	Rt. 1, Box 288	Coushatta	LA	71019	Red River
Thomas R.	Norman	524 Smith Drive	Metairie	LA	70005	Jefferson
Louis G.	Normand	P. O. Box 454	Libuse	LA	71348	Rapides
James R.	Northam	3425 Junior Pl.	Shreveport	LA	71119	Caddo
George A.	Northam	6607 W. Canal	Shreveport	LA	71108	Caddo
David	O'Laughlin	708 Waldo St.	Metairie	LA	70003	Jefferson
Connie J.	O'Laughlin	708 Waldo St.	Metairie	LA	70003	Jefferson
Bruce	Odoe	308 Town & Country Rd.	Alexandria	LA	71302	Rapides
Timothy	Oliver	503 North Hardy St.	Amite	LA	70422	Tangipahoa
Regina	Oliver	503 North Hardy St.	Amite	LA	70422	Tangipahoa
Timothy W.	Oliver	503 North Hardy St.	Amite	LA	70422	Tangipahoa
Linda	Orgeron	343 Hwy 652	Raceland	LA	70394	Lafourche
William J.	Ott	713 Waltham Ave.	Metairie	LA	70001	Jefferson
Charles M.	Parent	5911 Benjamin St.	Alexandria	LA	71303	Rapides
Charles M.	Parent	5911 Benjamin Street	Alexandria	LA	71303	Rapides
Caroen Deon	Park	4090 Maple Drive	Bossier City	LA	71111	Caddo
Lillian	Parker	Rt. 4, Box 64 A	Beaumont	TX	77627	Jefferson
Kenneth L.	Parker	Rt. 4, Box 64 A	Beaumont	TX	77627	Jefferson
Barbara	Pate	7854 Emile Street	Baton Rouge	LA	70807	East Baton Rouge
Bennifer D.	Pate	7854 Emile St.	Baton Rouge	LA	70807	E. Baton Rouge
Barbara G.	Pate	7854 Emile St.	Baton Rouge	LA	70807	E. Baton Rouge
Elwyn J.	Pate	7854 Emile St.	Baton Rouge	LA	70807	E. Baton Rouge
Helen	Patterson	3743 Hwy. 112	Forest Hill	LA	71430	Rapides
Cecil C.	Patterson	3743 Hwy. 112	Forest Hill	LA	71430	Rapides
Helen	Pellegrin	720 Oaklawn Dr	Metairie	LA	70005	Jefferson
Helen O.	Pellegrin	720 Oaklawn Drive	Metairie	LA	70005	Jefferson
Stephen E.	Pellegrin	5120 Cunningham	Columbus	GA	31909	Muskegeee
Mark	Perkins	1104 McRee Drive	Valdosta	GA	31602	Lowndes
Mark H.	Perkins	1104 McRee Drive	Valdosta	GA	31602	Lowndes
Eulalie H.	Perkins	Rt. 1, Box 1243	Natchitoches	LA	71457	Natchitoches
Samuel L.	Perkins	Rt. 1, Box 1243	Natchitoches	LA	71457	Natchitoches
Lonel K.	Perry	905 Latanier Road	Lecoapte	LA	71346	Rapides
William	Pharr	P O Box 1603	Gray	LA	70359	Terrebonne
Fernand	Picou	P. O. Box 229	Thibodaux	LA	70301	Lafourche
Ann Beatty	Pierson	141 Chelsea Street	Shreveport	LA	71105	Caddo
David R.	Pierson	141 Chelsea Street	Shreveport	LA	71105	Caddo
Janssen & Catherine	Pinckley	509 Holiday Circle	Pineville	LA	71360	Rapides
Catherine F.	Pinckley	509 Holiday Circle	Pineville	LA	71360	Rapides
Catherine	Pinckley	509 Holiday Circle	Pineville	LA	71360	Rapides
Janssen M.	Pinckley	509 Holiday Circle	Pineville	LA	71360	Rapides
Ralph L. & Jane D.	Pippins	9996 Hwy. 165	Forest Hill	LA	71430	Rapides
Ralph L.	Pippins	Rt. 1, Box 130	Forest Hill	LA	71430	Rapides
Jane D.	Pippins	Rt. 1, Box 130	Forest Hill	LA	71430	Rapides

First Name	Last Name	Address	City	St	Zip	Parish
Melanie R.	Ponson	4216 Hwy. 1	Raceland	LA	70394	Lafourche
Felix & Frances	Porta	1806 Bayou Drive	Shreveport	LA	71105	Caddo
Raymond J.	Posecai	4618 Perelli Dr	New Orleans	LA	70127	Orleans
Inell M.	Potter	5423 Rhodes Ave.	New Orleans	LA	70131	Orleans
M. Odell	Potter, Jr.	5423 Rhodes Ave.	New Orleans	LA	70131	Orleans
Gladys Joyce	Pousson	2915 Kathy Ann	Alexandria	LA	71301	Rapides
Collins L.	Pousson	2915 Kathy Ann	Alexandria	LA	71301	Rapides
Joseph	Powell	1010 Hwy. 1	Thibodaux	LA	70301	Lafourche
Barney	Prejean	1109 Bernard Blvd.	Abbeville	LA	70510	Vermillion
Karen L.	Prejean	1109 Bernard Blvd.	Abbeville	LA	70510	Vervilion
Barney	Prejean	1109 Bernard Blvd.	Abbeville	LA	70510	Vervilion
Bateman	Rabalais	3162 Marydon Drive	Baton Rouge	LA	70814	East Baton Rouge
Jimmie Nelle A.	Rabalais	2808 Hill St.	Alexandria	LA	71301-4715	Rapides
Jimmie A.	Rabalais	2808 Hill Street	Alexandria	LA	71301	Rapides
Bateman J.	Rabalais	3162 Marydon Dr.	Baton Rouge	LA	70814	E. Baton Rouge
Alice B.	Rabalais	3162 Marydon Dr.	Baton Rouge	LA	70814	E. Baton Rouge
Bateman	Rabalais	3162 Marydon Dr.	Baton Rouge	LA	70814	E. Baton Rouge
Jimmie Nelle A.	Rabalais, Estate of	8111 Southdown	Shreveport	LA	71107	Caddo
Karen Michele	Reeder	c/o Charlesetta B.Reeder, 505 Morrow St.	Minden	LA	71055	Webster
Charlesetta	Reeder	505 Morrow Street	Minden	LA	71055	Webster
Charlesetta Bedford	Reeder	505 Morrow Street	Minden	LA	71055	Webster
Karen Michele	Reeder	505 Morrow Street	Minden	LA	71055	Webster
Willie	Reeder, Deceased	505 Morrow St.	Minden	LA	71055	Webster
Willie Ray	Reeder, Jr., Deceased	505 Morrow St.	Minden	LA	71055	Webster
Willie Ray	Reeder, Jr., Succession of	505 Morrow Street	Minden	LA	71055	Webster
Willie	Reeder, Succession of	505 Morrow St.	Minden	LA	71055	Webster
Bessie	Regan	503 N. 6th St.	Ferriday	LA	71336	Grant
Aubon & Blanche	Reynolds	2723 West Main Street	Houma	LA	70360	Terrebonne
Le Don & Doris	Reynolds	1912 Laredo Dr.	Houma	LA	70360	Terrebonne
Blanche	Reynolds	2723 West Main St.	Houma	LA	70360	Terrebonne
Aubon	Reynolds	2723 West Main St.	Houma	LA	70360	Terrebonne
LeDon	Reynolds	1912 Laredo Dr.	Houma	LA	70360	Terrebonne
Doris B.	Reynolds	1912 Laredo Dr.	Houma	LA	70360	Terrebonne
Le Don	Reynolds	1912 Laredo Dr.	Houma	LA	70360	Terrebonne
Doris Barnes	Reynolds	1912 Laredo Dr.	Houma	LA	70360	Terrebonne
Harold	Richard	Rt. 5, Box 320	Opelousas	LA	70570	Evangeline
Judy	Richard	421 Pinecrest Dr.	Sulphur	LA	70663	Calcasieu
Tracy	Richardson	8410 Edgewood	Haughton	LA	71037	Bossier
Judy	Riddick	508 Heyman Ln	Alexandria	LA	71303	Rapides
Judy	Riddick	508 Heyman Ln.	Alexandria	LA	71303	Rapides
Gregory Marcus	Roberts	905 Capt. Shreve Dr.	Shreveport	LA	71105	Caddo
Shawn Scott	Roberts	905 Capt. Shreve Dr.	Shreveport	LA	71105	Caddo
Rosa Lee	Robertson	1531 Parker St	Shreveport	LA	71108	Caddo
Rance	Robertson	Route 2, Box 553	Pollock	LA	71467	Grant
Walter L.	Robertson	1531 Parker	Shreveport	LA	71108	Caddo
Rosa Lee	Robertson	1531 Parker	Shreveport	LA	71108	Caddo
John W.	Robichaux	4216 Hwy. 1	Raceland	LA	70394	Lafourche
Muriel G.	Robichaux	4216 Hwy. 1	Raceland	LA	70394	Lafourche
Clyde X.	Robichaux	4216 Hwy. 1	Raceland	LA	70394	Lafourche
James D. & Averil	Robinson	Route 2, Box 237	Jonesboro	LA	71251	Jackson
Ralph	Robinson	Route 1, Box 111	Bienville	LA	71008	Bienville
Betty	Robinson	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Nicole D.	Robinson	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Averil H.	Robinson	Rt. 2, Box 237	Jonesboro	LA	71251	Bienville
James D.	Robinson	Rt. 2, Box 237	Jonesboro	LA	71251	Bienville

First Name	Last Name	Address	City	St	Zip	Parish
Jennifer L.	Robinson	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Betty	Robinson, Co-Trustee of Jennifer L. Robinson	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Betty	Robinson, Co-Trustee of Nicole D. Robinson	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Lynn & Betty	Robinson, Jr.	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Lynn	Robinson, Jr.	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Lynn	Robinson, Jr. , Co-Trustee of Jennifer L. Robinson	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Lynn	Robinson, Jr. , Co-Trustee of Nicole D. Robinson	110 Cabildo Drive	Lafayette	LA	70506	Lafayette
Helen Mae	Rodgers	1429 Farragut St.	New Orleans	LA	70114	Orleans
Roxanne	Rodgers	1429 Farragut Street	New Orleans	LA	70114	Orleans
Helen M.	Rodgers	1429 Farragut Street	New Orleans	LA	70114	Orleans
Lorenzo	Rodgers	1429 Farragut Street	New Orleans	LA	70114	Orleans
Glenn J.	Rogers	Rt. 1, Box 433	Simmesport	LA	71369	Avoyelles
Patricia P.	Rogers	Rt. 1, Box 433	Simmesport	LA	71369	Avoyelles
Edward	Roe	1606 South Sandra	Gonzales	LA	70737	Ascension
Dorothy L. S. B.	Rome	1606 South Sandra	Gonzales	LA	70737	Ascension
Edward J.	Rome, Jr.	1606 South Sandra	Gonzales	LA	70737	Ascension
Diane	Rose	14009 Huntley Avenue	Baton Rouge	LA	70818	East Baton Rouge
Diane H.	Rose	14009 Huntley Ave.	Baton Rouge	LA	70818	E. Baton Rouge
Diane	Rose	14009 Huntley Ave.	Baton Rouge	LA	70818	E. Baton Rouge
William Lee	Rose, Sr.	14009 Huntley Ave.	Baton Rouge	LA	70818	E. Baton Rouge
Ruby Lee	Rougeau	95 Rougeau Lane	Lecompte	LA	71346	Rapides
Ruby C.	Rougeau	95 Rougeau Lane	Lecompte	LA	71346	Rapides
James	Rougeau	Route 3, Box 117A-5	Bonham	TX	75418	Fannin
James Lee	Rougeau	Rt. 3, Box 117A-5	Bonham	TX	75418	Fannin
Dorothy Opal	Rougeau	Rt. 3, Box 117A-5	Bonham	TX	75418	Fannin
Dwight	Roussel	2407 Oriole Loop	LaPlace	LA	70068	St. John Bapt.
Damian P.	Roussel	2407 Oriole Loop	Laplace	LA	70068	St. John the Baptist
Dwight P.	Roussel	2407 Oriole Loop	Laplace	LA	70068	St. John the Baptist
Debra S.	Roussel	2407 Oriole Loop	Laplace	LA	70068	St. John the Baptist
Eloise	Rowland	P. O. Box 281	Blanchard	LA	71009	Caddo
Eloise	Rowland	Box 281	Blanchard	LA	71009	Caddo
Stanford & Dorothy N.	Russell	506 Cox St.	Bastrop	LA	71220	Morehouse
Stanford	Russell	506 Cox St.	Bastrop	LA	71220	Morehouse
Dorothy N.	Russell	506 Cox St.	Bastrop	LA	71220	Morehouse
James Auston & Heather	Rutherford	HC-81, Box 14-A, Hwy. 463	LaCamp	LA	71444	Vernon
James Auston	Rutherford	HC 81 Box 14A	LaCamp	LA	71444	Vernon
Heather	Rutherford	HC 81 Box 14A	LaCamp	LA	71444	Vernon
Dwayne	Sanchez	808 West Drive	Westwego	LA	70094	Jefferson
Robin	Sanchez	808 West Drive	Westwego	LA	70094	Jefferson
Bobby Lester	Sasser	8645 Ridgemont	Pineville	LA	71360	Rapides
Sherrill L.	Sasser	8645 Ridgemont	Pineville	LA	71360	Rapides
Bobby L. & Sherrill L.	Sasser	8645 Ridgemont Dr.	Pineville	LA	71360	Rapides
Bobby	Sasser	8645 Ridgemont	Pineville	LA	71360	Rapides
Sherrill Leoy	Sasser	8645 Ridgemont	Pineville	LA	71360	Rapides
Bobby L.	Sasser	8645 Ridgemont	Pineville	LA	71360	Rapides
Sherrill L.	Sasser	8645 Ridgemont Dr.	Pineville	LA	71360	Rapides
Steven Lester	Sasser	8645 Ridgemont Dr.	Pineville	LA	71360	Rapides
Bobby L.	Sasser	8645 Ridgemont Dr.	Pineville	LA	71360	Rapides
Ted J.	Savoie	Rt. 1, Box 241-A	Cut Off	LA	70345	Lafourche
Edmond	Scallan	Rt. 1, Box 137E	Plaucheville	LA	71362	Avoyelles

First Name	Last Name	Address	City	St	Zip	Parish
Edmond J.	Scallan	Rt. 1, Box 137E	Avoyelles	LA	71362	Plaucheville
Peggy D.	Scallan	Rt. 1, Box 137E	Avoyelles	LA	71362	Plaucheville
Alma F.	Scarborough	8518 W Wilderness Way	Shreveport	LA	71106	Caddo
Richard A.	Schenck	308 Chinchilla Dr.	Arabi	LA	70032	St. Bernard
Lorraine D.	Schenck	308 Chinchilla Dr.	Arabi	LA	70032	Jefferson
Richard A.	Schenck, Sr.	308 Chinchilla Dr.	Arabi	LA	70032	Jefferson
Alphonse	Schiro	HC 63, Box 298	Merryville	LA	70653	Beauregard
Alphonse C.	Schiro	HC 63 Box 298	Merryville	LA	70653	Beauregard
Dorothy A.	Schiro	HC 63 Box 298	Merryville	LA	70653	Beauregard
Marianne B.	Schmidt	118 Big Lake Road	Pineville	LA	71360-9998	Rapides
Edwin F.	Schmidt	36225 Sunset Dr.	Doussan	WI	53118	
Robert P.	Schmidt	118 Big Lake Rd.	Pineville	LA	71360-9998	Rapides
Edwin F.	Schmidt	36225 Sunset Dr.	Doussan	WI	53118	Waulesha
Thelma D.	Scott	Rt. 2, Box 292	Baker	LA	70714	East Baton Rouge
Olanda Planche	Scott	Rt. 2, Box 292	Baker	LA	70714	E. Baton Rouge
Thelma D.	Scott	Rt. 2, Box 292	Baker	LA	70714	E. Baton Rouge
Ronald Clyde	Scott	Rt. 2, Box 292	Baker	LA	70714	E. Baton Rouge
Thelma Davis	Scott	Rt. 2, Box 292	Baker	LA	70714	E. Baton Rouge
Mrs. Ruby F.	Sharp	1711 Latimer	Alexandria	LA	71303	Rapides
Ruby F.	Sharp	1711 Latimer	Alexandria	LA	71303	Rapides
Ann W.	Shaw	P. O. Box 5	East Point	LA	71025-0005	Red River
Larry K.	Shaw	P. O. Box 5	East Point	LA	71025-0005	Red River
June	Shelton	5412 Bienville	Shreveport	LA	71108	Caddo
Ray T.	Shelton	5412 Bienville	Shreveport	LA	71108	Caddo
June P.	Shelton	5412 Bienville	Shreveport	LA	71108	Caddo
Minnie	Sheridan	713 W. 17th St	Bogalusa	LA	70427	Washington
Minnie M.	Sheridan	713 W. 17th St.	Bogalouosa	LA	70427	Washington
Minnie M.	Sheridan, Estate of	713 W. 17th St.	Bogalouosa	LA	70427	Washington
Betty K.	Shoulders	600 Manhattan Dr A10	Boulder	CO	80303	
Peggy F.	Sikes	512 Sweetbriar Drive	Alexandria	LA	71303	Rapides
Peggy F.	Sikes	512 Sweetbriar Dr.	Alexandria	LA	71303	Rapides
David L.	Sikes	2000 Brightside, Apt. 2022	Baton Rouge	LA	70820	E. Baton Rouge
Mentoria L.	Simmons	432 S. Dresden Circle	Shreveport	LA	71115	Caddo
Nobby A.	Simoneaux	134 River Oaks Dr.	Luling	LA	70070	St. Charles
Gerald and Beatrice	Simoneaux	134 River Oak Drive	Luling	LA	70070	St. Charles
Beatrice B.	Simoneaux	134 River Oaks Drive	Luling	LA	70070	St. Charles
Beatrice	Simoneaux	134 River Oak Drive	Luling	LA	70070	St. Charles
Gerald A.	Simoneaux	134 River Oak Drive	Luling	LA	70070	St. Charles
Nobby	Simoneaux	134 River Oak Drive	Luling	LA	70070	St. Charles
Gerald	Simoneaux	134 River Oak Drive	Luling	LA	70070	St. Charles
Beatrice B.	Simoneaux	134 River Oak Drive	Luling	LA	70070	St. Charles
Dorothy E.	Sims	1624 Shannon Road	Alexandria	LA	71301	Rapides
Lural L.	Slay	1811 Shady Lane Drive	Shreveport	LA	71118	Caddo
Martha Diane	Sloane	18322 Sutter Street	Hesperia	CA	92345-6947	San Bernardino
Steven Andre'	Sloane	3029 Union St. N.	St.	FL	33713	
Robert Steven	Sloane	3029 Union St. N.	Petersburg	FL	33713	San Bernardino
Robert Steven	Sloane	3029 Union St. N.	Petersburg	FL	33713	
Curtis M. & Dorothy A.	Smith	750 Smith Brook Road	Leesville	LA	71446	Vernon
Ronald Lynn	Smith	2356 Laurelwood Drive	Baton Rouge	LA	70816	East Baton Rouge
Doyce	Smith	700 Fourth ST	Luling	LA	70070	St. Charles
Geneva M.	Smith	2003 Mohon Street	Alexandria	LA	71301	Rapides
Angela Corley	Smith	1900 Evelyn Blvd.	Jena	LA	71342	La Salle
Raymond F.	Smith	714 Boulevard	Shreveport	LA	71104	Caddo

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Delores Susie	Smith	6356 Celia Ave.	Baton Rouge	LA	70811	E. Baton Rouge
Dorothy A.	Smith	750 Saith Brook Road	Leesville	LA	71446	Vernon
Curtis N.	Smith	750 Saith Brook Road	Leesville	LA	71446	Vernon
Dorothy	Smith	750 Saith Brook Road	Leesville	LA	71446	Vernon
Jennifer M.	Smith	2356 Laurelwood Dr.	Baton Rouge	LA	70816	E. Baton Rouge
Geneva	Smith	2003 Mohon St.	Alexandria	LA	71303	Rapides
Angela C.	Smith	1900 Evelyn Blvd.	Jena	LA	71342	LaSalle
Carol J.	Smith	1600 Quin St.	Bossier City	LA	71112	Bossier
Geneva M.	Smith	2003 Mohon St.	Alexandria	LA	71301	Rapides
Geneva	Smith	2003 Mohon St.	Alexandria	LA	71301	Rapides
Geneva Mayo	Smith	2003 Mohon St.	Alexandria	LA	71301	Rapides
Claire J.	Smith	P. O. Box 100	Norco	LA	70079	St. Charles
Gay M.	Smith	2356 Laurelwood Dr.	Baton Rouge	LA	70816	E. Baton Rouge
Marcelle	Smith	700 Fourth St.	Luling	LA	70070	St. Charles
Lynne Marie	Smith	6356 Celia Ave.	Baton Rouge	LA	70811	E. Baton Rouge
Doyce	Smith	700 Fourth St.	Luling	LA	70070	St. Charles
Bradley D.	Smith	6356 Celia Ave.	Baton Rouge	LA	70811	E. Baton Rouge
Lynn Marie	Smith	6356 Celia Ave.	Baton Rouge	LA	70811	E. Baton Rouge
Ronald L.	Smith	2356 Laurelwood Dr.	Baton Rouge	LA	70816	E. Baton Rouge
Jordan C.	Smith	2356 Laurelwood Dr.	Baton Rouge	LA	70816	E. Baton Rouge
Dolores S.	Smith	6356 Celia Ave.	Baton Rouge	LA	70811	E. Baton Rouge
Emmett R. & Dolores S.	Smith, Jr.	6356 Celia Avenue	Baton Rouge	LA	70811	East Baton Rouge
Arthur L.	Smith, Jr.	P. O. Box 100	Norco	LA	70079	St. Charles
Emmett R.	Smith, Jr.	6356 Celia Ave.	Baton Rouge	LA	70811	E. Baton Rouge
Mary Carolyn Ussery	Sparks	808 Windermere Blvd.	Alexandria	LA	71303	Rapides
Robert B.	Sparks, Jr.	808 Windermere Boulevard	Alexandria	LA	71303	Rapides
Robert	Sparks, Jr.	808 Windermere Blvd.	Alexandria	LA	71303	Rapides
Joan J.	Speice	708 Waldo St.	Metairie	LA	70003	Jefferson
Ellen J.	Speice	708 Waldo St.	Metairie	LA	70003	Jefferson
John	Speice	708 Waldo St.	Metairie	LA	70003	Jefferson
Charles	Speice, III	708 Waldo St.	Metairie	LA	70003	Jefferson
Tommy W.	Spencer	3906 Maywood	Alexandria	LA	71302	Rapides
Joseph	Spencer	3006 Adams Ave.	Baton Rouge	LA	70802-2119	East Baton Rouge
Eric	Spencer	3906 Maywood	Alexandria	LA	71302	Rapides
Melissa	Spencer	3906 Maywood	Alexandria	LA	71302	Rapides
Tommy	Spencer	3906 Maywood	Alexandria	LA	71302	Rapides
Deborah	Spencer	3906 Maywood	Alexandria	LA	71302	Rapides
Edmond L.	Spurgeon	1016 Snow White Drive	Alexandria	LA	71303	Rapides
Vince E.	Spurgeon	1016 Snow White Drive	Alexandria	LA	71303	Rapides
Deana	Spurgeon	1016 Snow White Drive	Alexandria	LA	71303	Rapides
Larry Timothy	Spurlock	103A Thelma Court	Longview	TX	75604	Gregg
Larry Timothy	Spurlock	103 A Thelma Court	Longview	TX	75604	Gregg
Sara Firestone	Spurlock	103 A Thelma Court	Longview	TX	75604	Gregg
Sara Firestone	Spurlock	103A Thelma Court	Longview	TX	75604	Gregg
Nora A.	St. Amant	801 Jackson St.	New Roads	LA	70760	Pointe Coupee
Nora Ann	St. Amant	801 Jackson St.	New Roads	LA	70760	Pointe Coupee
Wayne	St. Pierre	104 Seven Oaks Ct.	Destrehan	LA	70047	St. Charles
Clara R.	St. Pierre	104 Seven Oaks Court	Destrehan	LA	70047	St. Charles
Wayne J.	St. Pierre	104 Seven Oaks Court	Destrehan	LA	70047	St. Charles
George	Stack	311 Melrose Drive	Thibodaux	LA	70301	Lafourche
George D.	Stack	311 Melrose Drive	Thibodaux	LA	70301	Lafourche
George Davis	Stack	311 Melrose Drive	Thibodaux	LA	70301	Lafourche
Cathy H.	Stack	311 Melrose Drive	Thibodaux	LA	70301	Lafourche
Tracey	Stanley	750 Saith Brook Road	Leesville	LA	71446	Vernon
Stacey L.	Stanley	750 Saith Brook Road	Leesville	LA	71446	Vernon
Stacey	Stanley	750 Saith Brook Road	Leesville	LA	71446	Vernon
William V. & Joanna H.	Steed	402 Forest Circle	Ruston	LA	71270	Lincoln

First Name	Last Name	Address	City	St	Zip	Parish
Joanna	Steed	402 Forest Circle	Ruston	LA	71270	Lincoln
William	Steed	402 Forest Circle	Ruston	LA	71270	Lincoln
Joanna H.	Steed	402 Forest Circle	Ruston	LA	71270	Lincoln
Frank J. & Wilaa M.	Stefek	Route 1, Box 875	Many	LA	71449	Sabine
Wilma	Stefek	Rt. 1, Box 875	Many	LA	71449	Sabine
Frank	Stefek	Rt. 1, Box 875	Many	LA	71449	Sabine
Misty M.	Stephens	1909 Casille St.	Bossier City	LA	71112	Bossier
Dorothy M.	Stepteau	12239 N. Wendover Drive	Baton Rouge	LA	70814	East Baton Rouge
Torrence	Stepteau	12239 N. Wendover Drive	Baton Rouge	LA	70814	E. Baton Rouge
Dorothy M.	Stepteau	12239 N. Wendover Drive	Baton Rouge	LA	70814	E. Baton Rouge
Patricia K.	Sterling	5810 Kilona Drive	Baton Rouge	LA	70812	East Baton Rouge
Patricia K.	Sterling	5810 Kilona Drive	Baton Rouge	LA	70812	E. Baton Rouge
Perry Wayne	Stevens	761 Hickory St.	Gretna	LA	70056	Jefferson
Martha E.	Stierman	713 Dodd Drive	Shreveport	LA	71107	Caddo
Vernon C.	Stierman	713 Dodd Dr.	Shreveport	LA	71107	Caddo
Martha E.	Stierman	713 Dodd Dr.	Shreveport	LA	71107	Caddo
Mrs. Vance	Stokes	P. O. Box 73	Tioga	LA	71477	Rapides
Vance H.	Stokes	P. O. Box 73	Tioga	LA	71477	Rapides
Georgia M.	Stokes	P. O. Box 73	Tioga	LA	71477	Rapides
Ethel K.	Stott	P. O. Box 87	Slaughter	LA	70777	Feliciana
Ethel Kinchen	Stott	P. O. Box 87	Slaughter	LA	70777	E. Feliciana
Ethel	Stott	P. O. Box 87	Slaughter	LA	70777	E. Feliciana
Milton R.	Stott	P. O. Box 87	Slaughter	LA	70777	E. Feliciana
Jerry W.	Stott	P. O. Box 87	Slaughter	LA	70777	E. Feliciana
John H.	Stott	P. O. Box 87	Slaughter	LA	70777	E. Feliciana
Peggy D.	Stottlemyre	1551 Third St.	Chillicothe	MO	64601	Livingston
Richard E.	Stottlemyre	1551 Third St.	Chillicothe	MO	64601	Livingston
Richard	Stottlemyre	1551 Third St.	Chillicothe	MO	64601	Livingston
Jeffrey & Kathy	Strickland	Rt. 3, Box 700 A	Kentwood	LA	70444	Tangipahoa
Jeffrey	Strickland	Rt. 3, box 700-A	Kentwood	LA	70444	Tangipahoa
Kathy	Strickland	Rt. 3, box 700-A	Kentwood	LA	70444	Tangipahoa
Crystal A.	Strickland	Rt. 3, box 700-A	Kentwood	LA	70444	Tangipahoa
Crystal	Strickland	Rt. 3, box 700-A	Kentwood	LA	70444	Tangipahoa
Kathy S.	Strickland	Rt. 3, box 700-A	Kentwood	LA	70444	Tangipahoa
Jeffrey D.	Strickland	Rt. 3, box 700-A	Kentwood	LA	70444	Tangipahoa
Eleanor Ray	Strother	H.C. 81, Box 15	LaCamp	LA	71444	Vernon
Walter D.	Strother	HC 81 Box 15	La Camp	LA	71444	Vernon
Eleanor Ray	Strother	HC 81 Box 15	La Camp	LA	71444	Vernon
Iva D. & Helen B.	Sullivan	6409 Gladys St.	Metairie	LA	70003	Jefferson
Helen B.	Sullivan	6409 Gladys St.	Metairie	LA	70003	Jefferson
Allyn D.	Sullivan	6409 Gladys St.	Metairie	LA	70003	Jefferson
Iva D.	Sullivan, Jr.	6409 Gladys St.	Metairie	LA	70003	Jefferson
Sanford C. & Minnie Lee	Summerville	Route 3, Box 69-E9	Hawthorne	FL	32640	
Paul Harvey	Summerville	Rt. 3, Box 69-E9	Hawthorne	FL	32640	
Sandford Clair	Summerville	Rt. 3, Box 69-E9	Hawthorne	FL	32640	
Minnie Lee Scott	Summerville	Rt. 3, Box 69-E9	Hawthorne	FL	32640	
S. C.	Summerville	Rt. 3, Box 69-E9	Hawthorne	FL	32640	
Doris	Sweet	135 Neco Town Rd.	New Iberia	LA	70560	Iberia
Lawrence & Doris	Sweet	135 Neco Town Rd.	New Iberia	LA	70560	Iberia
Doris M.	Sweet	135 Neco Town Rd.	New Iberia	LA	70560	Iberia
Doris Matthews	Sweet	135 Neco Town Rd.	New Iberia	LA	70560	Iberia
Lawrence E.	Sweet	135 Neco Town Rd.	New Iberia	LA	70560	Iberia
Willis Wayne	Tabor	3057 Hayes Drive	Shreveport	LA	71118	Caddo
Willis W.	Tabor	3057 Hayes Dr.	Shreveport	LA	71118	Caddo
Judy M.	Tabor	3057 Hayes Dr.	Shreveport	LA	71118	Caddo
Louise W.	Talley	9137 Mansfield Rd., #91	Shreveport	LA	71118	Caddo
Trina	Tapanila	3656 Goldenrod	Huntsville	TX	77340	Walker

First Name	Last Name	Address	City	St	Zip	Parish
Shannon	Tapanila	3656 Goldenrod	Huntsville	TX	77340	Walker
Janet Ducote	Tarver	P. O. Box 34	Libuse	LA	71348	Rapides
Dwight	Tarver	P. O. Box 34	Libuse	LA	71348	Rapides
Janet D.	Tarver	P. O. Box 34	Libuse	LA	71348	Rapides
Abel	Tassin	Route 1, Box 59	Moreauville	LA	71355	Avoyelles
Abel	Tassin	Rt. 1, Box 59	Moreauville	LA	71355	Avoyelles
Perry	Tassin	Rt. 1, Box 59	Moreauville	LA	71355	Avoyelles
Michael	Tate	5639 West Circle Drive	Alexandria	LA	71301	Rapides
Michael K.	Tate	5639 West Circle Drive	Alexandria	LA	71301	Rapides
Louela	Taylor	1005 E. Bennett St.	Sedro Woolley	WA	98284	
Andrew Taylor	Taylor	1005 E. Bennett St.	Sedro Woolley	WA	98284	Skagit
Marcelle Denise	Taylor	3212 Blanchard Rd.	Shreveport	LA	71103-2011	Caddo
Lovela Ophelia	Taylor	1005 E. Bennett St.	Sedro Woolley	WA	98284	Skagit
Estella	Taylor	3212 Blanchard Rd.	Shreveport	LA	71103-2011	Caddo
Estella J.	Taylor	3212 Blanchard Rd.	Shreveport	LA	71103-2011	Caddo
Henry & Estella J.	Taylor, Jr.	3212 Blanchard Road	Shreveport	LA	71103-2011	Caddo
Henry	Taylor, Jr.	3212 Blanchard Rd.	Shreveport	LA	71103-2011	Caddo
Donna J. Lawhorne	Templin	954 McCue #147	Laramie	WY	82070	Albany
Melanie	Tharp	603 Tanglewood Dr.	Alexandria	LA	71303	Rapides
Buddy D.	Thomas	304 N. Middle Landing	Minden	LA	71055	Webster
Ida L.	Thomas	Rt. 2, Box 148	Shongaloo	LA	71072	Claiborne
Robert	Thompson	Rt. 1, Box 96	Saline	LA	71070	
Maj. (Ret.) George C.	Thompson	361 Alexandria Hwy.	Leesville	LA	71446	Vernon
Woodrow	Thompson	1205 E. South St.	Opelousas	LA	70570	Evangeline
Woodrow	Thompson	1205 E. South St.	Opelousas	LA	70570	St. Landry
Muriel B.	Thompson	1205 E. South St.	Opelousas	LA	70570	St. Landry
Matthew Allen	Thompson	8501 East Wilderness Way	Shreveport	LA	71106	Caddo
Nancy L.	Thorning	717 Hancock St.	Gretna	LA	70053	Jefferson
Margaretta P.	Thornton	Rt. 4, Box 906	Moss Bluff	LA	70611	Calcasieu
Holly Ann	Thornton	Rt. 4, Box 906	Moss Bluff	LA	70611	Calcasieu
Russell M.	Thornton, Jr.	Rt. 4, Box 906	Moss Bluff	LA	70611	Calcasieu
Mr. & Mrs. Russell	Thornton, Jr.	Rt. 4, Box 906	Moss Bluff	LA	70611	Calcasieu
Ann W.	Tillman	8733 Pecan Tree Drive	Baton Rouge	LA	70809	East Baton Rouge
Susan D.	Townsend	1909 Albert Street	Alexandria	LA	71301	Rapides
W. B.	Townsend, Jr.	1909 Albert Street	Alexandria	LA	71301	Rapides
Arnold & Wanda	Trahan	Rt. 2, Box 753	Maurice	LA	70555	Vermilion
Diane L.	Trahan	1014 Jacqueline Dr.	New Iberia	LA	70560	Iberia
Edvidge M.	Trahan	600 Mausus St.	New Iberia	LA	70560	Iberia
Wesley J.	Trahan	600 Mausus St.	New Iberia	LA	70560	Iberia
Diane Louise	Trahan	1014 Jacqueline Drive	New Iberia	LA	70560	Iberia
Arnold	Trahan	Rt. 2, Box 753	Maurice	LA	70555	Vermilion
Wanda	Trahan	Rt. 2, Box 753	Maurice	LA	70555	Vermilion
Anchor	Trust	3815 Chanel Road	Annandale	VA	22003	
Anchor	Trust	3815 Chanel Road	Annandale	VA	22003	Fairfax
John Robert	Tucker, III	8026 Pines Rd.	Shreveport	LA	71129	Caddo
Charles Wilmer	Turner	HC-79, Box 186	Leesville	LA	71446	Vernon
Charles W.	Turner	HC 79 Box 186	Leesville	LA	71446	Vernon
William Wayne	Turner	1250 Orange Ave.	Many	LA	71449	Sabine
Charles	Turner	HC 79 Box 186	Leesville	LA	71446	Vernon
Estate of Charles	Turner	HC 79 Box 186	Leesville	LA	71446	Vernon
Charles W.	Turner	HC 79 Box 186	Leesville	LA	71446	Vernon
Deborah J. Lawhorne	Turner	5885 Keithville-Springridge Rd.	Keithville	LA	71047	Caddo
Miles E.	Turner	5885 Keithville-Springridge Rd.	Keithville	LA	71047	Caddo

First Name	Last Name	Address	City	St	Zip	Parish
Charles	Turner	HC 79 Box 186	Lesville	LA	71446	Vernon
Diane McCormick	Turner	1250 Orange Ave.	Many	LA	71149	Sabine
William Wayne	Turner	1250 Orange Ave.	Many	LA	71149	Sabine
Diane McCormick	Turner	1250 Orange Ave.	Many	LA	71449	Sabine
Russell W.	Turrentine	P. O. Box 12968	Alexandria	LA	71315-2968	Rapides
Russell	Turrentine	P. O. Box 12968	Alexandria	LA	71315-2968	Rapides
Marilyn P.	Usner	5616 York St.	Metairie	LA	70003	Jefferson
Richard A.	Usner, Sr.	5616 York Street	Metairie	LA	70003	Jefferson
Richard A.	Usner, Sr.	5616 York St.	Metairie	LA	70003	Jefferson
Kathleen Carol Reed	Utecht	446 Tiffany Trail	Richardson	TX	75081	Dallas
Kathleen C.	Utecht	446 Tiffany Trail	Richardson	TX	75081	Dallas County
Thomas A.	Utecht	446 Tiffany Trail	Richardson	TX	75081	Dallas County
Olen K.	Vaughn	P. O. Box 483	Port Sulphur	LA	70083	Plaquemines
James D. & Ruthann	Vercher	P. O. Box 391	Baton Rouge	LA	70821-0391	East Baton Rouge
Ruthann	Vercher	P. O. Box 391	Baton Rouge	LA	70821-0391	E. Baton Rouge
James D.	Vercher	P. O. Box 391	Baton Rouge	LA	70821-0391	E. Baton Rouge
Ruthann L.	Vercher	P. O. Box 391	Baton Rouge	LA	70821-0391	E. Baton Rouge
Barbara A.	Volo	3126 Cadiz St.	New Orleans	LA	70125	Orleans
Pauline	Volo	3126 Cadiz St.	New Orleans	LA	70125	Orleans
Harry	Volo	3126 Cadiz St.	New Orleans	LA	70125	Orleans
Steven A.	Volo	3126 Cadiz St.	New Orleans	LA	70125	Orleans
Paul K.	Waddell	880 Francais Dr.	Shreveport	LA	71118	Caddo
Todd G.	Wagner	206 N. Lulwood	Springfield	MO	65802	
Ivel C.	Wagner	P. O. Box 427	Jena	LA	71342	La Salle
John R.	Wagner	3046 S. Freemont	Springfield	MO	65807	
Todd	Wagner	206 N. Lulwood	Springfield	MO	65802	Greene
Jenell	Wagner	206 N. Lulwood	Springfield	MO	65802	Greene
Eileen	Wagner	3046 S. Freemont	Springfield	MO	65807	Greene
Robert C.	Wagner	5208 Fieldcrest Avenue	Alexandria	LA	71303	Rapides
Todd G.	Wagner	206 N. Lulwood	Springfield	MO	65807	Greene
Jenell	Wagner	206 N. Lulwood	Springfield	MO	65807	Greene
Jenell R.	Wagner	206 N. Lulwood	Springfield	MO	65802	Greene
Eileen	Wagner	3046 S. Freemont	Springfield	MO	65807	Greene
Ivel C.	Wagner	P. O. Box 427	Jena	LA	71342	LaSalle
John R.	Wagner	3046 S. Freemont	Springfield	MO	65807	Greene
Todd G.	Wagner	206 N. Lulwood	Springfield	MO	65802	Greene
John	Wagner	3046 S. Freemont	Springfield	MO	65807	Greene
John R.	Wagner	3046 S. Freemont	Springfield	MO	65807	Greene
Eileen M.	Wagner	3046 S. Freemont	Springfield	MO	65807	Greene
Lesa E.	Wagner	1234 Heath Street	Redlands	CA	92374	Orange
Robert C.	Wagner	5208 Fieldcrest Ave.	Alexandria	LA	71303	Rapides
Harry J. & Willie T.	Walker	Route 1, Box 354	Many	LA	71449	Sabine
Niya Ayesha	Walker	610 Woods Street	Minden	LA	71055	Webster
Willie T.	Walker	Rt. 1, Box 354	Many	LA	71449	Sabine
Patricia G.	Walker	1203 Canterbury Drive	Alexandria	LA	71303	Rapides
Claire Lucy Borne	Walker	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
Harry J.	Walker	Rt. 1, Box 354	Many	LA	71449	Sabine
Charles Sasuel	Walker, III	171 Atlantic Ave.	Shreveport	LA	71105-3014	Caddo
Tommy & Odella	Wallace	P. O. Box 14	Dubberly	LA	71024	Webster
Dillon D.	Wallace	1727 Audubon Pl.	Shreveport	LA	71105	Caddo
Odella A.	Wallace	P. O. Box 14	Dubberly	LA	71024	Webster
Adell	Wallace	Rt. 1, Box 880	Dubberly	LA	71024	Webster
Conrad	Wallace	Rt. 1, Box 880	Dubberly	LA	71024	Webster
Conrhone	Wallace	Rt.1, Box 880	Dubberly	LA	71024	Webster
Carlos Torres	Wallace	P. O. Box 14	Dubberly	LA	71024	Webster
Lucille Wilson	Wallace	1727 Audubon	Shreveport	LA	71105	Caddo
Dillon D.	Wallace	1727 Audubon	Shreveport	LA	71105	Caddo

First Name	Last Name	Address	City	St	Zip	Parish
Tommy L.	Wallace	P. O. Box 14	Dubberly	LA	71024	Webster
Christola L.	Walton	613 District Drive	Minden	LA	71055	Webster
Clarice	Walton	613 District Drive	Minden	LA	71055	Webster
Teressia	Walton	613 District Drive	Minden	LA	71055	Webster
James A.	Walton	613 District Drive	Minden	LA	71055	Webster
Gregorey	Walton	613 District Drive	Minden	LA	71055	Webster
Christola	Walton	613 District Drive	Minden	LA	71055	Webster
Gregory Jerome	Walton	613 District Drive	Minden	LA	71055	Webster
James	Walton	613 District Drive	Minden	LA	71055	Webster
Donald P.	Walton	6176 Pebble Beach	Shreveport	LA	71129	Caddo
Shirley J.	Walton	6176 Pebble Beach	Shreveport	LA	71129	Caddo
Angelo	Warino	126 MU St. P. O. Box 355	Belle Chasse	LA	70037	Plaquemines
Doris	Warino	126 MU St. P. O. Box 355	Belle Chasse	LA	70037	Plaquemines
Doris Nellie	Warino	126 MU St. P. O. Box 355	Belle Chasse	LA	70037	Plaquemines
Angelo Sam	Warino	126 MU St. P. O. Box 355	Belle Chasse	LA	70037	Plaquemines
Augustine C.	Warner	2576 77th Avenue	Baton Rouge	LA	70807	East Baton Rouge
Reginald Dwight	Warner	2576 77th Ave.	Baton Rouge	LA	70807	E. Baton Rouge
Augustine Collins	Warner	2576 77th Ave.	Baton Rouge	LA	70807	E. Baton Rouge
Augustine	Warner	2576 77th Ave.	Baton Rouge	LA	70807	E. Baton Rouge
Rhonda	Watson	617 Meadowdale	Shreveport	LA	71108	Caddo
Richard Kevin	Watts	103 Ransom Drive	Pineville	LA	71360	Rapides
Odessa R.	Webster	1706 Oakland Street	Pineville	LA	71360	Rapides
Odessa R.	Webster	612 Lallah Street	Pineville	LA	71360	Rapides
Lola B.	Welsh	8541 Parkdale Drive	Shreveport	LA	71108	Caddo
Lola B.	Welsh	8541 Parkdale Dr.	Shreveport	LA	71108	Caddo
Lola Bell	Welsh	8541 Parkdale Dr.	Shreveport	LA	71108	Caddo
Frank L.	Welsh, Sr.	8541 Parkdale Dr.	Shreveport	LA	71108	Caddo
Doris	Wendt	257 Suzanne Dr.	Shreveport	LA	71115	Caddo
Donald R.	Wendt	257 Suzanne Dr.	Shreveport	LA	71115	Caddo
Doris Jean	Wendt	257 Suzanne Dr.	Shreveport	LA	71115	Caddo
Euell	Westbrook	Star Route, Box 14A	Bay Springs	MS	39422	Zasper
Christopher D.	Westbrook	HCR 01 Box 14A	Bay Spring	MS	39422	Zasper
Alice F.	Westbrook	HCR 01 Box 14A	Bay Spring	MS	39422	Zasper
Euell H.	Westbrook	HCR 01 Box 14A	Bay Spring	MS	39422	Zasper
Cody L.	Westmoreland	526 SPW Road	Leesville	LA	71446	Vernon
Robert V.	Westmoreland	504 Pine Acres Dr.	Leesville	LA	71446	Vernon
Ruth Ann	Westmoreland	504 Pine Acres Dr.	Leesville	LA	71446	Vernon
Alice M. Haynes	Westmoreland	526 SPW Road	Leesville	LA	71446	Vernon
Bruce D.	Westmoreland	526 SPW Road	Leesville	LA	71446	Vernon
Bruce Kade	Westmoreland	526 SPW Road	Leesville	LA	71446	Vernon
Lloyd W.	Whatley	5524 Navaho Trail	Alexandria	LA	71301	Rapides
Carolyn C.	Wheat	621 Angela Ave.	Arabi	LA	70032	St. Bernard
William H.	Wheat	621 Angela Ave.	Arabi	LA	70032	St. Bernard
Carolyn C. Johnson	Wheat	621 Angela Ave.	Arabi	LA	70032	St. Bernard
Vicki Ellen Johnson	Wheat	424 Angela Ave.	Arabi	LA	70032	St. Bernard
Linda M.	White	407 Chandler Dr.	Pineville	LA	71360	Rapides
Eric B.	White, Jr.	407 Chandler Dr.	Pineville	LA	71360	Rapides
James O.	Whitler	948 Candler Ave.	Shreveport	LA	71107-3807	Caddo
Betty McKay	Whitler	948 Candler Ave.	Shreveport	LA	71107-3807	Caddo
Ronald Lee	Whitler	1239 Mill Valley	Plano	TX	75075	Collin
Celia Siman	Whitler	1239 Mill Valley	Plano	TX	75075	Collin
James Michael	Whitler	P. O. Box 3937	Shreveport	LA	71133-3937	Caddo
James Otto	Whitler, Jr.	948 Candler Ave.	Shreveport	LA	71107-3807	Caddo
Gilbert B.	Wiggins	19170 Wymer Rd.	Covington	LA	70433	St. Tammany
Georgia Marie	Wiggins	19170 Wymer Road	Covington	LA	70433	St. Tammany
Gilbert Bertrand	Wiggins	19170 Wymer Road	Covington	LA	70433	St. Tammany
T.V. & Stella	Wiles	Route 1, Box 132	Grayson	LA	71435	Caldwell

First Name	Last Name	Address	City	St	Zip	Parish
Beatrice	Williams	1011 Jackson St.	Thibodaux	LA	70301	Lafourche
Lura Bell	Williams	2717 Woodlawn Drive	Alexandria	LA	71303	Rapides
Dewey F.	Williams	10316 Harts Island Road	Shreveport	LA	71115	Caddo
Callie M.	Williams	2717 Woodlawn Drive	Alexandria	LA	71303	Rapides
Lura Bell W.	Williams	2717 Woodlawn Drive	Alexandria	LA	71303	Rapides
Phyllis D.	Williams	2717 Woodlawn Drive	Alexandria	LA	71303	Rapides
Alma H.	Williams	3020 Wallace Drive	Shreveport	LA	71119-3304	Caddo
Alma H.	Williams	3020 Wallace Dr.	Shreveport	LA	71119	Caddo
Rev. Kenneth	Williams	600 2nd St.	Hoer	LA	71040	Claiborne
Beatrice C.	Williams	1011 Jackson St.	Thibodaux	LA	70301	Lafourche
Donna	Williamson	2915 Red Gum Gap	Longview	TX	75605	
Susie L.	Wilridge	801 Rampart St.	Lake Charles	LA	70605	Calcasieu
James	Wilridge	801 Rampart St.	Lake Charles	LA	70605	Calcasieu
Daniel	Wilson	1014 Ciro St.	Morgan City	LA	70380	St. Mary
Robert L. & Virginia K.	Wilson	607 Thompson St.	Bossier City	LA	71111	Bossier
Cecil Felix	Windham	112 Leo Avenue	Shreveport	LA	71105-3316	Caddo
Cecil Felix	Windham	112 Leo	Shreveport	LA	71105	Caddo
Mildred M.	Windham	112 Leo	Shreveport	LA	71105	Caddo
Cecil F.	Windham	112 Leo	Shreveport	LA	71105	Caddo
Catherine J.	Winslow	119 Stillhouse Run	Lynchburg	VA	24503	Bedford
Jean H.	Wise	3434 Reily Lane	Shreveport	LA	71105	Caddo
Robert D.	Wise	3434 Reily Lane	Shreveport	LA	71105	Caddo
John J.	Wise, Jr.	3434 Reily Lane	Shreveport	LA	71105	Caddo
John J.	Wise, Sr.	3434 Reily Lane	Shreveport	LA	71105	Caddo
Betty Jane Breshears	Witte	2853 Lynda Lane	Shreveport	LA	71118	Caddo
Sally Ann	Witte	2853 Lynda Lane	Shreveport	LA	71118	Caddo
Stephen Lee	Witte	2853 Lynda Lane	Shreveport	LA	71118	Caddo
Kenneth L.	Witte	2853 Lynda Lane	Shreveport	LA	71118	Caddo
Betty Breshears	Witte	2853 Lynda Lane	Shreveport	LA	71118	Caddo
John	Woback	207 N. Lombard	Opelousas	LA	70570	Evangeline
Sharon K.	Worley	1600 Quin St.	Bossier City	LA	71112	Bossier
Jerry A.	Wyatt	Rt. 1, Box 22-A	Pitkin	LA	70656	Vernon
Jerry A.	Wyatt	Rt. 1, Box 22-A	Pitkin	LA	70656	Vernon
Elizabeth B.	Wyatt	Rt. 1, Box 22-A	Pitkin	LA	70656	Vernon
Georgia C.	Young	4603 Heyman Lane, #117	Alexandria	LA	71303	Rapides
Judith Ellen Lanclos	Zeranque	8705 Ridgemont Drive	Pineville	LA	71360	Rapides
Elvie	Zeranque, Jr.	8705 Ridgemont Drive	Pineville	LA	71360	Rapides
Ella Wayne	Gaup	8651 River Road	Destrehan	LA	70047	St. Charles
Stephanie Anne Gaup	Johnson	393 Fairway Drive	Laplace	LA	70047	St. John the Baptist
Karen Lenore Gaup	Wozniak	1639 Cobblestone Court	Baton Rouge	LA	70806	East Baton Rouge
Myles K.	Gaup, M.D.	8651 River Road	Destrehan	LA	70047	St. Charles
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