

BYLAWS of the KEEPSAKE FOUNDATION

ARTICLE I NAMING

Section 1 - NAME The name of the organization shall be the Keepsake Foundation.

The organization has not been formed for the making of any personal profit, or personal financial gain. The assets and income of the organization shall not be distributable to, or benefit the trustees, directors, officers, or other individuals. The assets and income shall only be used to promote corporate purposes as described below. Nothing contained herein, however, shall be deemed to prohibit the payment of reasonable compensation to employees and independent contractors for services provided for the benefit of the organization. This organization shall not carry on any other activities not permitted to be carried on by an organization exempt from federal income tax. The organization shall not endorse, contribute to, work for, or otherwise support (or oppose) a candidate for public office. The purpose of the organization is the following:

- a. Scholarships and Grants for American Heros, their children, or family members.
- b. Support of other organizations with aligning values.
- c. Raising awareness for illnesses affecting our Combat Veterans.
- d. The organization is organized exclusively for purposes pursuant to section 501(c)(19) of the Internal Revenue Code.

ARTICLE II MEMBERSHIP

Section 1. Membership. As a Foundation dedicated to funding camaraderie events, offering benefits, and as board approved, engaging in limited political advocacy, the Keepsake foundation is a 501(c)(19) nonprofit organization recognized by the IRS as a veterans' organization. Our purpose is primarily to serve past and present members of the U.S. Armed Forces, specifically those of the 3rd Battalion 327th Infantry Regiment,

along with their families and dependents.

Section 2. Thresholds. The membership thresholds must show that at least 75 percent of its members are current or former members of the U.S. Armed Forces, and at least 97.5 percent are veterans, cadets, or close family members within two degrees of relationship.

Section 3. Combat Veteran Requirement. In addition to the 75 percent veteran threshold, at least 90 percent of the members must be war veterans, meaning individuals who served during a federally recognized period of war, in order for donations to be tax-deductible.

Section 4. Remainder. The remaining 2.5 percent is the only space left for those who do not fit those categories.

Section 5. Life Membership. The following categories of persons are to be considered eligible for Life membership:

- a. Active-duty members
- b. Reserve component members
- c. ROTC Cadets
- d. Service Academy Cadets

Section 6. Dishonorable discharge. Dishonorably discharged individuals do not qualify for Life Membership, and if admitted they will be listed under the 2.5 percent.

ARTICLE III MEETINGS

Section 1. Annual Meeting. An annual meeting shall be held once each calendar year for the purpose of electing directors and for the transaction of such other business as

may properly come before the meeting. The annual meeting shall be held at the reunion and be known as the Annual Meeting of the Foundation.

Section 2. Special Meetings. Special meetings may be requested by the Board of Trustees, Board of Governors. A special meeting of members is not required to be held at a geographic location if the meeting is held by means of the internet or other electronic communications technology in a manner pursuant to which the members have the opportunity to read or hear the proceedings substantially concurrent with the occurrence of the proceedings, note on matters submitted to the members, pose questions, and make comments.

Section 3. Notice. Written or electronic notice of all meetings shall be provided under this section or as otherwise required by law.

a. The Notice shall state the place, date, and hour of meeting, and if for a special meeting, the purpose of the meeting. Such notice shall be mailed to all directors of record at the address shown on the corporate books, at least 10 days prior to the meeting. Such notice shall be deemed effective when deposited in ordinary U.S. mail, properly addressed, with postage prepaid.

b. Alternate to the mailing of the Notice, the President or the Board of Directors, or their designee, will have the option to email the notice of the meeting whether held at a geographic location if the meeting is held by means of the internet or other electronic communications technology in a manner pursuant to which the members have the opportunity to read or hear the proceedings substantially concurrent with the occurrence of the proceedings, note on matters submitted to the members, pose questions, and make comments.

Section 4. Place of Meeting. Meetings shall be held pursuant to Section 3, above, unless otherwise stated in the notice. A member participating in a meeting by electronic means shall be deemed to be present in person at the meeting.

Section 5. Quorum. A majority of the members shall constitute a quorum at a meeting. In the absence of a quorum, a majority of the members may adjourn the meeting to

another time without further notice. The members present at a meeting represented by a quorum may continue to transact business until adjournment, even if the withdrawal of some members results in representation of less than a quorum.

ARTICLE IV TRUSTEES

Section 1. Number of Trustees. The Keepsake Foundation will have a permanent 4-member Board of Trustees.

The purpose of the Board of Trustees is to oversee the Board of Governors, and at any point if the foundation begins to deviate off its mission, the Trustees will reinforce the mission if the course correction is not made within the timeline set forth by the Trustees, they have the duty to remove any board member or the entire board with a $\frac{3}{4}$ vote. Any changes in bylaws the Board of Trustees would like to pass requires $\frac{3}{4}$ of the Trustees approval in order to ratify said changes.

The Trustees are in place to:

1. Advise guide and support the President and Executive Director of the Keepsake Foundation.
2. They will conduct semi-annual audits of:
 - a. Fiduciary documents and assets
 - b. All board and meeting notes as prescribed by these Bylaws.

Section 2. Term of Office. The Trustees shall serve for life, pursuant to Section 9 of this Article.

Section 3. Quorum. A majority of Trustees shall constitute a quorum.

Section 4. Adverse Interest. In the determination of a quorum of the Trustees, or in voting, the disclosed adverse interest of a Trustee shall not disqualify the Trustee or invalidate their vote.

Section 5. Regular Meeting. The Board of Trustees shall meet immediately after the election of new Trustees. The Board of Trustees may provide, by resolution, for additional regular meetings without notice other than the notice provided by the resolution.

Section 6. Special Meeting. Special meetings may be requested by any two Trustees by providing ten days written notice by ordinary United States mail, effective when mailed. Minutes of the meeting shall be recorded and filed. A special meeting of members is not required to be held at a geographic location if the meeting is held by means of the internet or other electronic communications technology in a manner pursuant to which the members have the opportunity to read or hear the proceedings substantially concurrent with the occurrence of the proceedings, note on matters submitted to the members, pose questions, and make comments.

Section 7. Procedures. The vote of the majority of the Trustees present at a properly called meeting at which a quorum is present shall be the act of the Board of Trustees. The Board shall keep written minutes of its proceedings in its permanent records.

Section 8. Informal Action. Any action required to be taken at a meeting of Trustees, or any action which may be taken at a meeting of Trustees, may be taken without a meeting if a consent in writing setting forth the action so taken, is signed by all of the Trustees.

Section 9. Removal/ Vacancies. Whereas the only time a Trustee can be replaced by remaining Trustee members is by:

- a. Retirement
- b. Resignation
- c. Significant cognitive deficiency
- or --
- d. Death

The outgoing trustee can support and groom his/her replacement with the blessing of two (2) other Trustees or one (1) Trustee and 50% of the Board of Governors agrees. The replacement must have served on the Board of Governors before sitting on the Board of Trustees.

ARTICLE V GOVERNORS

Section 1. Number of Governors. The organization shall be managed by a Board of Governors consisting of a President, Vice-President, Presidential Advisor, Treasurer, and a Secretary.

President. The President shall be the chief executive officer and shall preside at all meetings of the Board of Governors.

Vice-President. The Vice-President shall be the assistant to the chief executive officer and shall assist the President in all matters.

Presidential Advisor. The Presidential Advisor shall be the previous President to advise the current President for a term of one year. In the advent of the President leaving prior to the completion of his term, the Presidential Advisor will act in place of the Vice-President until the election or appointment of a new Vice-President.

Secretary. The Secretary shall give notice of all meetings of the Board of Governors, shall keep an accurate list of the Governors, and shall have the authority to certify any records, or copies of records, as the official records of the organization. The Secretary shall maintain the minutes of the Board of Governors meetings and all committee meetings.

Treasurer/CFO. The Treasurer shall be responsible for conducting the financial affairs of the organization as directed and authorized by the Board of Directors and Executive Committee, if any, and shall make reports of corporate finance as required, but no less often than at each meeting of the Board of Directors and Executive Committee.

Section 2. Election and Term of Office. The Governors shall be elected at the annual meeting. Each Governor shall serve a term of 4 year(s), or until a successor has been elected and qualified.

Section 3. Quorum. A majority of Governors shall constitute a quorum.

Section 4. Adverse Interest. In the determination of a quorum of the Governors, or in voting, the disclosed adverse interest of a Governor shall not disqualify the Governor or invalidate their vote.

Section 5. Regular Meeting. The Board of Governors shall meet immediately after the election for the purpose of electing its new officers, appointing new committee chairpersons and for transacting such other business as may be deemed appropriate. The Board of Governors may provide, by resolution, for additional regular meetings without notice other than the notice provided by the resolution.

Section 6. Special Meeting. Special meetings may be requested by the President, Vice-President, Secretary, or any two directors by providing ten days written notice by ordinary United States mail, effective when mailed. Minutes of the meeting shall be sent to the Board of Trustees within two weeks after the meeting. A special meeting of members is not required to be held at a geographic location if the meeting is held by means of the internet or other electronic communications technology in a manner pursuant to which the members have the opportunity to read or hear the proceedings substantially concurrent with the occurrence of the proceedings, note on matters submitted to the members, pose questions, and make comments.

Section 7. Remote Communication Meetings. Remote communication means any electronic communication including conference telephone, video conference, or any other method or forum currently available or developed in the future by which Directors do not present in the same physical location may simultaneously communicate with each other.

Section 8. Procedures. The vote of a majority of the Governors present at a properly called meeting at which a quorum is present shall be the act of the Board of Governors, unless the vote of a greater number is required by law or by these by-laws for a particular resolution. A Governor of the organization who is present at a meeting of the Board of Governors at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless their dissent shall be entered in the minutes of the meeting. The Board shall keep written minutes of its proceedings in its permanent records.

Section 9. Informal Action. Any action required to be taken at a meeting of Governors, or any action which may be taken at a meeting of Governors or of a committee, may be taken without a meeting if a consent in writing setting forth the action so taken, is signed by all of the Governors or all of the members of the committee, as the case may be.

Section 10. Removal/ Vacancies. Governors shall be subject to removal, with or without cause, at a meeting called for that purpose. Any vacancy that occurs on the Board of Governors, whether by death, resignation, removal or any other cause, may be filled by the remaining Governors. A Governor elected to fill a vacancy shall serve the remaining term of his or her predecessor, or until a successor has been elected and qualified.

Section 11. Committees. To the extent permitted by law, the Board of Governors may appoint from its members a committee or committees, temporary or permanent, and designate the duties, powers and authorities of such committees.

ARTICLE VI OFFICERS

Section 1. Officers of the Foundation. The officers of the Foundation shall be a Parliamentarian, a Legal Advisor, a Sergeant-at-Arms, and a Chaplain.. Two Or more offices may be held by one person.

Parliamentarian. The Parliamentarian will provide advice to the presiding officer and other officers, committees, and members on matters of meeting procedure. The Parliamentarian will ensure board meetings follow a particular parliamentary style and procedures such as Robert's Rules of Order. The Parliamentarian will provide the basics of meeting procedure, and becoming familiar with the organization's governing documents, finances, etc.

Legal Advisor. The Legal Advisor, when determined necessary, is to provide legal advice and guidance to the members of the board. The Legal Advisor can help the board to make decisions that are legally sound and that will protect the interests of the Foundation. The Legal Advisor will also help to resolve disputes between members of the board, research and drafting legal documents, represent the Foundation in legal proceedings, and negotiate contracts on behalf of the Foundation.

Sergeant-at-Arms. The sergeant at arms serves as the Board's caller and protocol officer. As chief protocol officer, the sergeant at arms enforces all rules of the Boards—its Standing Rules, Standing Orders, and Rules for removal of Trustees, Governors, Officers, and members. As the Boards chief enforcement officer, the sergeant at arms can compel Board members to come to meetings to establish a quorum.

Chaplain. The Chaplain shall be responsible for conducting the pastoral affairs of the organization, and benediction at meetings as directed and authorized by the Board of

Trustees, Board of Governors, and shall make reports of pastoral care as required, but no less often than at each meeting of the Board of Trustees and Board of Governors.

Section 2. Election and Term of Office. The officers of the organization shall be elected annually by the Board of Governors at the first meeting of the Board of Governors, immediately following the annual meeting. Each officer shall serve a one year term or until a successor has been elected and qualified.

Section 3. Removal or Vacancy. The Board of Trustees and the Board of Governors shall have the power to remove an officer or agent of the organization. Any vacancy that occurs for any reason may be filled by another officer.

ARTICLE VII CORPORATE SEAL, EXECUTION OF INSTRUMENTS

The organization shall have a corporate seal, which shall be affixed to all deeds, mortgages, and other instruments affecting or relating to real estate. All instruments that are executed on behalf of the organization which are acknowledged and which affect an interest in real estate shall be executed by the President or any Vice-President and the Secretary or Treasurer. All other instruments executed by the organization, including a release of mortgage or lien, may be executed by the President or any Vice-President. Notwithstanding the preceding provisions of this section, any written instrument may be executed by any officer(s) or agent(s) that are specifically designated by resolution of the Board of Governors.

ARTICLE VIII AMENDMENT TO BYLAWS

The bylaws may be amended, altered, or repealed by the Board of Governors by a seventy-five percent majority of a quorum vote at any regular or special meeting. In addition to a seventy-five percent support of the Board of Trustees. The text of the proposed change shall be distributed to all board members at least ten(10) days before the meeting.

ARTICLE IX INDEMNIFICATION

Any director or officer who is involved in litigation by reason of his or her position as a director or officer of this organization shall be indemnified and held harmless by the organization to the fullest extent authorized by law as it now exists or may subsequently be amended (but, in the case of any such amendment, only to the extent that such amendment permits the organization to provide broader indemnification rights).

ARTICLE X
Non-Discrimination Policy

It is the policy of the Keepsake Blue Foundation that no person otherwise eligible will be excluded from participation in, denied the benefits of, or subjected to discrimination in the administration of Keepsake programs and services based on non-merit factors such as race, color, national origin, religion, sex, gender identity, sexual orientation, or disability (physical or mental). By acceptance of these by-laws, the foundation, its members, and board members agree to comply with this policy in supporting the program and in performing the services called for under these by-laws.

ARTICLE XI
DISSOLUTION

The organization may be dissolved only with authorization of its Board of Directors given at a special meeting called for that purpose, and with the subsequent approval by no less than two thirds (2/3) vote of the members. In the event of the dissolution of the organization, the assets shall be applied and distributed as follows:

All liabilities and obligations shall be paid, satisfied, and discharged, or adequate provision shall be made, therefore. Assets not held upon a condition requiring return, transfer, or conveyance to any other organization or individual shall be distributed, transferred, or conveyed, in trust or otherwise, to charitable and educational organization, organized wider Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, of a similar or like nature to this organization, as determined by the Board of Directors.

ARTICLE XII
Certification

We the inaugural officers of the Keepsake Foundation hereby certify that the foregoing is a true and correct copy of the bylaws of the above-named organization, duly adopted by the initial Board of Directors on this _____ day of _____, 2025

President - James Roberts

Secretary - Chris Hunt

Treasurer - Joel Spicer

Glossary

Bylaws - the purpose of these Bylaws (the "Bylaws") is to provide rules governing the internal management of the Corporation.

Chair of the Board - Once a Board of Directors has been appointed or elected by the Shareholders, the Board will then elect a chairman (the "Chair of the Board"). The Chair of the Board will act to moderate all meetings of the Board of Directors and any other duties and obligations as described in these Bylaws.

Corporate Officer - A corporate officer (individually the "Officer" and collectively the "Officers") is any individual acting for or on behalf of the Corporation. An Officer of the Corporation will usually be appointed to a specific task such as secretary, president, treasurer or other similar position. One person may hold several offices. The Officers will manage the day-to-day operations of the Corporation and report to the Board of Directors.

Principal Executive Office - The Principal Executive Office for the Corporation is where the President of the Corporation has an office.

Principal Office - The Principal Office of the Corporation is the address designated in the annual report where the executive offices of the Corporation are located.

Principal Place of Business - The Principal Place of Business is the address at which the Corporation conducts its primary business.

Registered Office - The Registered Office is the physical street address within the state where the registered agent can be contacted during normal business hours for service of process.

Life Member List

LAST, FIRST, MI	LAST, FIRST, MI	LAST, FIRST, MI
ADDISON, HERBERT D.	GRAF, KEVIN E.	PAULEY, JOHN T.
AGUIRRE, ANTONIO S.	GRAGG, JERALD W.	PEACE, JAMES
AKERMAN, BRANDON J.	GRANGE, CHARLES W. JR	PENN, BENJAMIN T.
AKERS, SHAWN	GRANT, JAMES	PEQUENO, JOSE JR.
AKIN, TERRY A.	GRANT, NATHAN A.	PEREZ, RUBEN
ALEXANDER, DAVID J.	GRAUMANN, BRANDON	PERKINS, JOSHUA Z. A.
ALLEN, BRYAN J.	GREGORY, DERRICK L.	PERKINS, MERLE C. JR
ALLEN, ERRIC D.	GREGORY, MATHEW R.	PERRY, JOVAN H.
ALLEN, STUART G.	GRIFFITH, GERALD L. III	PETRONE, ADAM D.
ANDERSON, ADONNIS I.	GRIFFTH, RICHARD L.	PETTIGREW, BRIAN D.
ANDERSON, KEITH JR	GRIFO, DANIEL T.	PHILLIPS, CHRISTOPHER
ANDERSON, MARK A.	GUARINO, JAIME	PIERSON, ZACHARY
ANDRYCHOWICZ, BRIAN M	GUILLORY, REGGIE JR	PINKERTON, ROBERT S. II
AQUAOWO, JEREMY M.	HADLEY, DAN C.	POLLOCK, JASON D.
AQUININGOC, GEORGE B.	HALE, JAMES A.	POLVERINI, JOSEPH C.
ARMSTEAD, CORY D.	HALEY, CHARLES E.	PORTER, SHANE A.
ARMSTRONG, STANLEY R.	HALL, CHRISTOPHER T.	POSEY, JOEY K.
ARROYO-LARA, JOSE A	HALL, ZEB M.	POWELL, EDWARD M. JR
ATKINS, TRAVIS W.	HANLEY, JOHN L.	POWERS, PAUL D. JR
AUSTIN, RICHARD M. JR.	HARAN, MICHAEL T.	PREIDIS, CHARLES V.
AVENTUNA, JOHN R.	HARDEGREE, MATTHEW S.	PRESCOTT, MATTHEW
AVGERINOS, ANGELO T. II	HARDY, ANDREW T.	PRIBBLE, DAVID A.
BAILEY, CHRISTOPHER S.	HARGROVE, KERRY	PRICE, MICHAEL
BALL, JASON M.	HARMON, BRIAN L.	PRIDE, CHARLES B.
BARBER, JOSEPH A.	HARRIGAN, SEAN P.	PURDON, JAMES C.
BARGER, DAVID W.	HARRINGAN, MICHAEL	PURSEL, JEREMY J.
BARKMAN, JEREMIAH J.	HARRYMAN, KENNETH C.	PURVIS, MICHAEL B.
BARNETT, CHRISTOPHER	HARTER, ADAM	QUINTANA, TONY S.
BARRIER, JASON	HAVEN, JOHN J.	QUIROGA, ANTONIO I.
BARTHEL, JASON E	HAWKINS, NATHAN L.	RABIDEAU, DONALD L. III
BATISTA ROSADO, JOSUE	HAYE, GERALD F. JR	RAFFERTY, SHAWN W.
BAUM, ERIC L.	HAYES, ANTHONY J.	RAIMUNDI, CARLOS D.
BEAN, IAIN A.	HAYRE, MICHAEL A.	RAMOS, KELLY P.
BEAVER, CODY L	HAZEL, CHARLES W.	RAWCLIFFE, BENJAMIN

BEAVERS, JUSTIN W.	HEITER, PATRICK E.	REED, DAVID O.
BECKER, ROBERT W.	HENDERSON, NICHOLAS W.	REID, JOSHUA L.
BEILFUSS, JAN ARNOLD	HENNIGAN, ROBERT M.	REINHARD, EDWARD J.
BELL, CHRSTOPHER M.	HENSON, GEORGE	REYNOLDS, SHAUN A.
BELLE, ERIC T.	HERNANDEZ, ERIC J.	RHODES, DANIEL R. JR
BENSHEIMER, KURT A.	HERNANDEZ, MITCHELL A. JR	RHODES, ROBERT D.
BERRIOS, GERARDO E.	HERREMA, RICHARD	RIDLEY, CHRISTOPHER M.
BERRY, TIMOTHY J.	HESTER, JONATHAN E.	RIPLEY, JOHN N.
BEST, DEREK J.	HILL, DAVID B.	RISENHOOVER, CORY J.
BICKHARDT, JUSTIN A.	HINCHEY, JOHN W.	ROBERTS, DEVIN D. SR
BIENIEMY, RAMON A.	HINDLEY, JUSTIN C.	ROBERTS, JAMES A.
BILLINGS, ALLAN E.	HITES, ROBERT E.	ROBERTS, RYAN A.
BISHOP, KENNETH L.	HOLLAND, TOMMY J.	ROBERTS, TIMOTHY B.
BLACKBURN, ROBERT	HOLMANDER, PATERICK D.	RODRIGUEZ, FERMIN O.
BLOCKER, MAC JR	HOLMES, DEREK B.	ROLENS, DUSTIN L.
BOLEN, LEWIS V. II	HONEY, RICHARD L.	ROMERO, CORY A.
BONNELL, BRAD L.	HOOPER, SCOTT G.	ROMIG, GARY J.
BORDERS, DONALD B.	HOPKINS, AMARI R.	ROPER, TYRONE J.
BORLAND, BRYAN J.	HOPKINS, DAVID W.	ROSE, KENNETH T.
BOROWSKY, ADAM D.	HOWARD, CARLTON E.	ROSSIGNOL, MICHAEL D.
BOWER, DUSTIN	HUBBARD, FRAKLIN L.	RUBLE, JACOB J.
BOWERS, THOMAS M.	HUBER, MATTHIAS J.	RUSHING ROCKEY
BOYD, THOMAS D.	HUDSON DERRICK W.	RUSSELL, JAMALL R.
BRADLEY, TRAVIS M.	HUGHES, LYLE S.	RUZICKA, TED
BRADY, JAMES A.	HUNT, CHRISTOPHER M.	SAGER, JASON E.
BRANDON, DWAYNE	HUNT, JASON C.	SALAK, MATTHEW
BRANDON, JIMMY D.	HUTSON, JOHN W.	SALINGER, DARREN M. JR
BRANDON, JOSHUA	IBSEN, STEVEN R.	SALISBURY, STEPHEN C.
BRANT, CHRISTOPHER L.	IDOL, ANDREW P.	SANCHEZ, ANTHONY
BRAUN, ANDREW J.	ILLENYE, KORY D.	SANCHEZ, MELVIN
BRAY, RUSTY L.	IMPERIAL, DANIEL T.	SCHAFER, PHILIP L.
BREWER, GABRIEL E.	INFANTE, RANDY JR	SCHIELE, ALBERT J. III
BRIDGES, GARY R. JR	INGRAM, DAVID	SCHILL, WAYNE
BRIGGS, MICHAEL	JABLONOWSKI, ADAM M.	SCHNEIDER, CHARLES P. JR
BRITTON, DENNIS W. JR	JACKSON, RANDALL D.	SCHULER, ERIC
BROOKS, DERRICK J.	JACOBS, JOSHUA W.	SEARCY, TIMMIE J.
BROSE, JOHN B.	JACOBY, PARRISH	SEELEY, JEREMY S.
BROWN, AARON L.	JANCAR, LEONARD L. M.	SEIFERT, CHRISTOPHER S.
BROWN, JOSEPH B.	JANS, DUSTIN K.	SELIG, MICHAEL W.

BROWN, JOSHUA D.	JANSEN, SCOTT J.	SENNA, MATTHEW M. PFC
BROWN, TYLER	JASON, JEREMY J.	SESSIONS, JAMES E. JR
BUCKMAN, JAMES	JEANNERET, JEREMY J.	SEVERANCE, KENNETH A.
BULGER, AARON H.	JEFFERIES, JEFF	SHANE, RYAN
BURKS, AARON S.	JESSOP, ANDREW I.	SHELL, JAMES A.
BURRILL, BRIAN	JIMENEZ ALMANZA, DAVID D.	SHOEMAKER, JOHN M.
BURRIS, CHRISTOPHER J.	JOHNS, ANTHONY L.	SHORT, ERIC C.
BUSH, JASON	JOHNSON, BRADLEY C.	SHUBERT, SAMUEL J.
BUTCHER, CHARLES L. III	JOHNSON, DANIEL L. JR	SHUMAN, PATRICK S.
BUTLER, JASON C.	JOHNSON, EMMETT T.	SIMONS, JONATHAN M.
BYARS, JOHN R. JR	JOHNSON, JASON N.	SINSIGALLI, MATTHEW S.
BYERLE, NEIL A.	JOHNSON, MARK H.	SKIDMORE, CORY M.
BYRD, CHRISTOPHER L.	JOHNSON, ROBERT D.	SLONE, CLARK J.
CALDWELL, RANDELL L. JR	JONES, REGINALD	SMITH, RANDAL
CALMES, VINCENT K.	JONES, WILLIAM P.	SMITH, ROBERT F.
CAMPBELL, HARLAS C.	JOSEPH, DEREK M.	SMITH, STEVEN
CANALES, OMAR	JOSEPH, PAUL E.	SNYDER, JACOB A.
CAPPS, ROBERT A.	KAMINSKI, JAMES H. JR.	SOKOLOWSKI, JUSTIN R.
CARLISLE, NATHAN W.	KANUCKEL, BRAQNT I.	SORRELL, MATTHEW
CARLSON, RICK	KARPOWECZ, WILLIAM M.	SOULTS, ERIC
CAROLE, LEON G.	KEATING, DANIEL R.	SOWERS, JOSEPH A.
CARPENTER, RICHARD A.	KEATON, GREGORY A.	SPANG, DYLAN B.
CARR, EDWARD L.	KEEFER, JASON R.	SPARLING, JEREMY A.
CARTER, NICK	KEET, JEREMY A.	SPEARS, CORY
CASE, CHRISTOPHER L.	KEMPER, MATTHEW D.	SPICER, JOEL Z.
CENIN, ROBERT A.	KENNEDY, LARRY W. JR	SPRATT, KENYA
CHAMBERS, JAMES J.	KENNON, MORGAN	SPRINGSTEAD, TYLER J.
CHAPMAN, STEVEN R.	KERN, CORY J.	SPROTTE, LUKE A.
CHASTINE, SENICA D.	KEY, TROY L.	STACK, PATRICK A.
CHATAGNIER, BRIAN	KILLMAN, JUSTIN L.	STACY, JOSEPH W.
CHYZANOWSKI, PATRICK J. JR.	KIM, SUNG N.	STADE, ADAM
CHUNG, SUNG H.	KIMLER, SHANE M.	STANDRIDGE, WILLIAM
CLARK, JUSTIN M.	KIRCHNER, JAMES R.	STANSBURY, MATTHEW
CLARK, RYAN J.	KLENK, JOHN F.	STATON, JEFFREY
CLINK, DANIEL W.	KNOBLAUCH, TRAVIS L.	STELTZNER, JOHN
CLISER, GARRETT M.	KNOWLES, HENRY	STEPP, JASON
CLONCH, JEFFREY	KOTSON, THEODORE	STEVENSON, RODLON
COBB, STERLING R.	KOWALESKY, BRIAN M	STEWART, KEITH

COLE, SHAWN, W.	KOWALSKY, MICHAEL D. II	STOCKTON, KENNETH
COLEMAN, WILLIAM B.	KREINSCHROEDER, CLAUS D.	STOESZ, JOSHUA
COLIN, ALONSO S.	KUTZ, RYAN K.	STOKHOLM, JAYE K.
CONLEY, DANIEL W.	LAFOREST, JEREMIAH A.	STONE, DWAYNE
CONNER, TODD R. JR	LANCASTER, DANIEL A.	STONE, MICHAEL
CONNOLLY, JAMES M. JR	LANDEN, TODD	STONER, SHAUN
COPSEY, RANDALL L.	LANE, JASON M.	STRECK, JOHN R. JUR
COQUILLARD, GEORGE W.	LANG, ANDREW T.	STRICKLAND, MICHAEL
CORBIN, SCCOTT P.	LARANANG, REGINALD ABAD	STROHM, JAMES
CORDOBAPALCIOS, LELLES W.	LASCELLES, JUSTIN	STRONG, VAUGHN DOUGLAS JR
CORDOVA, ANDRIAN D.	LASLEY, WILLIAM L. III	STRUCKER, CRAIG A.
CORRALES, ERICK J.	LAVELLE, DAVID G.	STUDEBAKER, STEVEN M.
COSBY, SAYGEDWAYNE T.	LAVELLE, SCOTT M.	STUVER, WILLIAM
COULTER, JESSE J.	LAW, JAMES S.	SUGGS, WILLIAM
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