

HMN FINANCIAL INC
Form PRE 14A
March 06, 2013

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.)

Filed by the Registrant

Filed by a Party other than the Registrant

Check the appropriate box:

- Preliminary Proxy Statement
- Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))**
- Definitive Proxy Statement
- Definitive Additional Materials
- Soliciting Material under Rule 14a-12

HMN FINANCIAL INC.

(Name of registrant as specified in its charter)

(Name of person(s) filing proxy statement, if other than the registrant)

Payment of Filing Fee (Check the appropriate box):

- No fee required.
- Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.

(1) Title of each class of securities to which transaction applies:

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(2) Aggregate number of securities to which transaction applies:

(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

(4) Proposed maximum aggregate value of transaction:

(5) Total fee paid:

.. Fee paid previously with preliminary materials.

.. Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(1) Amount Previously Paid:

(2) Form, Schedule or Registration Statement No.:

(3) Filing Party:

(4) Date Filed:

1016 Civic Center Drive N.W.
Rochester, Minnesota 55901-6057
(507) 535-1200

March , 2013

Dear Stockholder:

You are cordially invited to attend the annual meeting of stockholders to be held at the Rochester Golf and Country Club, located at 3100 W. Country Club Road, Rochester, Minnesota, on Tuesday, April 23, 2013, at 10:00 a.m., local time.

The corporate secretary's notice of annual meeting and the proxy statement that follow describe the matters to come before the meeting. During the meeting, we also will review the activities of the past year and items of general interest about our company.

We hope that you will be able to attend the meeting in person, and we look forward to seeing you. Please vote your proxy through the Internet, by telephone, or mark, date and sign the enclosed proxy card and return it in the accompanying postage-paid reply envelope as quickly as possible, even if you plan to attend the annual meeting. If you later desire to revoke the proxy, you may do so at any time before it is exercised.

Sincerely,

Hugh C. Smith
Chairman of the Board of Directors

VOTING METHODS

The accompanying proxy statement describes important issues affecting HMN Financial, Inc. If you are a stockholder of record, you have the right to vote your shares through the Internet, by telephone or by mail. You also may revoke your proxy any time before the annual meeting. Please help us save time and administrative costs by voting through the Internet or by telephone. Each method is generally available 24 hours a day and will ensure that your vote is confirmed and posted immediately. To vote:

1. **BY INTERNET**

- a. Go to the web site at <http://www.eproxy.com/hmnf>, 24 hours a day, seven days a week, until 11:59 p.m. central time on April 22, 2013.
- b. Please have your proxy card and the last four digits of your social security number or tax identification number and create an electronic ballot.
- c. Follow the simple instructions provided.

2. **BY TELEPHONE**

- a. On a touch-tone telephone, call toll free 1-800-560-1965, 24 hours a day, seven days a week, until 11:59 p.m. central time on April 22, 2013.
- b. Please have your proxy card and the last four digits of your social security number or tax identification number.
- c. Follow the simple instructions provided.

3. **BY MAIL (if you vote by telephone or Internet, please do not mail your proxy card)**

- a. Mark, sign and date your proxy card.
- b. Return it in the enclosed postage paid envelope.

If your shares are held in the name of a bank, broker or other holder of record, you will receive instructions from the holder of record that you must follow in order for your shares to be voted.

Important Notice Regarding the Availability of Proxy Materials for the Stockholder Meeting to Be Held on April 23, 2013:

The Proxy Statement and Annual Report to Stockholders are available at

<http://www.proxydocs.com/hmnf>

Your vote is important. Thank you for voting.

HMN FINANCIAL, INC.

Notice of Annual Meeting of Stockholders

to be held on

April 23, 2013

Notice is hereby given that the annual meeting of stockholders of HMN Financial, Inc. will be held at the Rochester Golf and Country Club, located at 3100 W. Country Club Road, Rochester, Minnesota, at 10:00 a.m., local time, on April 23, 2013.

A proxy card and a proxy statement for the meeting are enclosed.

The meeting is for the purpose of considering and acting upon:

1. the election of three directors, to serve until the conclusion of the third succeeding annual meeting of stockholders or until their successors have been duly elected and qualified;
2. an advisory (non-binding) vote for the approval of the compensation of executives, as disclosed in this proxy statement;
3. an advisory (non-binding) vote on the frequency of the advisory (non-binding) vote for the approval of the compensation of executives, as disclosed in this proxy statement;
4. the approval to amend our certificate of incorporation, as amended, to increase the number of authorized shares of common stock from 11,000,000 shares, \$0.01 par value per share, to 16,000,000 shares, \$0.01 par value per share; and
5. the ratification of the appointment of KPMG LLP as our independent registered public accounting firm for 2013; and such other matters as may properly come before the meeting, or any adjournments or postponements thereof. As of the date of this notice, the board of directors is not aware of any other business to come before the meeting.

Any action may be taken on the foregoing proposals at the meeting on the date specified above, or on any date or dates to which the meeting may be adjourned or postponed. Stockholders of record at the close of business on February 26, 2013, are the stockholders entitled to receive notice of, and to vote at, the meeting and any adjournments or postponements thereof.

A complete list of stockholders entitled to vote at the meeting will be available for examination by any stockholder, for any purpose germane to the meeting, between 9:00 a.m. and 5:00 p.m. central time, Monday through Friday, at HMN Financial, Inc., 1016 Civic Center Drive N.W., Rochester, Minnesota for a period of ten days prior to the meeting.

Your proxy is important to ensure a quorum at the meeting. Even if you own only a few shares, and whether or not you expect to be present at the meeting, please vote your proxy by telephone or through the Internet, in accordance with the voting instructions set forth on the enclosed proxy card, or mark, date and sign the enclosed proxy card and return it in the accompanying postage-paid reply envelope as quickly as possible. You may revoke your proxy at any time prior to its exercise, and returning your proxy or voting your proxy by telephone or through the Internet will not affect your right to vote in person if you attend the meeting and revoke the proxy.

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HMN FINANCIAL, INC.

BY ORDER OF THE BOARD OF DIRECTORS

Cindy K. Hamlin
Secretary

Rochester, Minnesota

March , 2013

PROXY STATEMENT

ABOUT THE ANNUAL MEETING

This proxy statement is furnished in connection with the solicitation on behalf of the board of directors of HMN Financial, Inc. of proxies to be used at the annual meeting of stockholders, which will be held at the Rochester Golf and Country Club, located at 3100 W. Country Club Road, Rochester, Minnesota, on April 23, 2013, at 10:00 a.m., local time, and any adjournments or postponements of the meeting. The accompanying notice of annual meeting and this proxy statement are expected to be mailed to stockholders on or about March 22, 2013.

Certain information provided herein relates to Home Federal Savings Bank, a wholly owned subsidiary of our company referred to as the bank.

The board of directors requests that you vote on the proposals described in this proxy statement. You are invited to attend the meeting, but you do not need to attend the meeting to cast your vote.

What is the purpose of the annual meeting?

At the annual meeting, we will ask our stockholders to vote on five matters:

1. to elect three members of our board of directors, to serve until the conclusion of the third succeeding annual meeting of stockholders or until their successors have been duly elected and qualified;
2. an advisory (non-binding) vote for the approval of the compensation of executives, as disclosed in this proxy statement;
3. an advisory (non-binding) vote on the frequency of the advisory (non-binding) vote for the approval of the compensation of executives, as disclosed in this proxy statement;
4. to approve the amendment of our certificate of incorporation, as amended, to increase the number of authorized shares of common stock from 11,000,000 shares, \$0.01 par value per share, to 16,000,000 shares, \$0.01 par value per share; and
5. to ratify the appointment of KPMG LLP as our independent registered public accounting firm for 2013;

as well as to transact other business that may properly be brought before the meeting. Following the formal portion of the meeting, our management will report on our performance and answer questions from our stockholders.

Who is entitled to vote on the proposals to be considered at the meeting and described in this proxy statement?

Common stock is our only authorized and outstanding security entitled to vote on the proposals described in this proxy statement at the annual meeting. In this proxy statement, when we refer to stockholder, we are referring to our common stockholders, unless stated otherwise herein. Holders of record of our common stock as of the close of business on February 26, 2013, the record date, will be entitled to one vote for each share of common stock then held. As of February 26, 2013, we had 4,423,589 shares of common stock issued and outstanding. The number of issued and outstanding shares excludes shares held in our treasury.

Who is entitled to attend the meeting?

Subject to space availability, all stockholders as of the record date, or their duly appointed proxies, may attend the meeting. Since seating is limited, admission to the meeting will be on a first-come, first-served basis. Registration will begin at 9:30 a.m. If you plan to attend the

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meeting, please note that you will be asked to present valid picture identification, such as a driver's license or passport. Cameras, recording devices and other electronic devices are not permitted at the meeting.

Please also note that if you hold your shares in street name (that is, through a broker or other nominee), you will need to bring a copy of a brokerage statement reflecting your stock ownership as of the record date.

What constitutes a quorum?

The presence, in person or by proxy, of one third of the outstanding shares of common stock entitled to vote constitutes a quorum for purposes of the meeting. Abstentions, votes withheld and broker-non votes will be counted for the purpose of determining the presence of a quorum.

How do I vote?

If you are a registered stockholder, proxies in the accompanying form that are properly signed and duly returned to us, voted by telephone or through the Internet in accordance with the voting instructions set forth below, and not revoked, will be voted in the manner specified. We encourage you to vote by telephone or on the Internet, if possible, to reduce the costs of tabulating the vote.

To vote by Internet:

- a. Go to the web site at <http://www.eproxy.com/hmnf>.
- b. Please have your proxy card and the last four digits of your social security number or tax identification number and create an electronic ballot.
- c. Follow the simple instructions provided.

To vote by telephone:

- a. Call toll free 1-800-560-1965.
- b. Please have your proxy card and the last four digits of your social security number or tax identification number.
- c. Follow the simple instructions provided.

To vote by mail:

- a. Mark, sign and date your proxy card.
- b. Return it in the enclosed postage paid envelope.

If you are a registered stockholder and attend the annual meeting, you may deliver your proxy in person.

If you hold your shares in street name, meaning you hold them through an account with a bank or broker, your ability to vote over the Internet or by telephone depends on your bank's or broker's voting procedures. Please follow the directions that your bank or broker provides.

All shares of our common stock represented at the meeting by properly executed proxies, duly delivered to our corporate secretary prior to or at the meeting, and not revoked, will be voted at the meeting in accordance with the instructions specified on the proxies.

What happens if no instructions are indicated on my proxy?

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If no instructions are indicated, properly executed proxies will be voted as follows:

for the nominees for director listed below;

for the approval of the compensation of executives, as disclosed in this proxy statement;

for a period of one year for the frequency of the non-binding advisory vote to approve the compensation of executives;

for the amendment of our certificate of incorporation, as amended, to increase the number of authorized shares of common stock from 11,000,000 shares, \$0.01 par value per share, to 16,000,000 shares, \$0.01 par value per share; and

for the ratification of the appointment of our independent registered public accounting firm.

As of the date of this proxy statement, the board does not know of any matters, other than those described in the notice of annual meeting and this proxy statement, that are to come before the meeting. If any other matters are properly presented at the meeting for action, the persons named in the enclosed form of proxy and acting thereunder will have, to the extent permitted by law, the discretion to vote on these matters in accordance with their best judgment.

May I revoke my proxy or change my vote?

A proxy given pursuant to this solicitation may be revoked at any time before it is voted. Proxies may be revoked by filing with our corporate secretary, at or before the meeting, a written notice of revocation bearing a later date than the date on the proxy. A vote may be changed by duly executing a proxy dated a later date than the earlier proxy and relating to the same shares and delivering it to our corporate secretary at or before the meeting. Attendance at the meeting will not by itself revoke a previously granted proxy.

What is the recommendation of the board of directors on voting my shares?

Our board of directors recommends a vote as follows:

for the election of the three nominated directors;

for the advisory (non-binding) vote to approve the compensation of executives, as disclosed in this proxy statement;

for a period of one year for the advisory (non-binding) vote for the frequency of the advisory (non-binding) vote to approve the compensation of executives;

for the amendment of our certificate of incorporation, as amended, to increase the number of authorized shares of common stock from 11,000,000 shares, \$0.01 par value per share, to 16,000,000 shares, \$0.01 par value per share; and

for the ratification of KPMG LLP as our independent registered public accounting firm.

If any other matters come up for a vote at the meeting, the proxy holders will vote in line with the recommendations of the board of directors or, if there is no recommendation, at their own discretion.

What vote is required to approve each item?

If there is a quorum at the annual meeting, the matters to be voted upon by the stockholders require the following votes for such matter to be approved:

Election of Directors (Proposal 1). Directors are elected by a plurality of the votes cast at the meeting, therefore, the three director nominees who receive the greatest number of votes cast by the common stockholders will be elected. For this purpose, a properly executed proxy marked *withheld* with respect to the election of director nominees will be counted for purposes of determining whether there is a quorum, but will have no effect on the outcome of the vote on the election of directors.

Advisory Vote on Approval of Executive Compensation (Proposal 2). We will consider the stockholders to have approved the compensation of our executive officers, on an advisory, non-binding basis, if this proposal receives the affirmative vote of holders of at least a majority of the common stock for which votes are cast at the annual meeting. The advisory vote to approve the compensation of our executive officers is not binding on the board, but the compensation committee of the board will consider the vote of the stockholders when considering future executive compensation arrangements. A properly executed proxy marked *abstain* and a broker non-vote (discussed in more detail below) with respect to this proposal will not

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impact the outcome of this vote.

Advisory Vote on Frequency of Advisory Vote on Approval of Executive Compensation (Proposal 3). The frequency that receives the highest number of votes cast at the annual meeting will constitute the non-binding advisory recommendation of the stockholders as to the frequency of future advisory, non-binding, votes on executive officer compensation. The advisory vote as to

the frequency of the advisory vote to approve, on a non-binding basis, the compensation paid to our executive officers is not binding on the board, but the compensation committee of the board will consider the vote of the stockholders when considering whether the future votes to approve, on an advisory, non-binding basis, the compensation of our executive officers should occur every one, two or three years. A properly executed proxy marked *abstain* or a broker non-vote with respect to this proposal will not impact the outcome of this vote.

Increase in Authorized Common Stock (Proposal 4). The affirmative vote of holders of at least the majority of our outstanding common stock is required to approve the amendment to the certificate of incorporation, as amended, to increase our authorized shares of common stock from 11,000,000 shares, \$0.01 par value per share, to 16,000,000 shares, \$0.01 par value per share. A properly executed proxy marked *abstain* or a broker non-vote with respect to this proposal will have the same effect as a vote *against*.

Ratification of Independent Registered Public Accounting Firm (Proposal 5). The affirmative vote of holders of at least the majority of the common stock for which votes are cast at the annual meeting is required for ratification of the appointment of KPMG LLP as our independent registered public accounting firm for 2013. A properly executed proxy marked *abstain* and a broker non-vote with respect to this proposal will not impact the outcome of this vote.

Generally, for all other items that properly come before the meeting, the affirmative vote of a majority of the common stock for which votes are cast at the annual meeting is required for approval. A properly executed proxy marked *abstain* and a broker non-vote with respect to any such item will not impact the outcome of this vote.

What is the effect of abstentions and broker non-votes?

If stockholders indicate on their proxy that they wish to abstain from voting on a particular proposal, including brokers holding their customers shares of record who cause abstentions to be recorded, these shares are considered present and entitled to vote at the meeting for purposes of determining a quorum, but are not considered present or votes cast for purposes of calculating the vote with respect to that proposal. A proxy marked *abstain* on Proposals 2, 3 and 5 will not impact the outcome of those proposals. A proxy marked *abstain* on Proposal 4 will have the same effect as a vote *against* on the outcome of that proposal.

Although our shares of common stock are traded on the NASDAQ Global Market, we are subject to certain rules and regulations of the New York Stock Exchange, including those relating to the ability of brokers to vote on certain matters. If a stockholder does not give a broker holding the stockholder's shares instructions as to how to vote the shares, the broker has authority under New York Stock Exchange rules to vote those shares for or against routine matters that are not contested. For purposes of this proxy statement, the only routine matter is the ratification of KPMG LLP as our independent registered public accounting firm. Brokers cannot vote on their customers' behalf on non-routine proposals. Therefore, a broker non-vote occurs when a broker holding shares for a beneficial owner does not vote on a particular proposal because the broker does not have or does not exercise discretionary voting power with respect to that item and has not received voting instructions from the beneficial owner. If a broker returns a non-vote proxy indicating a lack of authority to vote on a proposal, then the shares covered by such a non-vote proxy will be deemed present at the meeting for purposes of determining a quorum, but not present or a vote cast for purposes of calculating the vote with respect to that proposal. Therefore, broker non-votes will have no effect on Proposals 1, 2, 3 and 5. Because a majority of the outstanding shares of our common stock must vote on Proposal 4, broker non-votes have the same effect as a vote *against* for purposes of the outcome of that proposal.

May the meeting be adjourned?

If a quorum is not present at the meeting, the chairman of the meeting, or the stockholders present, by vote of a majority of the shares entitled to vote by stockholders that are present in person or represented by proxy, may adjourn the meeting. At any adjourned meeting at which a quorum is present, any business may be transacted which might have been transacted at the meeting as originally called.

Who pays the expenses incurred in connection with the solicitation of proxies?

We will bear the cost of solicitation of proxies. We will reimburse brokerage firms and other custodians, nominees and fiduciaries for reasonable expenses incurred by them in sending proxy materials to the beneficial owners of common stock. In addition to solicitation by mail, our directors and officers, as well as employees of the bank, may solicit proxies personally or by telephone without additional compensation.

How may I obtain additional copies of the annual report?

Our 2012 annual report, including financial statements, is enclosed. The annual report is also available online at www.hmnf.com or www.proxydocs.com/hmnf. For additional printed copies, which are available without charge, please request copies in writing to 1016 Civic Center Drive N.W., Rochester, Minnesota 55901-6057, Attention: Corporate Secretary.

What is the deadline for submitting a stockholder proposal for the 2014 annual meeting?

We must receive stockholder proposals intended to be presented at the 2014 annual meeting of stockholders that are requested to be included in the proxy statement for that meeting at our principal executive office no later than November 1, 2013. The inclusion of any stockholder proposals in the proxy materials will be subject to the requirements of the proxy rules adopted under the Securities Exchange Act of 1934, as amended (the Exchange Act), including Rule 14a-8. We must receive any other stockholder proposals (including director nominations) intended to be presented at the 2014 annual meeting of stockholders in writing at our principal executive office no later than 90 days in advance of the meeting (or if we do not publicly announce our annual meeting date 100 days in advance of the meeting date, by the close of business on the 10th day following the day on which notice of the meeting is mailed to stockholders or publicly made). We currently anticipate that our 2014 annual meeting of stockholders will be held on or about April 22, 2014; therefore, we must receive notice of any business to be brought before that meeting by January 22, 2014. Written copies of all stockholder proposals should be sent to our principal executive offices at 1016 Civic Center Drive N.W., Rochester, Minnesota 55901-6057, Attention: Corporate Secretary.

What does it mean if I receive more than one proxy card or instruction form?

This means that your shares are registered differently and are held in more than one account. To ensure that all shares are voted, please either vote each account over the Internet or by telephone, or sign and return by mail all proxy cards. We encourage you to register all of your shares in the same name and address by contacting our transfer agent, Wells Fargo Shareowner Services, at 1-800-401-1957. If you hold your shares through an account with a bank or broker, you should contact your bank or broker and request consolidation.

I share an address with another stockholder, how can I change the number of copies of the proxy statement that we receive?

Generally, we are sending only one copy of the proxy materials to eligible stockholders who share a single address unless we received instructions to the contrary from any stockholder at that address. This practice, known as householding, is designed to reduce our printing and postage costs. We will promptly deliver a separate copy of proxy materials to any stockholder who requests one by contacting our corporate secretary by telephone at (507) 535-1205, or by mail to our principal executive offices at 1016 Civic Center Drive N.W., Rochester, Minnesota 55901-6057, Attention: Corporate Secretary. If you are a registered stockholder residing at an address with another registered stockholder and you wish to receive a separate proxy in the future, or if the registered stockholders at that address currently are receiving multiple copies of the proxy materials and you wish to receive a single copy, you may contact our corporate secretary at the telephone number or address set forth above. If you are a stockholder whose shares are held by a bank, broker or other nominee, you can request information about householding from your bank, broker or other nominee.

PROPOSAL 1 - ELECTION OF DIRECTORS

Background

Our certificate of incorporation, as amended, provides that the board of directors shall fix the number of directors from time to time. The size of the board has been set at nine members, subject to the power of the board to increase the size of the board at any time. As discussed in more detail below, as of the scheduled dividend payment date of May 15, 2012, we had failed to pay dividends on the Fixed Rate Cumulative Perpetual Preferred Stock, Series A (the Preferred Stock) for six quarters. Therefore, under the terms of the certificate of designations for the Preferred Stock, commencing on May 15, 2012, the authorized number of directors of our board automatically increased by two and holders of Preferred Stock (together with any voting parity stock which may be outstanding) have the right to elect at any annual or special meeting two representatives to our board of directors. Proxies solicited by this proxy statement relate solely to nominees to our board for election by holders of our common stock and cannot be voted for more persons than the three nominees names below.

The board members to be elected by the holders of common stock are divided into three classes. The terms of three members of the board, Mr. Fogarty, Ms. Kolling, and Mr. McDonald, will expire at the conclusion of the meeting. Ms. Kolling will have completed her fourth three year term and reached board term limits as defined in the by-laws. The board has nominated Mr. Fogarty and Mr. McDonald, both current members of the board of directors, whose current terms will expire at the conclusion of the meeting, and Wendy S. Shannon, for election as directors to serve terms to expire at the conclusion of the third succeeding annual meeting of stockholders after their election, with each to hold office following each nominee's election and qualification until his or her successor has duly been elected and qualified. Ms. Shannon was recommended to the nominating and governance committee by the members of that committee and was evaluated along with other potential director nominees. It is intended that the proxies solicited on behalf of the board (other than proxies in which the vote is withheld as to one or more nominees) will be voted at the meeting for the election of the nominees identified in this paragraph. If any nominee is unable to serve, the shares of common stock represented by all of these proxies will be voted for the election of a substitute as the board may recommend.

The board knows of no reason why any of the nominees, if elected, might be unable to serve. Except as described herein, there are no arrangements or understandings between any director or nominee and any other person pursuant to which the director or nominee was selected.

Selection of Director Nominees

Director Qualifications. The board, acting through the governance and nominating committee, is responsible for selecting director nominees. The board and the governance and nominating committee believe that the board as a whole and its members individually should possess a combination of skills, professional experience, and business judgment necessary to oversee our company's current and future operations and represent stockholders' interests. The attributes that the board believes every director nominee should possess include:

notable or significant business or public service achievement and experience;

familiarity with, knowledge of, or experience in, the commercial banking industry;

familiarity with, knowledge of, or experience in, managing risk;

the highest character and integrity;

knowledge and understanding of the business and social environment in the primary geographical areas in which we operate;

an understanding of their obligation to represent the interests of all shareholders;

freedom from conflicts of interest that would interfere with their ability to discharge their duties or that would violate any applicable laws or regulations;

capability of working in a collegial manner with persons of diverse educational, business and cultural backgrounds; and

ability to devote the necessary time to discharge their duties, taking into account memberships on other boards and other responsibilities.

Procedures Regarding Director Candidates Recommended by Stockholders. As set forth in its charter, the governance and nominating committee will consider director candidates recommended by stockholders if the recommended director candidate would be eligible to serve as a director under our by-laws. Our by-laws require that directors have their primary domicile in a county where the bank has a full service branch. This requirement may be waived by a majority of the board so long as a majority of the directors currently serving on the board have their primary domicile in a county where the bank has a full service branch. Our by-laws also require that each director must receive (or have been deemed to receive) any approval, waiver or non-objection required by the company's and the bank's federal regulators. This qualification requirement may be waived by a majority of the board in its sole discretion.

In order to be considered by the governance and nominating committee, a stockholder recommendation of a director candidate must set forth all information relating to the candidate that is required to be disclosed in solicitations of proxies for election of directors in an election contest, or is otherwise required, pursuant to Regulation 14A under the Exchange Act (including the potential director's written consent to being named in the proxy statement as a nominee and to serving as a director if elected).

The governance and nominating committee will consider director candidates recommended by stockholders in the same manner that it considers all director candidates. This consideration will include an assessment of each candidate's experience, integrity, competence, diversity, skills and dedication in the context of the needs of the board. Each candidate will be evaluated in the context of the board as a whole, with the objective of recommending a group of nominees that can best perpetuate the success of the business and represent stockholder interest through the exercise of sound judgment based on a diversity of experience.

Rather than recommending director candidates to the governance and nominating committee, stockholders may directly nominate a person for election to the board by complying with the procedures set forth in our by-laws, any applicable rules and regulations of the Securities and Exchange Commission and any applicable laws. For more information regarding the submission of stockholder nominations of director candidates, please refer to the section entitled "Stockholder Proposals," as well as the Q&A appearing at the beginning of this proxy statement.

Candidates Elected by the Holders of Preferred Stock Upon Failure to Pay Dividends. As discussed in more detail in our Annual Report on Form 10-K filed for the year ended December 31, 2012, we issued Preferred Stock to the United States Department of the Treasury ("Treasury") as part of the Troubled Asset Relief Program ("TARP") Capital Purchase Program (the "CPP"). Pursuant to the terms of the Preferred Stock, since the accumulated dividends on the Preferred Stock have not been paid for an aggregate of six quarterly dividend periods, the number of our directors automatically increased by two and the holders of the Preferred Stock have the right to elect two directors to fill the newly created directorships at our annual meeting of stockholders (or at a special meeting called for that purpose prior to such annual meeting) and at each subsequent annual meeting of stockholders until all accrued and unpaid dividends for all past dividend periods on all outstanding Preferred Stock have been declared and paid in full. Treasury sold the Preferred Stock to unaffiliated third party investors on February 8, 2013. Prior to such time, Treasury had not exercised its right to elect two representatives to our board. We have been advised by the Board of Governors of the Federal Reserve (the "FRB") that the unaffiliated third party investors that purchased substantially all the Preferred Stock from Treasury have, as a condition to their investment in the Preferred Stock, entered into passivity commitments with the FRB pursuant to which they have waived, unless they obtain prior FRB consent, the right to elect two representatives to our board of directors.

Any director elected by the holders of Preferred Stock may be removed at any time, with or without cause, and any vacancy created thereby may be filled, only by affirmative vote of the holders of a majority of the shares of Preferred Stock, voting separately as a class. Any vacancy in the office of any preferred director for any

reason other than removal, may be filled by the remaining preferred director for an unexpired term in respect of which such vacancy occurred.

Board Diversity. Neither the governance and nominating committee nor the board has a formal policy with regard to the consideration of diversity in identifying director nominees. However, the governance and nominating committee considers diversity on the board in evaluating potential director nominees and believes that diverse perspectives are represented on the board, within the constraints of our by-law requirement that generally directors must have their primary domicile in a county where the bank has a full service branch.

Board of Directors

The following table sets forth certain information regarding each director or director nominee:

Name	Age	Position	Director Since
<i>Nominated for Election:</i>			
Michael J. Fogarty	74	Director	2002
Malcolm W. McDonald	76	Director	2004
Wendy S. Shannon	59	Nominee	N/A
<i>Term expiring in 2013:</i>			
Michael J. Fogarty	74	Director	2002
Susan K. Kolling	61	Senior Vice President and Director of the company and the bank	2001
Malcolm W. McDonald	76	Director	2004
<i>Term expiring in 2014:</i>			
Allen J. Berning	58	Director	2011
Karen L. Himle	57	Director	2005
Bernard R. Nigon	64	Director	2011
<i>Term expiring in 2015:</i>			
Bradley C. Krehbiel	54	President and Director of the company and the bank	2009
Hugh C. Smith	73	Chairman and Director	2009
Mark E. Utz	52	Director	2012

Allen J. Berning is currently a director and has been working as an independent consultant. He is the former Chief Executive Officer of Hardcore Computer, Inc., a computer design and manufacturing company. Prior to joining Hardcore Computer in 2007, Mr. Berning served as Chairman and Chief Executive Officer of Pemstar, Inc., an engineering and medical device manufacturing company, since founding the company in 1994. Prior to 1994, he held various engineering and management positions throughout his 15 year career with IBM.

Mr. Berning, having founded Pemstar and serving as its Chief Executive Officer for 13 years and then serving as the Chief Executive Officer of Hardcore Computer for over 4 years, brings extensive experience and perspective to our board, assisting it in assessing risk, evaluating opportunities and identifying resources essential to our success. Mr. Berning has resided in the Rochester, Minnesota area for more than 30 years, providing him with an understanding and appreciation for the business and social atmosphere of the bank's largest market.

Michael J. Fogarty has been an insurance agent with C.O. Brown Agency, Inc., an insurance agency located in Rochester, Minnesota, for over 40 years. He currently serves as a Vice President for C.O. Brown Agency, Inc.

Mr. Fogarty brings to our board extensive business experience from selling risk protection and financial products, which provides our board with perspective in its oversight of the company's financial services

business. Mr. Fogarty's experience with risk protection products also assists our board in its identification and oversight of company risks. Mr. Fogarty's 8 years of experience on our board has given him insight into, and perspective on, our company's operations, which assists our board in its oversight of our company.

Karen L. Himle is the owner of a family farming operation, established in 1882, located in Monroe, Nebraska. She is the former Vice President of University Relations for the University of Minnesota, a position she held from January 2007 until January 2011. From 2004 to January 2006, she served as the Executive Vice President of Children's Hospitals and Clinics of Minnesota, an independent, not-for-profit health care system, and President of Children's Hospitals and Clinics Foundation, the fundraising arm of Children's Hospitals and Clinics of Minnesota. From 2002 to 2004, Ms. Himle served as an independent consultant. From 1985 to 2002, she held various positions, including Senior Vice President Corporate and Government Affairs, at The St. Paul Companies, Inc., a worldwide provider of commercial property-liability insurance and reinsurance products and services. In addition, Ms. Himle serves on the board of directors for Himle, Rapp and Co., a public relations and public affairs firm, and on the Minnesota Orchestral Association Board of Directors, the University of Nebraska Foundation Board of Trustees, and the Board of Directors of Crossways International.

Ms. Himle has held senior executive positions in complex enterprises in both the public and private sectors over her 30-year career. She brings to our board the management experience and insight that she has developed over her career, which assists our board in its oversight of the management of our company. In addition, Ms. Himle provides our board with experience and insight with respect to government affairs, risk protection and financial service products.

Susan K. Kolling served as a Vice President of the bank from 1992 to 1994 and has served as a Senior Vice President of the company and the bank since 1995. In addition, from 1997 to 2003, Ms. Kolling was an owner of Kolling Family Corp., which is doing business as Valley Home Improvement, a retail lumber yard. Ms. Kolling became a director of Kolling Family Corp. in 2004.

Ms. Kolling has been an employee or officer of our bank for over 40 years. She brings to our board the unique perspective of her long tenure with our bank and assists our board in understanding and overseeing the bank's, and the company's, operations. As a former owner of a family business, Ms. Kolling also helps our board understand the banking needs of family businesses and contributes to the oversight of the bank's cash management operations.

Bradley C. Krehbiel has served as President of the bank since January 2009 and President of the company since April 2010. He has also served as the Chief Executive Officer of the bank and the company since April 2012. Prior to that, he had been the Executive Vice President of the bank since 2004. Mr. Krehbiel joined the bank as Vice President of Business Banking in 1998. Prior to his employment at the bank, Mr. Krehbiel held several positions in the financial services industry, including six years as a private banking consultant.

Mr. Krehbiel brings to our board the financial services industry insights and perspectives gained through his extensive financial services industry experience, including as a private banking consultant. In addition, as an executive of our banking subsidiary for over twelve years, Mr. Krehbiel contributes a unique understanding of, and perspective on, our banking operations to our board.

Malcolm W. McDonald served as a member of the Board of Directors and Senior Vice President of Space Center, Inc., an industrial real estate firm located in St. Paul, Minnesota, from 1977 until his retirement in 2002. He also served as Vice President of First National Bank of St. Paul from 1960 to 1977. He is a director or trustee of several nonprofit foundations and organization, including a member and Vice Chair of the Investment Advisory Council of the Minnesota State Board of Investment, Trustee Emeritus of the Amherst H. Wilder Foundation, member of the Emeritus Council of the Minnesota Historical Foundation, Emeritus Trustee of the Minnesota State Fair Foundation and a former member of the board, Vice President and Trustee Emeritus of the Grotto Foundation and, among others, has served on the boards of directors of the Guthrie Theatre, Minnesota Orchestra and the Bigelow Foundation. Mr. McDonald was also a member of the Board of Directors of Scherer Brothers Lumber Company, a privately held full-service lumber yard. From 1974 to 1994, he was an Adjunct Professor at the University of St. Thomas Graduate Program of Management in St. Paul, Minnesota.

Based on his 42-year career in financial services management and commercial real estate, Mr. McDonald brings to our board extensive knowledge and experience in lending, investing and audit functions, as well as a deep understanding of the importance of the role of banking in a community. Based on his service on numerous public-company, private-company and nonprofit boards of directors, Mr. McDonald also brings to our board his extensive understanding of corporate governance, including board committee structures and executive succession planning, as well as significant experience in risk oversight.

Bernard R. Nigon, from 1985 until his retirement in 2010, was an audit partner with McGladrey LLP. He began his career with McGladrey in 1975. He is a Certified Public Accountant and a member of the American Institute of Certified Public Accountants and the Minnesota Society of Certified Public Accountants.

Mr. Nigon has extensive accounting and financial reporting experience, having practiced with a national accounting firm and examined the financial records of both public and private companies for over 35 years. His experience and expertise assists the board in understanding and addressing complex accounting and financial reporting issues.

Wendy Shannon is currently an assistant professor at Winona State University and Interim Director of Human Resources for Rochester Public Schools. She is the former Superintendent of the Byron School District, a position she held from 1999 through June 2012. Prior to 1999, Dr. Shannon served as the Executive Director of the Zumbro Education District; Management Development Specialist, Minnesota Department of Transportation; Facilitator for Minnesota Educational Effectiveness Program, Director Principal Leadership Program; and a secondary education teacher. Dr. Shannon is a member of the Board of Directors of the Rochester Area Foundation, Board of Trustees of Olmsted Medical Center, Member and former Chair, United Way of Olmsted County, and Chair of the Chancellor's Advisory and Advocacy Committee, University of Minnesota, Rochester.

Dr. Shannon has 36 years of extensive experience as a leader in nonprofit, government and education settings in the Rochester area. She has management, process, strategic planning and human resource skills that contribute to strengthening organizations and the community.

Hugh C. Smith was a member of the Mayo Clinic medical staff from 1972 until his retirement in 2007. During this time he served in various capacities, including as Professor of Medicine, Mayo Clinic College of Medicine, a medical school, and Chair, Cardiovascular Division at Mayo Clinic, a full-service, not-for-profit medical practice. Dr. Smith also served as Chief Executive Officer and chair of the Finance Committee, Mayo Clinic-Rochester, from 1999 through 2006; Vice President, Mayo Foundation, 2002 through 2006; and Chair, Rochester Board of Governors, Mayo Clinic, 1999 to through 2006. Dr. Smith is a member of the Board of Directors of Dartmouth Hitchcock Medical Center, Blue Cross Blue Shield Minnesota, and Rochester Area Foundation. He completed his terms as a member of the Board of Directors of Hormel Foods Corporation in November 2011, and recently joined the Chancellor's Advisory and Advocacy Committee, University of Minnesota, Rochester.

Dr. Smith brings extensive executive management experience to our board, having served as a Chief Executive Officer directing more than 2,000 physicians and scientists and over 35,000 employees. Based on his service on public company and non-profit boards of directors, Dr. Smith also brings to our board his extensive understanding of corporate governance and significant experience in risk oversight. Dr. Smith is active in the Rochester, Minnesota community and brings to our board a strong understanding of that community, its leaders, its financial services needs and its exposure to economic risks.

Mark E. Utz, since 1991, has been an attorney at Wendland Utz, Ltd. (Wendland Utz) where he advises clients on business, real estate and estate planning matters. Mr. Utz is the President and a shareholder of Wendland Utz. Prior to 1991, he was an attorney in the tax department at Arthur Andersen in Chicago. He is a Board Certified Real Property Law Specialist, which is a certification issued by the Minnesota State Bar Association. Mr. Utz is a member of the Board of Directors of the Rochester Area Foundation, Rochester Area Economic Development, Inc., the Greater Rochester Advocates for Universities and Colleges, the Minnesota Zoo and serves as the chair of the Rochester Area Chamber of Commerce Government Forums Committee.

Mr. Utz has extensive experience in counseling clients on a number of legal issues, including those related to corporate and real estate matters through his practice as an attorney for over 25 years. His experience

and expertise assists the board in understanding and addressing corporate law and corporate governance issues that impact us. Mr. Utz is active in the Rochester, Minnesota community and brings to our board a strong understanding of that community, its leaders, its financial services needs and its exposure to economic risks.

The board recommends that stockholders vote *for* the election of the three candidates

nominated for election as indicated above.

PROPOSAL 2 - ADVISORY (NON-BINDING) VOTE ON EXECUTIVE COMPENSATION

In December 2008, we participated in the CPP under the TARP. The American Recovery and Reinvestment Act of 2009, signed into law on February 17, 2009, included a provision requiring CPP participants, during the period in which any obligation arising from assistance provided under the CPP remains outstanding, to permit a separate stockholder vote to approve the compensation of executives, as disclosed pursuant to the compensation rules of the Securities and Exchange Commission. This requirement applied to any proxy, consent, or authorization for an annual meeting of the participant's stockholders for which proxies will be solicited for the election of directors or a special meeting in lieu of such an annual meeting. Under this legislation, the stockholder vote was not binding on the board of directors of the CPP participant, and could not be construed as overruling any decision by the participant's board of directors.

Due to the sale of the Preferred Stock by Treasury on February 8, 2013, as of that date, we are no longer subject, among other requirements, to the corporate governance obligations arising under the CPP. Therefore, we are no longer subject to the non-binding shareholder vote to approve the compensation of our executive officers, as disclosed in the proxy statement, as required by the American Recovery and Reinvestment Act of 2009. However, the previously enacted Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (the Dodd-Frank Act), added Section 14A to the Exchange Act, which requires that we provide our stockholders with the opportunity to vote to approve, on an advisory (non-binding) basis, the compensation of our named executive officers as described in detail under the heading Compensation Discussion and Analysis (CD&A), and in other related tables and disclosures in this proxy statement and we are now subject to this requirement.

In accordance with Section 14A of the Exchange Act, stockholders are being given the opportunity to vote to approve on an advisory, non-binding, basis the compensation of our executives, as disclosed in this proxy statement, including the information presented under Compensation Discussion and Analysis and in the compensation tables and related material under the heading 2012 Executive Compensation .

This is an advisory vote only, and neither the company nor our board of directors will be bound to take action based upon the outcome. While the vote is advisory, the compensation committee will consider the vote of the stockholders when considering future executive compensation arrangements.

We are presenting this proposal, which gives you as a stockholder the opportunity to vote to approve our executive officer compensation as disclosed in this proxy statement by voting for or against the following resolution:

RESOLVED, that the stockholders approve, on an advisory basis, the compensation of the company's named executive officers as disclosed in the proxy statement for the 2013 Annual Meeting of Stockholders pursuant to the compensation disclosure rules of the Securities and Exchange Commission, including the Compensation Discussion and Analysis, the 2012 Summary Compensation Table and the other related tables and disclosures.

The board recommends that stockholders vote *for* the approval of the compensation awarded to the executives, as disclosed in this proxy statement.

PROPOSAL 3 - ADVISORY (NON-BINDING) VOTE ON THE FREQUENCY OF THE ADVISORY (NON-BINDING) VOTE ON EXECUTIVE COMPENSATION

Section 14A of the Exchange Act (which was added by the Dodd-Frank Act) also requires that we provide our stockholders with the opportunity to vote, on an advisory (non-binding) basis, as to whether the non-binding advisory vote on our executive officer compensation should occur every one, two, or three years. Because your vote is advisory, it will not be binding upon the company, the compensation committee or the board. However, the board will take into account the outcome of the vote when deciding the frequency of the non-binding advisory vote on our executive officer compensation in the future.

After careful consideration, our board has determined that an annual advisory vote on executive compensation will allow our stockholders to provide us with their direct input on our compensation philosophy, policies and practices as disclosed in the proxy statement every year. Additionally, an annual advisory vote on executive compensation is consistent with our policy of seeking input from, and engaging in discussions with, our stockholders on corporate governance matters and our executive compensation philosophy, policies and practices and continues the practice of submitting the annual advisory vote as we did when we were subject to the American Recovery and Reinvestment Act of 2009.

You may cast your vote on your preferred voting frequency by choosing the option of one year, two years, three years or abstain. While we believe our recommendation that an advisory vote on executive compensation every year is appropriate at this time, we may determine that a different frequency is appropriate, either in response to the vote of our stockholders on this proposal or for other reasons.

The board recommends a vote *for* 1 Year as the preferred frequency for advisory votes on executive compensation.

PROPOSAL 4 - AMENDMENT TO CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK

We are asking you to approve an amendment to our certificate of incorporation, as amended, to increase the number of authorized shares of our common stock. No change is being proposed to the authorized number of shares of our preferred stock. Our certificate of incorporation, as amended, provides for the authorization of 11,000,000 shares of common stock, \$0.01 par value per share. The board has approved, and recommends that all common stockholders approve, the proposed amendment to our certificate of incorporation, as amended, to increase the authorized shares of common stock from 11,000,000 to 16,000,000 shares, \$0.01 par value per share. The discussion regarding this proposal is qualified in its entirety by reference to the complete text of the proposed amendment to Paragraph A of Article FOURTH of our certificate of incorporation, as amended, which is attached to this proxy statement as Appendix A and incorporated into this proxy statement by reference. We urge you to read carefully this proposed amendment to Paragraph A of Article FOURTH that is set forth in Appendix A in its entirety because this summary may not contain all the information about this amendment that is important to you.

Background of Proposal

The board of directors believes that it is in our best interest to increase the number of authorized but unissued shares of common stock in order to meet our possible future business and financing needs as they arise. While management has no current specific plans, agreements or understandings for the issuance of the additional shares, our board of directors believes that the availability of these additional shares will provide us with the capability and flexibility to issue common stock for a variety of purposes that the board of directors may deem advisable in the future. These purposes could include, among other things, raising additional capital, funding employee benefit plans, acquisitions of assets or businesses, or for other corporate and business purposes.

We are required by federal regulatory authorities to maintain adequate levels of capital to support our operations and protect depositors of the bank. As a result of significant losses in recent years, elevated levels of nonperforming and other classified assets, regulatory requirements, including the individual minimum capital requirement realized upon each exercise (i.e. the difference between the market value of the shares at exercise and their exercise price); (c) the total number of unexercised options held on December 31, 2000, separately identified between those exercisable and those not exercisable; and (d) the aggregate value of in-the-money, unexercised options held on December 31, 2000, separately identified as those exercisable and those not exercisable. Aggregated Option Exercises in Fiscal Year 2000 and Year-End Option Value Shares Number of Securities Underlying Acquired on Unexercised Options at Value of Unexercised Exercise in Value Fiscal Year-End (#) In-The-Money Options Name 2000 (#) Realized (\$) Exercisable/Un-Exercisable (1) at Fiscal Year-End (\$) -----

Dwayne Fosseen	N/A	N/A	N/A	N/A	J. Richard Relick	0	0	50,000	/	50,000	\$37,500	/	\$ 37,500				
Wayne Allison	0	0	120,000	/	160,000	\$ 0	/	\$ 0	Darrell R. Jolley	0	0	120,000	/	160,000	\$ 0	/	\$ 0

(1) Options become exercisable upon specified events such as length of employment. Options granted to Mr. Relick vest and become exercisable as follows: 50,000 on January 1, 2000 and 50,000 on January 1, 2001. Options granted to Mr. Allison and Mr. Jolley vest quarterly between January 1, 2000 and September 30, 2003. [Balance of page intentionally left blank.]

27 **SELECTED FINANCIAL DATA** The following table sets forth certain financial data for Mireco, a development stage company. The selected financial data should be read in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our Financial Statements and Notes thereto included elsewhere in this filing. The selected financial data for the years ended December 31, 2000 and 1999 and cumulative data since inception through December 31, 2000, have been derived from our financial statements which have been audited by independent certified public accountants and are included elsewhere in this filing. Income Statement Data Cumulative February 21, 1997 (Inception) ----- through ----- Year ended Year ended December 31, December 31, December 31, ----- 2000 1999 2000 ----- Sales \$ 110,128 \$ 195,295 \$ 357,573 Cost of Goods Sold 174,289 144,162 387,158 Operating expenses 993,167 587,983 3,866,177 Loss from Operations (1,057,328) (536,850) (3,895,762) Interest Income 226,175 12,351 252,806 Net Loss \$ (846,143) \$ (524,499) \$(3,657,946) Loss per Share \$(0.07) \$(0.05) Common Shares Outstanding (1) 12,721,769 11,735,001 Balance Sheet Data Year ended Year ended December 31, 2000 December 31, 1999 ----- Working Capital \$ 5,925,373 \$ 807,556 Total Assets 6,664,448 962,878 Shareholder's Equity (Deficit) (2) (1,211,702) 4,929 Deficit accumulated during the development phase \$(3,657,946) \$(2,811,803) ----- (1) Based on the weighted average number of shares outstanding and shares subject to rescission offer during the period and adjusted for stock splits approved June 9, 1998 and April 16, 1999. (2) There have been no, nor are there expected to be, cash dividends. Proceeds from Iowa-Only Offering Shares are recorded as stock subject to the Rescission Offer, a temporary equity item, and not as a component of Shareholders' Equity (Deficit). [Balance of page intentionally left blank.]

28 **MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS** 1. Introduction Management has, to date, intentionally focused all of our limited resources on our business plan, consisting of the following chronological elements: a. First Round Capitalization b. Product Development and Testing c. Empirical Performance Results and Testimonials d. Launch Planning e. Second Round Capitalization f. Launch g. Licensing, Sales and Marketing We raised \$788,400 in our successful SCOR offered during 1997 and 1998. These funds supported the completion of our early product testing and first marketing efforts. Initial product sales occurred to transit authorities in Memphis, Ann Arbor, and Cedar Rapids. We added another \$334,895 from a private stock offering to our existing shareholders during 1999 to support our planned follow up offering to raise up to \$10 million. The funds raised in the private stock offering were used primarily for legal, accounting, printing and marketing costs of our Iowa-Only Offering which was approved for distribution within the state of Iowa on July 30, 1999. As of July 30, 2000, we raised a cumulative \$7,806,240 from the Iowa- Only Offering The net funds raised in the Iowa-Only Offering was \$7,544,540 following conclusion of a rescission offer of the Iowa-Only Offering shares on February 26, 2001. From inception to date, we have incurred no significant research and development costs. Prior to our purchase of the patents from

American Technologies, as discussed at "Certain Relationships and Related Transactions," we estimate from records provided to us that American Technologies and other related entities incurred research and development costs of approximately \$4 million. From proceeds of our Iowa-Only Offering, we expect to spend between \$800,000 and \$1.8 million over the next three years in research and development for improving and streamlining our existing products, reducing manufacturing costs and developing new applications. We are investing funds from the Iowa-Only Offering in a distribution and office facility located in Radcliffe, Iowa, on property owned by our principal shareholder. The total cost is expected to be approximately \$1.25 million to build and furnish the new building. Through December 31, 2000, we have expended \$561,102 to begin construction of a projected \$1.25 million headquarters facility in Radcliffe, Iowa. The project is expected to be completed on budget. We have worked closely with state and local government officials who have declared the property to be an enterprise zone where we will be able to take advantage of certain property tax breaks. Though the number of employees will grow only slightly during fiscal year 2000, we anticipate we will be adding additional mechanics and sales personnel as well as sales management as we continue to implement our business and marketing plans. By December 31, 2001, with the new facility built and anticipated increased sales, we believe we will employ 29 full-time employees, including the four existing executive managers. We have now completed the first five steps as outlined above, with significant and adequate capital to seek a market maker to apply to quote our securities on the NASD Over-the-Counter Bulletin Board. Such a listing provides four elements that we desire: a. Additional awareness and public attention gained from operating as a publicly traded company; b. A public market valuation for the Company; c. An alternative for future equity capitalization if required and desired by the Company; and d. An exit vehicle for existing shareholders who desire to sell. Now that the Rescission Offer is concluded, we intend to use certain proceeds from the Iowa-Only Offering to launch our products and offer to license our patents to automakers simultaneous with the NASDAQ listing. Our intent is to make the automakers aware of our patented technologies, provide a significantly inexpensive offer for licensing and royalties, and to gain rapid and significant market awareness for our technologies. 29 The simultaneous marketing campaign efforts conducted at the time of launch are intended to jumpstart our sales efforts into the existing-vehicle aftermarket, to make a strategic, nonexclusive offer to automakers for patent licensing and to generate awareness and interest in Mirenco within the investment community. We are hopeful that the unique business method of launching, licensing, and execution that we have chosen will yield product marketing, patent licensing, and investment analyst attention more rapidly than could be obtained via more traditional, smaller-exposure methods. In parallel and support of our launch, Mirenco products are being utilized, marketed and sold, albeit on a limited basis, to relatively high-profile organizations. We are optimistic that the performance data and testimonials obtained from these high-profile customers will serve to minimize, or eliminate, potential extended evaluations from prospective customers' acquisition decision-making cycles. Our technologies are built on patents issued to our founder and principal shareholder, Dwayne Fosseen, in a cost sharing CRADA industry/government research and development project with the U.S. Department of Energy. We have proven effectiveness in fuel savings, emissions reductions and decreased maintenance, and our products are applicable and adaptable to vehicles worldwide. Sufficient prospects regarding buses, heavy trucks and other vehicles world-wide have been generated that we believe commercially viable sales will be realized once we direct our emphasis and focus our resources. We have identified 46 auto manufacturers world-wide that are expected to produce 400 million new vehicles over the next 10 years. We anticipate selling licenses to our patents to many of the higher-volume auto producers, which will provide for a per unit royalty. While there is seasonality in the U.S. automobile sales industry, seasonality is not expected to have a significant impact on our business in the near future. Further, while other technologies continue to develop, we believe many of these alternatives to be 4 to 10 years away from a cost-effective solution which, in any event, would likely be implemented first and perhaps exclusively to new vehicles. Our products have the advantage of being currently applicable and we believe they provide licensees with a foundation to further improve and develop new applications. In spite of ongoing technological advances in fuel, engines and our own products, we believe that the world-wide existing number of cars, buses and trucks is expected to provide a source for our sales for years to come. Furthermore, our technologies are in relative infancy in that we intend to incorporate considerably advanced sophistication within our products as the technological components become economically feasible for mass production (e.g., Global Positioning System satellite, global road topographical databases, speed limit databases, bi-directional throttle controls, etc.). We are eager to launch and maximize the years of research and effort that have gone into design, development, protection and planning. Management believes, and performance data demonstrates, that market acceptance of Mirenco's technologies can provide a global benefit measured both economically and environmentally. Consequently, management has carefully crafted and implemented a plan that provides the products, company infrastructure, human-resource skills and business strategy to leverage and maximize the patents and resultant technology as quickly as possible, with final company valuation being determined by the free markets. 2. Background Our fiscal year ends December 31. The following analysis of our financial condition and results of operations for the fiscal years ended December 31, 2000 and 1999 should be read in conjunction with our audited financial statements for the periods and other information presented elsewhere in this filing. 3. General We develop and market technologically advanced products for throttle control of internal combustion vehicles that improve fuel efficiency, reduce environmental emissions and reduce vehicle maintenance. Our primary products are derived from technology patented in the U.S., Mexico and Canada and are: DriverMax(R), DriverMax(R) Software, HydroFire(R) Injection, HydroFire(R) Fluid HydroFire(R) Lubricant and EconoCruise(R). Our newest product offering, EconoCruise(R), is a new and improved version of our product line utilizing other input sensors including Global Positioning System technology and ambient sensor features. We believe that we are the first to provide a product that incorporates Global Positioning System technology into a throttle-control application using "Satellite-to-Throttle(TM) technology. We intend to market our products both domestically and internationally and intend to license our patented technology to automakers for use on their new model vehicles. We expect our revenues to increase as a result of the broader market penetration, license revenues and new products scheduled for introduction over the next 6 to 36 months. We have incurred losses during our fiscal years ended December 31, 2000 and 1999 while developing and introducing our original products and focusing management and other resources on capitalizing the Company to support future growth. DriverMax accounts for more than 90% of our product sales during our development stage, being the most readily marketable of our fully developed products. HydroFire units account for the remainder. No sales have been 30 conditioned on other performance or approval. The losses incurred to date are considered normal for a development stage company. Other costs were incurred during the past three years to prepare us for commercialization of our products, including additional management, personnel, consultants and marketing expenditures. We expect that, as sales increase, there will also be increases in the total amounts of distribution and selling, general and administrative expenses. However, as a percentage of sales, these expenses should decline. 4. Financial

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Impact of Rescission Offer The Rescission Offer of our Iowa-Only Offering was declared effective on January 26, 2001 and terminated on February 26, 2001. We refunded \$261,700 for 52,340 shares returned and canceled, incurring total interest expense of \$14,990. The net investment of the Iowa-Only Offering was \$7,544,540, having issued 1,508,908 shares. Though the period of the rescission offer has terminated, we nonetheless may continue to be liable to Iowa-Only Offering Shareholders under relevant federal laws for a period of up to one year after discovery of the violation upon which a claim by an Iowa-Only Offering Shareholder may be based (or three years from the date of the original July 30, 1999 offering). However, since extending this Rescission Offer is believed to have eliminated any damages element, the potential financial impact of the Rescission Offer is highly speculative and, in any event, is not expected to have a material adverse impact on our operations. While unlikely in the opinion of Mirencio and its securities attorney, in the event claims are brought against the company and are successful, the post-rescission financial impact could result in a maximum obligation of \$7,544,540, which is the number of outstanding shares subject to the prior offering that violated section 5 of the Securities Act and were not rescinded, multiplied by the offering price.

5. Results of Operations The fiscal year ended December 31, 2000 compared to the fiscal year ended December 31, 1999. Sales were \$110,128 for the year ended December 31, 2000 compared to \$195,295 for the same period in 1999, a decrease of 44%. During our development stage, we focused management and other resources on raising equity capital and developing our products. This was particularly true during 2000 as we worked to close the Iowa-Only Offering effective July 30, 2000 whereas we had only limited equity sales efforts during the same period in 1999. While no trends or seasonality have yet to be identified, sales have occurred sporadically during the development stage creating differences between comparative periods. In 1999, we had one large sale to the Transit Authority of River City (TARC - Louisville, Kentucky) for approximately \$95,000. We have continued to follow up with TARC while further developing our sales documentation and collecting emissions and fuel savings data. No sale of this size occurred during 2000. Cost of sales increased \$30,127 or 21% from 1999 to 2000, representing 158% and 74% of sales, respectively. The increase in cost of sales is related to an approximately \$55,000 increase in production personnel during a period of low sales enabling us to train and prepare for later, anticipated increased sales levels. This increase was offset by approximately \$25,000 in lower cost of total products sold and savings in supplies due to the lower sales. Management believes cost of sales will range between 40% and 60% of sales as increased unit sales levels cover production overhead and unit costs. Through December 31, 1999, our gross margin was \$51,133 compared to (\$64,161) for the same period in 2000. This difference relates to the higher level of sales in 1999 and approximately \$40,000 less production overhead. Operating expenses increased \$405,184 or 69% from 1999 to 2000. The increase is primarily attributable to an approximately \$320,000 increase in wage expense because of new personnel and executive management in 2000, offset by \$75,000 of stock-based compensation in 1999 related to options granted to an officer. The increase at December 31, 2000 is also from an approximately \$60,000 increase in travel and advertising as we began to make sales presentations to other transit authorities around the country, approximately \$25,000 increased due to purchasing directors' and officers' liability insurance, approximately \$25,000 in increased research and development spending related to EconoCruise(R), and approximately \$15,000 in net additional accounting, legal and other general and administrative expenses. Throughout our self-underwritten, Iowa-Only Offering, we updated shareholders and potential shareholders of company developments as a means to raise awareness and increase sales of the offer. Such costs were recorded as offering costs, a decrement to shareholders equity. Upon completion of the Iowa-Only Offering, we continued to incur similar costs; however, these costs, approximately \$30,000 in the 4th quarter of 2000, were expensed. Royalty expense for the year ended December 31, 1999 was 4% of sales. Prior to our purchase of the patents and trademarks from American Technologies effective November 1, 1999, we incurred royalty expense for use of and opportunity to market the patents, payable to American Technologies at the greater of 3% of actual sales or 3% of sales calculated at an established unit price (\$495) and minimum quantities (40 to 80 units per month). The payments were generally made quarterly. During this period, minimum quantities and the unit price exceeded both quantities shipped and the actual sales prices with the result that royalty expense exceeded 3% of actual sales. This royalty agreement was terminated upon our purchase of the patents effective November 1, 1999. The TARC sale occurred after November 1, 1999 31 and was subject to the 3% calculation for royalty expense. For the year ended December 31, 2000, royalty expense was calculated according to terms of the purchase agreement with American Technologies at 3% of actual sales. Our net loss increased from \$524,499 in 1999 to \$846,143 in 2000 primarily as a result of increased management and personnel costs, decreased sales, and sales and marketing efforts in 2000 that began the sales cycle with new potential customers, but did not result in sales as of fiscal year end.

6. Liquidity and Capital Resources We have not yet commenced generating substantial revenue. We expect to fund development expenditures and incur losses until we are able to generate sufficient income and cash flows to meet these expenditures and other requirements. Having closed our Rescission Offer refunding \$261,700 or 3.4% of the original \$7,806,240, we believe we currently have adequate cash reserves to continue to cover anticipated expenditures and cash requirements. Prior to the effective date of the Rescission Offer, management believed less than 10% of the Iowa-Only Offering Shareholders would accept the Rescission Offer. Since our inception in 1997, we have primarily relied on the sources of funds discussed in "Cash Flows" below to finance our testing and operations. We believe that the proceeds raised from the Iowa-Only Offering, net of the Rescission Offer, will be adequate to continue our operations, including the contemplated expansion of sales efforts, inventories, and accounts receivable through the next three years. Since acceptance or the affirmative rejection or failure to respond to the Rescission Offer does not act as a release of claims, eligible Iowa-Only Offering Shareholders who have accepted, rejected or failed to respond to the Rescission Offer would retain any rights of claim they may have under federal securities laws. Any subsequent claims by an Iowa-Only Offering Shareholder would be subject to any defenses we may have, including the running of the statute of limitations and/or estoppel. In general, to sustain a claim based on violations of the registration provisions of federal securities laws, the claim must be brought within one year after discovery of the violation upon which the claim is based in this case, based on the date of the January 26, 2001 prospectus, or three years from the date of the original July 30, 1999 offering. Under the principle of estoppel, the person bringing a claim must carry the burden of proof of why he or she took no action under the rescission offer and/or how he or she may have been injured. We have been evaluating financing and capitalization alternatives as part of our long-term business plans. These alternatives include the sale of preferred stock and warrants. To preserve operating funds, we have also developed a strategic plan that provides for reductions of expenditures and a prioritization of development options. Further, as a result of this registration, we could receive up to approximately \$2 million from the exercise of options and warrants by selling shareholders. However, since many of the options and warrants bear an exercise price of \$5.00 per share, we anticipate that selling shareholders will only exercise if the eventual market price of our common stock exceeds \$5.00 per share. Otherwise, we have no way to estimate the dollar amount, if any, that we

will receive from the exercise of options and warrants. According to the terms of our purchase agreement with American Technologies to acquire the patents and trademarks, we will pay a 3% royalty of annual gross sales for a period of 20 years, which began November 1, 1999. The agreement also required the payment of \$25,000 at the time we met the Iowa-Only Offering \$500,000 minimum offering, approximately November 1, 1999. Approximately one-half of the amount due was paid on December 13, 1999 and the other one-half was paid on February 15, 2000. A \$225,000 payment became due American Technologies per the agreement once we had raised \$5,000,000 in the Iowa-Only Offering. The \$225,000 was paid in August 2000. 7. Cash Flows for the Years Ended December 31, 2000 and 1999 Since our inception, February 21, 1997, through December 31, 2000, our activities have been organizational, devoted to developing a business plan and raising capital. Where these costs are indirect and administrative in nature, they have been expensed in the accompanying statements of operations. Where these costs relate to capital raising and are both directly attributable to our offerings and incremental, they have been treated as offering costs in the accompanying balance sheets. Therefore, all indirect costs, such as management salaries, have been expensed in the period in which they were incurred. Net cash used in operating activities for the years ended December 31, 2000 and 1999 was \$974,462 and \$358,475, respectively. The use of cash in operating activities was primarily related to our net losses and significant changes in working capital components, including inventory and receivables. Net cash used in investing activities for the years ended December 31, 2000 and 1999 was \$649,709 and \$29,702, respectively. The use of cash in investing activities was primarily attributed to approximately \$561,000 construction costs for our new headquarters facility plus approximately \$90,000 in emissions testing equipment and computer equipment. 32 Net cash provided by financing activities during the years ended December 31, 2000 and 1999 was \$6,576,633 and \$851,028, respectively. The primary source of the financing was proceeds from the issuance of shares of common stock in our Iowa-Only Offering. 8. Business and Related Party Transactions On April 30, 1999, Mirencos entered into an agreement to acquire patents and trademarks from a company whose stockholders have controlling ownership in Mirencos for a purchase price of \$250,000 cash plus future royalty payments, according to contract terms. Of the cash payment, \$9,800 was recorded as a lump-sum purchase of the affiliate's carrying value at the date of purchase. The remaining \$240,200 was accounted for as a distribution to stockholders, and is reflected as a decrement to equity. 9. Recent Accounting Pronouncements There are no recently issued accounting standards for which the impact on our financial statements at December 31, 2000 and 1999 is not known. 10. Forward-looking Statements Statements contained in this document which are not historical fact are forward-looking statements based upon management's current expectations that are subject to risks and uncertainties that could cause actual results to differ materially from those set forth in or implied by forward-looking statements. CONCURRENT PUBLIC MARKET AND DIVIDEND POLICY We expect a market maker to apply to quote our shares on the NASD Over-the-Counter Bulletin Board under the symbol "MIRR" concurrent with the date of this prospectus. As described in "Risk Factors", it is uncertain whether Mirencos can continue to satisfy then-current pertinent listing standards or avoid later de-listing. We do not anticipate paying dividends on the common stock at any time in the foreseeable future. The Board of Directors plans to retain earnings for the development and expansion of our business. The Board of Directors also plans to regularly review our dividend policy. Any future determination as to the payment of dividends will be at the discretion of the Board of Directors and will depend on a number of factors, including future earnings, capital requirements, financial condition, and other factors the board of directors deems relevant. DESCRIPTION OF CAPITAL STOCK General As of May 13, 2000, our authorized capital stock consists of 30,000,000 shares of no par value common stock and 66,979 warrants to purchase 267,916 underlying shares at \$5.00 per share. Shareholders are entitled to one vote per outstanding share on all matters to be voted upon by shareholders and, upon issuance in consideration of full payment, are non-assessable. Upon liquidation, dissolution or cessation of the company, assets of the company that are legally available after payment of liabilities will be distributed on a pro rata basis to shareholders so entitled. As described below, shares do not have cumulative voting rights with respect to the election of directors and, accordingly, the holders of more than 50% of the shares could elect all the directors of the company. The shares have no preemptive, subscription, conversion or redemption rights and can only be issued as fully paid and non-assessable shares. Dividend Rights Each share is entitled to dividends if, as and when our Board of Directors so declares. However, we do not anticipate paying dividends on the common stock at any time in the foreseeable future. The Board of Directors plans to retain earnings for the development and expansion of our business. The Board of Directors also plans to regularly review our dividend policy. Any future determination as to the payment of dividends will be at the discretion of the Board of Directors and will depend on a number of factors, including future earnings, capital requirements, financial condition and other factors the Board of Directors deems relevant. 33 Stock Split In conjunction with the planning of the Iowa-Only Offering, on April 16, 1999, the Board of Directors effected a five-for-one split of our common stock. The principal objective of the split was to increase the public float of outstanding shares prior to the Iowa-Only Offering, dated July 30, 1999. On June 9, 1998, our Board of Directors effected a three-for-one split of our common stock. Warrants In order to continue the expansion and fund our operations until the completion of the Iowa-Only Offering, from May 15 to June 15, 1999, we offered to our existing shareholders the opportunity to purchase additional shares of common stock and four (4) warrants to buy additional shares of common stock for each share purchased. We sold to 192 shareholders (i) 66,979 shares of common stock for an aggregate offering price of \$334,895 and (ii) 66,979 warrants to purchase 267,916 additional shares. The warrants are exercisable at any time on or prior to June 15, 2002 at a purchase price equal to \$5.00 per share. We also issued warrants to exercise the purchase of 30,000 shares for professional legal representation. These warrants are exercisable at any time on or prior to March 31, 2003 at a purchase price equal to \$0.01 per share. Options To provide additional incentives to employees, we have granted nonqualified compensatory stock options on our common stock according to an Option Plan for 1998 and 1999. Under the 1998 Option Plan, we granted options for prior services to purchase 367,400 shares at \$0.29 per share, which are fully vested, and 100,000 shares at \$4.25 per share for prior services that vest half on January 1, 2000 and half on January 1, 2001. Under the 1999 Option Plan, we granted options to purchase 560,000 shares at \$5.00 per share that vest quarterly from January 1, 2000 through September 30, 2003. Voting Rights All shares have equal voting rights and, when validly issued and outstanding, have one vote per share in all matters to be voted upon by the shareholders. A majority vote is required on all corporate action. Cumulative voting in the election of directors is not allowed, which means that the holders of more than 50% of the outstanding shares can elect all the directors as they choose to do so and, in this event, the holders of the remaining shares will not be able to elect any directors. See also the discussion of management ownership and control under the heading "Risk Factors." Transfer Agent Signature Stock Transfer, Inc. 14675 Midway Road, Suite #221 Addison, Texas 75001 (972) 788-4193 PLAN OF DISTRIBUTION Shares covered by this prospectus may be offered and sold from time to time by the selling shareholders. The selling shareholders will act independently of the Company in making

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decisions with respect to the timing, manner and size of each sale. We expect a market maker will apply to quote our securities so that the selling shareholders may sell the shares on the NASD Over-the-Counter Bulletin Board at prices and at terms then prevailing or in private sales at negotiated prices directly or through brokers. The selling shareholders and any underwriter, dealer or agent who participates in the distribution of the shares may be deemed to be underwriters under the Securities Act of 1933, and any discount, commission or concession received by these persons might be deemed to be an underwriting discount or commission under the Securities Act. We have agreed to indemnify the selling shareholders against some liabilities arising under the Securities Act. Any broker-dealer participating in transactions as agent may receive commissions from the selling shareholders, and, if acting as agent for the purchaser of the shares, from the purchaser. The selling shareholders will pay usual and customary brokerage fees. Broker-dealers may agree with the selling shareholders to sell a specified number of shares at a stipulated price per share and, to the extent the broker-dealer is unable to do so acting as agent for the selling shareholders, to purchase as principal any unsold shares at the price required to fulfill the broker-dealer commitment to the selling shareholders. Broker-dealers who acquire shares as principal may then resell the shares from time to time in transactions in the over-the-counter market, in negotiated transactions or by a combination of these methods of sale, at market prices prevailing at the time of sale or at negotiated prices, and in connection with resales may pay to or receive from the purchasers of the shares commissions as described above. We have advised the selling shareholders that the anti-manipulation rules under the Securities Exchange Act of 1934 may apply to sales of shares in the market and to the activities of the selling shareholders and any affiliate. The selling shareholders have advised us that during the time as the selling shareholders may be engaged in the attempt to sell shares registered under this prospectus, they will: . not engage in any stabilization activity in connection with any of the shares; . not bid for or purchase any of the shares or any rights to acquire the shares, or attempt to induce any person to purchase any of the shares or rights to acquire the shares other than as permitted under the Exchange Act; . not effect any sale or distribution of the shares until after the prospectus shall have been appropriately amended or supplemented, if required, to describe the terms of the sale or distribution; and . effect all sales of shares in broker's transactions through broker-dealers acting as agents, in transactions directly with market makers, or in privately negotiated transactions where no broker or other third party, other than the purchaser, is involved. The selling shareholders may indemnify any broker-dealer that participates in transactions involving the sale of the Shares against some liabilities, including liabilities arising under the Securities Act. Any commissions paid or any discounts or concessions allowed to any broker-dealers, and any profits received on the resale of shares, may be deemed to be underwriting discounts and commissions under the Securities Act if the broker-dealers purchase shares as principal. In order to comply with the securities laws of some states, if applicable, the shares will be sold in some jurisdictions only through registered or licensed brokers or dealers. In some states, the shares may not be sold unless registered or qualified for sale in the applicable state or an exemption from the registration or qualification requirement is available and is complied with. No sales may be made under this prospectus after February __, 2002 unless we amend or supplement this Prospectus to indicate that we have agreed to extend the period of effectiveness. There can be no assurance that the selling shareholders will sell all or any of the Shares offered under this Prospectus. ERISA CONSIDERATIONS Persons who contemplate purchasing shares on behalf of Qualified Plans are urged to consult with tax and ERISA counsel regarding the effect of any purchase and, further, to determine that such a purchase will not result in a prohibited transaction under ERISA, the Code or a violation of some other provision of ERISA, the Code or other applicable law. We will rely on the determination made by other persons. LEGAL MATTERS Duncan, Blum & Associates, Bethesda, Maryland and Washington, D.C., will pass upon the validity of shares being offered by this prospectus for Mirenc. EXPERTS The financial statements included in this prospectus and in the registration statement have been audited by Grant Thornton LLP, independent certified public accountants, to the extent and for the period set forth in their report, appearing elsewhere herein and in the registration statement, and are included in reliance upon this report being given upon the authority of said firm as experts in auditing and accounting. There has been no change in accountants since our inception, and there are no disagreements with our accountants on accounting and financial disclosure. AVAILABLE INFORMATION As a result of these shares being registered pursuant to the prospectus and associated registration statement, Mirenc concurrently becomes subject to the informational and periodic reporting requirements of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"). Accordingly, Company annual (Form 10-KSB), quarterly (Form 10-QSB), and periodic material reports (Form 8-KSB) will become available and accessible as outlined below. 35 Since our periodic reporting responsibility arose only concurrently with the date of this prospectus, we have not yet filed any annual, quarterly, or other special reports; proxy statements; or any other information with the Securities and Exchange Commission beyond this registration statement. You may read and copy any document we do file at the Securities and Exchange Commission's public reference rooms in Washington, D.C.; New York, New York; and Chicago, Illinois. Please call the Securities and Exchange Commission at 1-800- SEC-0330 for further information on the public reference rooms. Our Securities and Exchange Commission filings will also be available to the public from the Securities and Exchange Commission's web site at "<http://www.sec.gov>." We have filed this registration statement on Form SB-2 with the Securities and Exchange Commission to register the offering of the shares of common stock offered pursuant to this prospectus. This prospectus is part of that registration statement and, as permitted by the Securities and Exchange Commission's rules, does not contain all of the information included in the registration statement. For further information about us, this offering and our securities, you may refer to the registration statement and its exhibits and schedules as well as to the documents described below. You may review and copy these documents at the public reference facilities maintained by the Securities and Exchange Commission or on the Securities and Exchange Commission's website as described above. This prospectus may contain summaries of contracts or other documents. Because they are summaries, they will not contain all of the information that may be important to you. If you would like complete information about a contract or other document, you should read the copy filed as an exhibit to the registration statement or incorporated in the registration statement by reference. You may request a copy of these filings, at no cost, by writing to or calling Richard Evans, Mirenc, Inc., 206 May St., P.O. Box 343, Radcliffe, Iowa 50230, (800) 423-9903. You may also obtain information from our web site at www.mirenc.com [Balance of page intentionally left blank.] 36 APPENDIX I FINANCIAL STATEMENTS AND REPORT OF INDEPENDENT CERTIFIED PUBLIC ACCOUNTANTS MIRENCO, INC. (a development stage company) December 31, 2000 and 1999 I-1 CONTENTS Page REPORT OF INDEPENDENT CERTIFIED PUBLIC ACCOUNTANTS I-3 BALANCE SHEETS I-4 STATEMENTS OF OPERATIONS I-5 STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) I-6 STATEMENTS OF CASH FLOWS I-7 NOTES TO FINANCIAL STATEMENTS I-8 I-2 REPORT OF INDEPENDENT CERTIFIED PUBLIC ACCOUNTANTS Board of Directors MIRENCO, Inc. We have audited the accompanying balance sheets of MIRENCO, Inc. (a development stage company) as of December 31,

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2000 and 1999, and the related statements of operations, changes in stockholders' equity (deficit), and cash flows for the years ended December 31, 2000 and 1999 and for the period from February 21, 1997 (inception) to December 31, 2000. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion. In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of MIRENCO, Inc. as of December 31, 2000 and 1999, and the results of its operations and its cash flows for the years ended December 31, 2000 and 1999 and for the period from February 21, 1997 (inception) to December 31, 2000 in conformity with accounting principles generally accepted in the United States of America. /s/ GRANT THORNTON LLP Kansas City, Missouri January 19, 2001 I-3 MIRENCO, Inc. (a development stage company) BALANCE SHEETS December 31, December 31, 2000 1999

ASSETS	CURRENT ASSETS	Cash and cash equivalents	\$ 5,692,063	\$ 711,612	Accounts receivable	40,367	108,709
		Inventories	92,501	37,050	Other	170,352	77,034
					Total current assets	5,995,283	934,405
		EQUIPMENT, net	651,463	19,001	PATENTS AND TRADEMARKS, net of accumulated amortization of \$1,864 and \$328 in 2000 and 1999, respectively	7,936	9,472
		OTHER ASSETS	9,766				
						\$ 6,664,448	\$ 962,878
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	CURRENT LIABILITIES	Accounts payable	\$ 19,359	\$ 83,058	Accrued liabilities	50,551	43,791
					Total current liabilities	69,910	126,849
		COMMITMENTS AND CONTINGENCIES					
		STOCK SUBJECT TO RESCISSION OFFER	Common stock, no par value; 1,561,248 and 166,220 shares issued and outstanding at December 31, 2000 and 1999, respectively	7,806,240	831,100	STOCKHOLDERS' EQUITY (DEFICIT)	Common stock, no par value; 30,000,000 shares authorized, 11,697,779 shares issued and outstanding
				731,290	876,778	Additional paid-in capital	1,714,954
						1,939,954	Deficit accumulated during development stage (3,657,946) (2,811,803)
						(1,211,702)	4,929
							\$ 6,664,448
							\$ 962,878

===== The accompanying notes are an integral part of these statements. I-4 MIRENCO, Inc. (a development stage company) STATEMENTS OF OPERATIONS Period from February 21, 1997 Year ended Year ended (inception) to December 31, December 31, December 31, 2000 1999 2000 ----- Sales \$ 110,128 \$ 195,295 \$ 357,573 Cost of sales 174,289 144,162 387,158 ----- Gross profit (loss) (64,161) 51,133 (29,585) Salaries and wages 515,705 197,022 712,727 Stock-based compensation - 75,000 1,933,054 Royalty expenses 3,304 8,739 21,833 Marketing and advertising 70,768 27,797 129,878 Other general and administrative expenses 403,390 279,425 1,068,685 ----- 993,167 587,983 3,866,177 ----- Loss from operations (1,057,328) (536,850) (3,895,762) Other income (expense) Interest income 226,175 12,351 252,806 Interest expense (14,990) - (14,990) ----- 211,185 12,351 237,816 ----- NET LOSS \$ (846,143) \$ (524,499) \$ (3,657,946) =====

===== Net loss per share available for common shareholders - basic and diluted \$ (0.07) \$ (0.05) =====
 ===== Weighted-average shares outstanding - basic and diluted 12,721,769 11,735,001 =====

===== The accompanying notes are an integral part of these statements. I-5 MIRENCO, Inc. (a development stage company) STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT) Deficit Additional accumulated Common stock paid-in during ----- Shares Amount capital development stage Total ----- Balance at February 21, 1997 (inception) 9,000,000 \$ 500 \$ -- \$ -- \$ 500 Issuance of stock 749,550 249,850 -- -- 249,850 Net loss -- -- (94,762) (94,762) ----- Balance at December 31, 1997 9,749,550 250,350 -- (94,762) 155,588 Issuance of stock 1,065,525 355,175 -- -- 355,175 Issuance of stock for services rendered 90,000 30,000 -- -- 30,000 Issuance of stock 550,125 183,375 -- -- 183,375 Issuance of stock for services rendered 117,000 39,000 -- -- 39,000 Issuance of stock for services rendered 58,600 58,600 -- -- 58,600 Issuance of stock options -- -- 1,730,454 -- 1,730,454 Net loss -- -- (2,192,542) (2,192,542) ----- Balance at December 31, 1998 11,630,800 916,500 1,730,454 (2,287,304) 359,650 Distribution to stockholders -- -- (15,200) -- (15,200) Issuance of stock 66,979 334,895 -- -- 334,895 Offering costs -- (374,617) -- -- (374,617) Issuance of warrants for services rendered -- 149,700 -- 149,700 Issuance of stock options -- -- 75,000 -- 75,000 Net loss -- -- (524,499) (524,499) ----- Balance at December 31, 1999 11,697,779 876,778 1,939,954 (2,811,803) 4,929 Offering costs -- (145,488) -- -- (145,488) Distribution to stockholders -- -- (225,000) -- (225,000) Net loss -- -- (846,143) (846,143) ----- Balance at December 31, 2000 11,697,779 \$ 731,290 \$ 1,714,954 \$(3,657,946) \$(1,211,702) =====

===== The accompanying notes are an integral part of this statement. I-6 MIRENCO, Inc. (a development stage company) STATEMENTS OF CASH FLOWS Period from February 21, 1997 Year ended Year ended (inception) to December 31, December 31, December 31, 2000 1999 2000 ----- Cash flows from operating activities Net loss \$ (846,143) \$ (524,499) \$ (3,657,946) Adjustments to reconcile net loss to net cash and cash equivalents used in operating activities: Stock-based compensation - 75,000 1,933,054 Depreciation and amortization 18,783 1,229 20,012 (Increase) decrease in assets: Accounts receivable 68,342 (102,988) (40,367) Inventories (55,451) 59,150 (92,501) Other (103,084) 11,719 (105,268) Increase (decrease) in liabilities: Accounts payable (63,699) 78,123 19,359 Accrued liabilities 6,790 43,791 50,551 ----- Net cash used in operating activities (974,462) (358,475) (1,873,106) Cash flows from investing activities Purchase of property and equipment (649,709) (19,902) (669,611) Purchase of patents and trademarks - (9,800) (9,800) ----- Net cash used in investing activities (649,709) (29,702) (679,411) Cash flows from financing activities Proceeds from sale of stock, net of offering costs 6,829,652 866,228 8,484,780 Distribution to stockholders (225,000) (15,200) (240,200) ----- Net cash provided by financing activities 6,604,652 851,028 8,244,580 ----- Increase in cash and cash equivalents 4,980,481 462,851 5,692,063 Cash and cash equivalents, beginning of period 711,612 248,761 ----- Cash and cash equivalents, end of period \$ 5,692,093 \$ 711,612 \$ 5,692,063 =====

===== The accompanying notes are an integral part of these statements. I-7 MIRENCO, Inc. (a development stage company)

NOTES TO FINANCIAL STATEMENTS December 31, 2000 and 1999 NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES A summary of the Company's significant accounting policies consistently applied in the preparation of the accompanying financial statements follows. 1. Nature of Business MIRENCO, Inc. (the Company) was incorporated as an Iowa corporation in 1997. The Company is a marketing company that distributes a variety of automotive and aftermarket products for which they have exclusive licensing rights. The products primarily reduce emissions and increase vehicle performance. The Company's products are sold primarily in the domestic market. 2. Cash and Cash Equivalents The Company considers all highly liquid investments purchased with an original maturity of three months or less to be cash equivalents. Interest income is generated from cash invested in these short-term financial instruments. 3. Revenue Recognition Revenue is recognized from sales when a product is shipped and from services when they are performed. 4. Inventories Inventories, consisting of purchased finished goods ready for sale, are stated at the lower of cost (as determined by the first-in, first-out method) or market. 5. Income Taxes The Company accounts for income taxes under the asset and liability method where deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates applied to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Deferred tax assets are recognized to the extent management believes that it is more likely than not that they will be realized. 6. Patents and Trademarks Patents and trademarks will be amortized on the straight-line method over their remaining legal lives of 9 years. The Company recorded amortization expense in 2000 and 1999 of \$1,536 and \$328, respectively. I-8 MIRENCO, Inc. (a development stage company) NOTES TO FINANCIAL STATEMENTS - CONTINUED December 31, 2000 and 1999 NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued 7. Property and Equipment Property and equipment are stated at cost. The Company provides for depreciation on the straight-line method over the estimated useful lives of three years for computer equipment, five years for manufacturing and test equipment and other equipment, and 39 years for building. 8. Impairment of Long-Lived Assets Impairment losses are recognized for long-lived assets when indicators of impairment are present and the undiscounted cash flows are not sufficient to recover their carrying amounts. The impairment loss is measured by comparing the fair value of the asset to its carrying amount. 9. Stock-Based Compensation The Company has adopted the disclosure provisions of Statement of Financial Accounting Standards No. 123 ("SFAS No. 123"), "Accounting for Stock-Based Compensation," and elected to continue the accounting set forth in Accounting Principles Board Opinion No. 25 ("APB No. 25"), "Accounting for Stock Issued to Employees." This opinion requires that for options granted at less than fair market value, a compensation charge must be recognized for the difference between the exercise price and fair market value. 10. Net Loss Per Share Basic net loss per share is calculated on the basis of the weighted-average number of common shares outstanding during the periods, which includes the effects of all stock splits. Net loss per share, assuming dilution, is calculated on the basis of the weighted-average number of common shares outstanding and the dilutive effect of all potential common stock equivalents. Net loss per share assumes dilution for the years ended December 31, 2000 and 1999 is equal to basic net loss per share, since the effect of common stock equivalents outstanding during the periods is antidilutive. 11. Fair Value of Financial Instruments The Company's financial instruments consist of cash, accounts receivable, accounts payable, and accrued expenses. The carrying amounts of financial instruments approximate fair value due to their short maturities. 12. Royalty Expense Royalty expense is recorded and paid based upon the sale of products, services, and rights related to patents according to a contractual agreement (See Note I). 13. Advertising Advertising costs are charged to expense as incurred. I-9 MIRENCO, Inc. (a development stage company) NOTES TO FINANCIAL STATEMENTS - CONTINUED December 31, 2000 and 1999 NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued 14. Offering Costs Specific incremental costs directly attributable to the Company's equity offerings, including advertisements in newspaper, radio and direct mail, letters, printing costs and certain identifiable legal fees, are charged against the gross proceeds of the offerings. 15. Software Development Costs The Company capitalizes software development costs when project technological feasibility is established and concludes when the product is ready for release. To date, no amounts have been capitalized. Research and development costs related to software development are expensed as incurred. 16. Research and Development The Company expenses research and development costs as incurred. Such costs include certain prototype products, test parts, consulting fees, and costs incurred with third parties to determine feasibility of products. Costs incurred for research and development were \$48,253 and \$13,415 in 2000 and 1999, respectively. 17. Accounts Receivable The Company considers accounts receivable to be fully collectible; accordingly no allowance for doubtful accounts is required. If amounts become uncollectible, they will be charged to operations when that determination is made. 18. Use of Estimates In preparing financial statements in conformity with generally accepted accounting principles, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and revenues and expenses during the reporting period. Actual results could differ from those estimates. NOTE B - REALIZATION OF ASSETS The accompanying financial statements have been prepared in conformity with generally accepted accounting principles, which contemplate continuation of the Company as a going concern. During the Company's development stage, management and other personnel are focused on fund raising in lieu of product sales. This is consistent with the management belief that the Company would be negatively impacted if it attempted to implement an underfunded business plan. However, as part of management's strategy, the Company in 1999 hired a Chief Operating Officer to oversee sales and cost control, a President to oversee marketing and shareholder relations and a Chief Financial Officer to establish internal controls, control expenses and oversee external and internal reporting. These hires were accomplished while management also sought to maintain a low level of expenses, no debt and low business liabilities prior to implementing the business plan. The Company's ability to raise capital through its direct public offering in the State of Iowa is critical to its continued existence such that failure to raise adequate capital could materially impact the Company's ability to implement its business plan. Management believes these steps and the funds raised are sufficient to provide the Company the ability to continue in existence. I-10 MIRENCO, Inc. (a development stage company) NOTES TO FINANCIAL STATEMENTS - CONTINUED December 31, 2000 and 1999 NOTE C - OTHER CURRENT ASSETS Other assets consisted of the following at December 31, 2000 1999 ----- Prepaid legal, stock-based (note K) \$ 74,850 \$74,850 Interest receivable 91,966 - Nontrade receivables 3,536 2,184 ----- \$170,352 \$77,034 ===== NOTE D - PROPERTY AND EQUIPMENT Property and equipment consisted of the following at December 31, 2000 1999 ----- Computer equipment \$ 35,199 \$19,902 Manufacturing and test equipment 45,811 - Other equipment 27,499 - -----

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----- 108,509 19,902 Less accumulated depreciation (18,148) (901) Building-in-progress construction 561,102 - ----- \$651,463
 \$19,001 ===== The Company recorded \$17,247 and \$901, respectively, of depreciation expense for the years ended
 December 31, 2000 and 1999. NOTE E - ACCRUED LIABILITIES Accrued expenses consisted of the following at December 31, 2000 1999
 ----- Royalty \$ 920 \$20,024 Payroll and payroll taxes 15,060 12,402 Other 19,581 11,365 Interest 14,990 - ----- \$50,551
 \$43,791 ===== I-11 MIRENCO, Inc. (a development stage company) NOTES TO FINANCIAL STATEMENTS -
 CONTINUED December 31, 2000 and 1999 NOTE F - CONCENTRATION OF CUSTOMERS The Company had four customers that
 accounted for 100% of 2000 sales and 91% of 1999 sales. A major customer is considered to be any customer who accounts for 10% or more of
 the Company's total sales. NOTE G - LEASES The Company leases office space and equipment from a related party under an operating lease
 expiring in December 2001 or at the completion of its new facility. Future minimum lease payments at December 31, 2000 total \$14,400 for the
 year ending December 31, 2001. The Company entered into a lease agreement with its majority stockholder for the land on which the Company
 is constructing a new facility. The lease establishes a perpetual term commencing October 1, 2000 at zero rental cost to the Company (See Note
 I). Total rental expense for this operating lease was \$14,400 for each of the years ended December 31, 2000 and 1999. NOTE H - INCOME
 TAXES Deferred taxes relate to amounts recognized for financial reporting which have not yet been recognized for income tax reporting. The
 tax effects of temporary differences related to assets and liabilities were as follows at December 31, 2000 1999 ----- Deferred tax
 assets Net operating loss carryforward \$ (990,000) \$(309,900) Stock-based compensation (613,900) (613,900) ----- (1,603,900)
 (923,800) Deferred tax liability Accelerated depreciation 2,780 - Amortization 2,010 - ----- 4,790 - ----- (1,599,110)
 (923,800) Less valuation allowance 1,599,110 923,800 ----- Net deferred tax \$ - \$ - ===== I-12 MIRENCO,
 Inc. (a development stage company) NOTES TO FINANCIAL STATEMENTS - CONTINUED December 31, 2000 and 1999 NOTE H -
 INCOME TAXES - Continued The valuation allowance was established to reduce the deferred tax asset to an amount that will more likely than
 not be realized. The reduction is necessary given the Company's development stage, inability to generate profitable operations, and uncertainty
 about its ability to utilize net operating loss carryforwards before they expire starting in 2007. The valuation allowance was increased by
 \$675,310 and \$178,300 in fiscal years 2000 and 1999, respectively. The income tax benefit reflected in the statements of operations differs from
 the amounts computed at federal statutory income tax rates. The principal differences are as follows: 2000 1999 ----- Federal
 income tax benefit computed at statutory rate \$(277,800) \$ (178,300) Installment of prior NOL carryforward (397,510) - Increase in valuation
 allowance 675,310 178,300 ----- Net deferred tax \$ - \$ - ===== NOTE I - RELATED PARTY
 TRANSACTIONS The Company rents office space and equipment from a company that is wholly owned by the majority stockholder of the
 Company. Rental payments for these operating leases were \$14,400 for each of the years ended December 31, 2000 and 1999. The Company
 entered into a lease with its majority stockholder for the land on which the Company is constructing a new facility. The lease establishes a
 perpetual term commencing October 1, 2000 a zero cost to the Company. The lease provides the Company with a buyout option upon the death
 of the majority stockholder at the then unimproved fair market value. In the event the Company defaults on the payment of any taxes or
 insurance or to perform any other obligation under the lease, or voluntarily declares bankruptcy, any of which are not cured within ten days or
 other reasonable time, the majority stockholder, as landlord, may terminate the lease, requiring the Company to vacate. The Company had an
 agreement with a company that is wholly owned by the majority stockholder of the Company to provide personnel and administrative services
 during 1999. Total expense incurred under this agreement was \$71,911. On April 30, 1999, the Company entered into an agreement to acquire
 patents and trademarks from a company whose stockholders have controlling ownership in the Company for an initial price of \$25,000. The
 patents and trademarks were recorded as a lump-sum purchase at the affiliate's carrying value, \$9,800, at the date of purchase. The remaining
 \$15,200 was recorded as a distribution to stockholders. Another payment per terms of the patent purchase agreement, \$225,000, was paid in July
 2000 and accounted for as a distribution to stockholders upon the completed sale of 1,000,000 shares of stock offered to the public. Also, the
 agreement provides for royalty payments in the amount of 3% of gross sales (including product sales, service revenues, and all revenues from
 sales of patent rights) for 20 years commencing November 1999. This agreement can be terminated by the seller if the Company fails to make
 the above payments or becomes insolvent. From January 1 to October 31, 1999, the Company paid royalties for the use and potential marketing
 of the patents to the company that owned the patents based on 3% of sales calculated at an established unit price (\$495) and minimum quantities
 (40 to 80 units per month), with payments generally made quarterly. The Company paid royalty fees to a company partially owned by the
 majority stockholder of the Company for the years ended December 31, 2000 and 1999 in the amounts of \$3,304 and \$8,739, respectively. I-13
 MIRENCO, Inc. (a development stage company) NOTES TO FINANCIAL STATEMENTS - CONTINUED December 31, 2000 and 1999
 NOTE J - COMMON STOCK OPTIONS During 1998, the Company established a nonqualified stock option plan (1998 Plan) pursuant to
 which options for up to 1,200,000 shares of the Company's authorized but unissued common stock may be granted to employees and certain
 nonemployees. During 1999, the Company adopted the 1999 Stock Option Plan (1999 Plan), which provides for granting of options to officers,
 employees, advisors and consultants of the Company, for the purchase of up to a total of 750,000 shares of the Company's authorized but
 unissued common stock. At December 31, 2000, options for an aggregate of 1,027,400 shares had been granted as shown below. The Company
 accounts for stock options in accordance with APB Opinion No. 25 and related interpretations, and compensation expense has been recorded in
 the amount of \$75,000 for the year ended December 31, 1999, related to stock options granted for services rendered prior to the grant date. On
 December 31, 1998, the Company granted 367,400 options to employees pursuant to its 1998 plan. The options are fully vested. The option
 price is \$0.29. Compensation expense of \$1,730,454 was recorded related to these options for the year ended December 31, 1998. The options
 expire December 31, 2008. On June 15, 1999, the Company granted 100,000 options to an employee for past service pursuant to its 1998 plan.
 The options vest 50,000 shares at January 1, 2000, and the remaining shares vest and are exercisable at January 1, 2001. Compensation expense
 of \$75,000 was recorded related to these options. The option price is \$4.25 and expires June 15, 2009. On December 31, 1999, the Company
 granted 560,000 options to two key employees pursuant to its 1999 plan. The options vest quarterly, starting January 1, 2000, through September
 30, 2003. The option price is \$5.00 and expires September 30, 2008. No compensation expense was recorded related to these options. Number of
 shares Price ----- Outstanding Exercisable per share ----- Outstanding, January 1, 1999
 367,400 367,400 \$0.29 Granted 660,000 - 4.88 ----- Outstanding, December 31, 1999 1,027,400 367,400 3.24 Granted - -
 ----- Outstanding, December 31, 2000 1,027,400 367,400 \$3.24 ===== Had

compensation cost for the plan been determined based on the fair value of the options at the grant date, the Company's net loss would have increased by \$156,000 in 2000 and \$638,000 in 1999, resulting in a net loss for the years ended December 31, 2000 and 1999 in the amounts of \$1,002,143 and \$1,162,499, respectively. Net loss per share would have been \$(0.08) and \$(0.10) for the years ended December 31, 2000 and 1999, respectively. The following table summarizes information about options outstanding at December 31, 2000 and 1999 under the Compensatory Stock Option Plan: I-14 MIRENCO, Inc. (a development stage company) NOTES TO FINANCIAL STATEMENTS - CONTINUED December 31, 2000 and 1999 NOTE J - COMMON STOCK OPTIONS - Continued 2000 Compensatory Stock Options and Warrants ----- Options outstanding Options exercisable -----

Weighted average	Range of Number Remaining	Weighted-average Number	Weighted-average exercise prices
outstanding	contractual life	exercisable	exercisable price
\$0.29 to \$5.00	1,027,400	7.91 years	\$ 3.24 577,400 \$ 1.94

----- Options outstanding Options exercisable -----
 ----- Weighted average Range of Number Remaining Weighted-average Number Weighted-average exercise prices
 outstanding contractual life exercise price exercisable exercisable price -----

\$0.29 to \$4.25 1,027,400 8.82 years \$ 2.83 367,400 \$ 0.29 The fair value of the options granted was estimated on the date of grant using the Black-Scholes option-pricing model with the following weighted- average assumptions for 2000 and 1999: dividend yield of zero percent; risk-free interest rate of 6%; assumed forfeiture of zero percent; and expected lives of 8-10 years. NOTE K - STOCKHOLDERS' EQUITY In May 1997, the Company's Board of Directors authorized the Company to sell up to 200,000 shares of common stock at \$5 per share in a SCOR offering in the State of Iowa. Total shares issued were 156,680, which resulted in proceeds of \$788,400. In 1998, the Company issued 6,000 shares of common stock at \$5 per share for legal fees incurred. In 1998, the Company's Board of Directors authorized the issuance of 19,520 shares of common stock to key employees for services rendered in 1998 and 1999. In conjunction with the issuance of the shares, the Company recorded compensation expense of \$97,600, which approximated the fair market value of the shares at the time of issuance. The Company's common stock was split three-for-one in June 1998 and five- for-one in April 1999. On May 15, 1999, the Company's stockholders authorized the Company to sell up to 150,000 shares of the Company's common stock at \$5 per share. These shares will also require the Company to issue four stock warrants for each share of common stock purchased. The exercise price for these warrants totals \$5 per share and may be exercised at any time prior to June 15, 2002. Total shares issued were 66,979, which resulted in proceeds of \$334,895. At December 31, 2000 and 1999, the Company had 267,916 outstanding warrants. I-15 MIRENCO, Inc. (a development stage company) NOTES TO FINANCIAL STATEMENTS - CONTINUED December 31, 2000 and 1999 NOTE K - STOCKHOLDERS' EQUITY - Continued The Company's stockholders authorized the Company to sell up to 2,000,000 shares of common stock at \$5 per share in a direct public offering in the State of Iowa, the "Iowa Only Offering." The proceeds from the Iowa-Only Offering will be used to fund additional sales and marketing activities, research and development efforts for new products, working capital, and operational costs. (See Note L) In addition, funds will be used to construct a state-of-the-art warehouse and distribution center, which will also house the corporate offices of the Company. As of December 31, 2000 and 1999, 1,561,248 and 166,220 shares had been sold, respectively. In 1999, the Company issued 30,000 warrants at an exercise price of \$0.01 for legal fees. As of December 31, 2000, \$74,850 has been accounted for as offering costs. The remaining \$74,850 is accounted for as prepaid legal costs until the completion of the Company's registration under the Securities Act of 1933. NOTE L - STOCK SUBJECT TO RESCISSION OFFER On August 12, 2000, the Company determined that resales of Iowa-Only shares by Iowa residents to non-Iowa residents violated certain provisions of the Securities Act of 1933. In response, the Company is undertaking an offering to rescind the earlier Iowa-Only Offering. As a result, the Iowa-Only Offering Shares, 1,561,248 shares, in the amount of \$7,806,240, have been classified as temporary equity. Once approved for distribution, the rescission offer will be outstanding for approximately thirty days. Iowa-Only Offering Shareholders have the option to reject the Rescission Offer or to take no action within the thirty days, thereby retaining their outstanding Iowa-Only Offering Shares, or to accept the Rescission Offer. For Iowa-Only Offering Shareholders electing to rescind their ownership, the rescission is expected to be paid in cash. The maximum obligation is estimated at \$8,100,000, including the original investment plus interest at approximately 8% per year. As of December 31, 2000, the Company was liable for interest in the amount of \$14,990. As a result of the Rescission Offer, the Company has classified the Iowa- Only Offering Shares and proceeds as temporary equity. These shares will remain in temporary equity until such time as the violations under the securities laws have been cured. Subsequent to the close of the Rescission Offer, the Company believes that Iowa-Only Offering Shareholders are estopped from arguing injury. However, the Company will continue to be contingently liable to such shareholders during the statute of limitations, a period of one year from the date of the Rescission Offer. The Company is unable to quantify the amount of such contingent liability, the claim must be brought through individual lawsuit, the Company intends to vigorously defend any such lawsuit believing it has valid defenses, and, finally, management considers the probability that it will incur any obligation under such contingent liability as remote. The Company will continue to assess the effect of this contingent liability on its financial statements during the one-year period. If all of the Iowa-Only Offering Shareholders elect to rescind their investment, it will materially affect the Company's financial position, results of operations and cash flows. If, during the subsequent one year that the Company continues to be contingently liable, to the extent that any of the Iowa-Only Offering Shareholders obtain a judgment for damages against the Company, if material, the judgment could impact the Company's liquidity and its ability to implement its business plan and continue as a going concern. I-16 APPENDIX II LISTS OF PASSIVE AND POST-RESCISSION SELLING SHAREHOLDERS Appendix Page Numbers Description II.A. II-2 to II-7 Passive Investors with Warrants II.B. II-8 tp II-85 Post-Rescission Investors in Iowa-Only Offering II-1 APPENDIX II.A. PASSIVE INVESTORS WITH WARRANTS Amount Beneficially Maximum Owned Amount to be Percent of Passive Investors with Warrants Prior to Offering Sold Class Bryce Abbas or Janita Abbas TIC 80 80 0.001% Laverne Ackerman Trust 2,400 2,400 0.020% Michael T Arpy and/or Julie K Arpy JTWROS 800 800 0.007% Darrel D Arrowood and/or Shirley A Arrowood JTWROS 2,400 2,400 0.020% Wendell W Bailey and/or Donna L Bailey JTWROS 1,600 1,600 0.013% Dennis G Baker and/or Kathy L Baker JTWROS 2,400 2,400 0.020% Brian N Barber and/or Billie L Barber JTWROS 400 400 0.003% Daryl Beenken 640 640 0.005% Tracy Below 400 400 0.003% James L Belzer and/or Beverly A Belzer JTWROS 1,600 1,600 0.013% Gary A Bensley and/or Velda J Bensley JTWROS 400 400 0.003% Bruce B Bergeson and/or Stacie Bergeson and/or Shannon Bergeson and/or Sara Bergeson JTWROS 800 800 0.007% JR Bestell or Traci L Bestell TIC 400 400 0.003% Erma V

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Blome 1,600 1,600 0.013% Robert Blome and/or Ruth Blome JTWROS 1,600 1,600 0.013% Hope Bossard and/or Kim Bossard JTWROS 800 800 0.007% Daniel F Brennecke and/or Sandra M Brennecke JTWROS 80 80 0.001% David L Brennecke 800 800 0.007% Elaine J Brennecke 80 80 0.001% Frank Brennecke 2,000 2,000 0.016% Frank Brennecke and/or Jennifer Brennecke and/or Douglas Brennecke JTWROS 80 80 0.001% Jackie L Brennecke 480 480 0.004% Ronald L Briggs and/or Carol A Briggs JTWROS 800 800 0.007% David A Brightwell and/or Linda M Brightwell JTWROS 1,600 1,600 0.013% Gary L Brinkmeyer 400 400 0.003% Charlene A Brown and/or Jerry L Brown JTWROS 400 400 0.003% Susan P Brunskill 2,000 2,000 0.016% BTI Investment Club 800 800 0.007% Gary B Buck and/or Juli A Buck JTWROS 800 800 0.007% Jason P Buck and/or Emily L Buck JTWROS 800 800 0.007% James J Buri and/or Karen K Buri JTWROS 400 400 0.003% Miles L Butler 400 400 0.003% II-2 Jim Carpenter and/or Lisa Carpenter JTWROS 400 400 0.003% Jennifer N Charlier 160 160 0.001% Denny S Chaussee and/or Marcy Chaussee JTWROS 4,000 4,000 0.033% Paul J Cody 400 400 0.003% Jeanie Cook or Andrew Cook TIC 80 80 0.001% Tim H Danger and/or Jana L Danger JTWROS 320 320 0.003% Carol L Davey and/or Diane L Jones and/or Charles L Davey and/or Larry D Davey JTWROS 400 400 0.003% Raymond Davis 1,760 1,760 0.014% James D Deimerly 400 400 0.003% Jill Deimerly 400 400 0.003% George Dixon 3,600 3,600 0.029% Richard R Drake and/or Phyllis A Drake JTWROS 4,000 4,000 0.033% Wendell Eike and/or Doris Eike JTWROS 400 400 0.003% Timothy J Ellett and/or Cindy K Ellett JTWROS 400 400 0.003% John W Elliott and/or Teri D Elliott JTWROS 2,000 2,000 0.016% Lynn D Elm 1,600 1,600 0.013% American Family Trust 8,000 8,000 0.065% Paul W Finch 800 800 0.007% James N Flora and/or Marian K Flora JTWROS 1,600 1,600 0.013% Don L Francois and/or Denise I Francois JTWROS 400 400 0.003% Dennis R Frederiksen and/or Joy L Frederiksen JTWROS 1,600 1,600 0.013% Amy Anderson 40 40 0.000% Glace Land Management 8,000 8,000 0.065% Jennifer Beare 40 40 0.000% David L Granzow and/or Polly A Granzow JTWROS 4,000 4,000 0.033% Karen Guant 80 80 0.001% Janice Guldager and/or Carl Guldager JTWROS 1,600 1,600 0.013% Robert R Hauser 4,000 4,000 0.033% Lester L Hay 1,600 1,600 0.013% Donald C Herridge 800 800 0.007% Kelly L Herridge and/or Beth A Hill JTWROS 1,600 1,600 0.013% Nicholas C Herridge and/or Stacie Lynn Ehler JTWROS 1,600 1,600 0.013% Lynn C Herschberger and/or Dawn K Townsend JTWROS 1,760 1,760 0.014% Merle L Hibbs 7,200 7,200 0.059% Kevin L Hockett 400 400 0.003% Thomas F Hoelscher 2,000 2,000 0.016% Diane K Hoover 400 400 0.003% Clifford E Hymes or Frances M Hymes TIC 400 400 0.003% Charles Ingalls and/or Maureen Ingalls JTWROS 800 800 0.007% Stephen R Irvine 1,600 1,600 0.013% Carroll Ivory or Patricia Ivory TIC 1,600 1,600 0.013% Lance K Ivory 800 800 0.007% II-3 Sharon K Ivory 800 800 0.007% John P Jarman 80 80 0.001% Richard Jewell 800 800 0.007% Diane L Jones and/or Marvin R Jones JTWROS 800 800 0.007% Gary A Jordan and/or Janice Jordan JTWROS 400 400 0.003% Thomas J Jordan and/or Deanna L Jordan JTWROS 400 400 0.003% Thomas L Kane 400 400 0.003% Toby Klauenberg and/or Jennifer Klauenberg JTWROS 600 600 0.005% Gene L Kloubec 800 800 0.007% Jennifer M Kloubec 240 240 0.002% Jeremy G Kloubec 800 800 0.007% Irvin Knutson and/or Elsie Knutson JTWROS 400 400 0.003% Ron Knutson and/or Nancy Knutson JTWROS 200 200 0.002% Vance Koerner and/or Dorothy Koerner JTWROS 4,800 4,800 0.039% Dr Kirk Koithan and/or Cheryl Koithan JTWROS 1,200 1,200 0.010% George Koithan and/or Evelyn Koithan JTWROS 3,200 3,200 0.026% Thomas K Koithan and/or Mary Katherine Koithan and/or Morgan Koithan JTWROS 2,000 2,000 0.016% Gregory Leon Kraft and/or Ramona Ann Kraft JTWROS 2,000 2,000 0.016% Brian J Krause and/or Christine J Krause JTWROS 400 400 0.003% John H Krause and/or Marjorie K Krause JTWROS 400 400 0.003% Leroy M Kruse or Ebalena Kruse TIC 400 400 0.003% Gary Kuhfus 800 800 0.007% LF Lehmeier and/or Lorraine M Lehmeier JTWROS 800 800 0.007% Charles E Leinenbach 1,800 1,800 0.015% Jeff Leinenbach 5,688 5,688 0.047% Frances L Lindstrom 400 400 0.003% Donald E Lovig and/or Mary Ann Lovig JTWROS 400 400 0.003% Dave Lutterman 800 800 0.007% Mark Mahlow and/or Bonnie Mahlow JTWROS 400 400 0.003% LaVern Maisel and/or Brett Maisel JTWROS 800 800 0.007% LaVern Maisel and/or Judith Maisel JTWROS 1,600 1,600 0.013% LaVern Maisel and/or Mitchell Maisel JTWROS 800 800 0.007% Melissa Mannerter 400 400 0.003% Sarah M Mannerter 400 400 0.003% Steve Mannerter and/or Dianne Mannerter JTWROS 800 800 0.007% Wayne R Manternach 400 400 0.003% Dale Martinson and/or Adoline Martinson JTWROS 400 400 0.003% Blaine McCurry and/or Lori McCurry JTWROS 4,000 4,000 0.033% Howard J McDermott and/or Carol J McDermott JTWROS 800 800 0.007% McDonald Construction Inc 400 400 0.003% II-4 Nathan B McManus 128 128 0.001% Tomarra Jo McManus 80 80 0.001% Glenda Millard 4,000 4,000 0.033% Daniel S Miller 800 800 0.007% Don Modlin and/or June Modlin JTWROS 600 600 0.005% Myrna K Muench and/or Verle E Muench JTWROS 1,600 1,600 0.013% Marvin Ness and/or Kathy Ness JTWROS 4,000 4,000 0.033% Ivan D Palmateer and/or Judy M Palmateer JTWROS 400 400 0.003% Kay L Palmer and/or Ruth A Palmer JTWROS 4,000 4,000 0.033% Calvin J Pearson and/or Cheryl Pearson JTWROS 400 400 0.003% Larry R Peterson 400 400 0.003% Thomas Daniel Pickup 400 400 0.003% Alan J Piel 400 400 0.003% Dana Piel and/or Lori Piel JTWROS 400 400 0.003% Ernie Podhajsky 1,600 1,600 0.013% Grant C Primus 400 400 0.003% Timothy W Ranch and/or Cathey L Ranch JTWROS 400 400 0.003% Bernard Reisetter 800 800 0.007% Merritt K Reisetter and/or Ashley M Reisetter JTWROS 400 400 0.003% Merritt K Reisetter and/or Daniel K Reisetter JTWROS 400 400 0.003% Rick Reisetter and/or Laurie Reisetter JTWROS 160 160 0.001% Brinda Lee Reiter 400 400 0.003% James J Reynolds and/or Sharon E Reynolds JTWROS 400 400 0.003% Daniel L Richard and/or Patricia L Richard JTWROS 400 400 0.003% Frederick Duane Rinnan and/or Lolia Mae Rinnan JTWROS 800 800 0.007% Jerry Edward Roby and/or Janet Diane Roby JTWROS 10,000 10,000 0.082% Lawrence D Rouw and/or Donna F Rouw JTWROS 400 400 0.003% Stephen D Runner and/or Janell L Runner JTWROS 2,000 2,000 0.016% Carole E Scarbrough and/or William D Scarbrough JTWROS 200 200 0.002% Dana K Schoppe 400 400 0.003% Daryl A Schoppe and/or Marilyn K Schoppe JTWROS 1,600 1,600 0.013% Dawn Schoppe 400 400 0.003% Dean A Schoppe and/or Aaron D Schoppe JTWROS 200 200 0.002% Dean A Schoppe and/or Ryan W Schoppe JTWROS 200 200 0.002% II-5 Dean A Schoppe and/or Susan Schoppe JTWROS 800 800 0.007% Donna Rae Schoppe 400 400 0.003% Clemens Schroeder and/or Evelyn Schroeder JTWROS 6,400 6,400 0.052% Don W Schroeder 400 400 0.003% Mervin Schuchmann and/or Carole Schuchmann JTWROS 800 800 0.007% Brenda Severson and/or Rodney Severson and/or Monica Severson JTWROS 400 400 0.003% Brian Lee Severson and/or Chris James Severson and/or Barbara Jean Severson JTWROS 1,200 1,200 0.010% Rodney Severson and/or Monica Severson JTWROS 1,760 1,760 0.014% Bill L Shore 400 400 0.003% Mary J Shore 400 400 0.003% Dennis Skeels 400 400 0.003% James A Slobaszewski and/or Dale J Slobaszewski JTWROS 100 100 0.001% James A Slobaszewski and/or John R Slobaszewski JTWROS 100 100 0.001% James A Slobaszewski and/or Kathleen L Cheslik JTWROS 100 100 0.001% James A Slobaszewski and/or Mary A Whitaker JTWROS 100 100 0.001% Allen L Smith and/or Marcia K Smith JTWROS 400 400 0.003% Michael D Smith and/or Teresa A Smith JTWROS 400 400 0.003% Randy Smuck 1,600 1,600 0.013% Gregory T Spicer and/or Cathy L Spicer JTWROS 800 800 0.007% Lester Stangeland 400 400 0.003% Delores J Stickle 800 800 0.007% Jeffrey R Struble or Sherrie R Struble TIC 400 400 0.003% Ray

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D Struble and/or Catherine O Struble JTWROS 800 800 0.007% Raymond D Struble and Rosemary K Struble Rev LVG tr UA D+D 03-10-93 400 400 0.003% Tracy E Struble 400 400 0.003% Richard Taft and/or Trish Taft JTWROS 1,200 1,200 0.010% Robert Taylor 460 460 0.004% Debra S Terry 400 400 0.003% Allen A Tibbs and/or Jacqueline R Tibbs JTWROS 8,000 8,000 0.065% Pauline M Tibbs Revocable Trust 4,000 4,000 0.033% B&H Turkey Farms 800 800 0.007% Benjamin W Van Deest and/or Delaine G Van Deest JTWROS 800 800 0.007% Larry W Van Deest and/or Faye F Van Deest JTWROS 6,400 6,400 0.052% II-6 Norman Van Deest and/or Joyce Van Deest JTWROS 400 400 0.003% Roland Dean Van Deest 4,000 4,000 0.033% Ted W Van Deest and/or Linda L Van Deest JTWROS 2,000 2,000 0.016% Norman VanDeest and/or Joyce VanDeest JTWROS 400 400 0.003% Kenneth R Vollmer 6,000 6,000 0.049% Kenneth R Vollmer or George R Vollmer TIC 2,000 2,000 0.016% Kenneth R Vollmer or Kristine H Vollmer TIC 2,000 2,000 0.016% Robert L Wallace Jr 400 400 0.003% Charles E West and/or Mary Ellen West JTWROS 800 800 0.007% Myron West and/or Margaret West JTWROS 1,600 1,600 0.013% Dan Wheeler and/or Jonie L Wheeler JTWROS 400 400 0.003% Justin A Widlund 400 400 0.003% Randy Ray Wignall 240 240 0.002% Joan E Williams 8,400 8,400 0.069% Marjorie D Williams 400 400 0.003% Marvin Williams and/or Marlene J Williams JTWROS 8,000 8,000 0.065% Mike Williams and/or Doreen Williams JTWROS 1,600 1,600 0.013% Paul T Yantis and/or Donna Yantis JTWROS 400 400 0.003% Allen P York and/or Nancy York JTWROS 800 800 0.007% Total for Category 267,916 267,916 2.021% II-7 APPENDIX II.B POST-RESCISSION INVESTORS IN IOWA-ONLY OFFERING Amount Beneficially Owned Maximum Amount to Percent of Post-Rescission Investors in Iowa-Only Offering Prior to Offering be Sold Class 21ST CENTURY TRADERS 100 100 0.001% 50TH AVENUE INVESTMENT CLUB 200 200 0.002% A G EDWARDS & SONS INC 3,700 3,700 0.028% A-1 IMPROVEMENTS 100 100 0.001% BEA ABBAS 200 200 0.002% JANET ABBAS 100 100 0.001% TIMOTHY J ABBAS 120 120 0.001% LARRY ABBE 200 200 0.002% BENJAMIN ABRAHAM 500 500 0.004% LAVERNE ACKERMAN 400 400 0.003% CLINT J ACKERSON 100 100 0.001% ACKLEY INVESTMENT CLUB PARTNERSHIP 100 100 0.001% WALTER D ADAM 200 200 0.002% DENNIS L ADKINS 200 200 0.002% RYAN IRA ADKINS 100 100 0.001% ADVANCED CLEARING INC 2,100 2,100 0.016% CHARLES L AGAN & JANICE M AGAN J/T 300 300 0.002% JAMES E AGGEN & BONNIE L AGGEN J/T 100 100 0.001% AGRI LTD BY HOELSCHER 200 200 0.002% TERRY L AHRENS & BONNIE K AHRENS J/T 200 200 0.002% TERRY L AHRENS BONNIE K AHRENS J/T 200 200 0.002% MERLE AINLEY 100 100 0.001% MARDYLL ALBERTSON 100 100 0.001% RICHARD J ALBRIGHT JR 300 300 0.002% TOM ALDEN & VAL ALDEN J/T 200 200 0.002% DANIEL J ALES & SHIRLEY M ALES J/T 100 100 0.001% WILLIAM D ALEXANDER 100 100 0.001% TODD ALEXANDER & MONIKA ALEXANDER J/T 900 900 0.007% ALL FOUR INC 1,000 1,000 0.008% LYNN ALLBEE 100 100 0.001% LYNN D ALLBEE 200 200 0.002% BETTYANN H ALLEN 100 100 0.001% BRADLEY J ALLEN 200 200 0.002% CAROL J ALLEN 300 300 0.002% ERNEST E ALLEN 100 100 0.001% ERIC J ALLEN & SHANNON M ALLEN J/T 100 100 0.001% SALVATOR F ALLEVATO 200 200 0.002% PATRICIA ALLGOOD & MARLENE SHELLEY J/T 100 100 0.001% PATRICIA ALLGOOD & MARLENE SHELLEY J/T 100 100 0.001% HOWARD E ALLIE 100 100 0.001% RICHARD ALMOND & MARY ALMOND J/T 300 300 0.002% ROGER L ALSTON & KARLA K ALSTON J/T 200 200 0.002% ALTERNATIVE ENERGIES 600 600 0.005% WILFREDO ALVANADO 50 50 0.000% II-8 LAVERNE H AMBROSE 200 200 0.002% AMERICAN EXPRESS TR C/F GARY E PETERSON IRA 1,300 1,300 0.010% AMERICAN FAMILY TRUST 1,350 1,350 0.010% SCOTT ANDERSEN & MARY ANDERSEN J/T 200 200 0.002% DIANE ANDERSON 100 100 0.001% JEBEDIAH W ANDERSON 100 100 0.001% LAVERNE R ANDERSON 1,000 1,000 0.008% MELISSA J ANDERSON 5 5 0.000% ROBERT A ANDERSON 100 100 0.001% ROBERT W ANDERSON 100 100 0.001% SANDRA K ANDERSON 200 200 0.002% KENNETH A ANDERSON & CHRISTINE M ANDERSON J/T 100 100 0.001% MARK ANDERSON & LISA ANDERSON J/T 200 200 0.002% DANNY PETE ANDERSON & MARY JANE ANDERSON J/T 600 600 0.005% TIMOTHY ANDERSON & MICHELLE ANDERSON J/T 400 400 0.003% DONN A ANDERSON & PATRICIA A ANDERSON J/T 100 100 0.001% JAMES R ANDERSON & ROSANNE A ANDERSON J/T 800 800 0.006% DOUGLAS P ANDERSON & SUSAN J ANDERSON J/T 100 100 0.001% DOUGLAS P ANDERSON & SUSAN J ANDERSON J/T 300 300 0.002% RUSSELL ANDEWAY & SUSAN ANDEWAY J/T 200 200 0.002% TONY ANDOLINO & MARY ELLEN ANDOLINO J/T 300 300 0.002% LARRY R ANDRESS & CAROL L ANDRESS J/T 100 100 0.001% GENNIE L ANDREW 100 100 0.001% BRIAN K ANDREW & CARRIE L ANDREW J/T 4,000 4,000 0.030% RAYMOND L ANDREWS & JACQUELINE ANDREWS J/T 400 400 0.003% MARILYN L ANDREWS C/F RICK JAMES WALLS UTMA IA 200 200 0.002% MARILYN ANDREWS REV TR 1,000 1,000 0.008% ANEKY INVESTMENT CLUB 200 200 0.002% REUBEN A ANHORN & EVA E ANHORN J/T 100 100 0.001% STEPHEN CRAIG ANKRUM & LAVONNE SUE ANKRUM J/T 100 100 0.001% RALPH ALAN ANNEAR & MONICA ROSE ANNEAR J/T 100 100 0.001% PATRICIA A ANNETT & MARY J RANDAL J/T 120 120 0.001% PATRICIA A ANNETT & MARY J RANDAL J/T 80 80 0.001% KIRK APPLEBY & CARILYN J APPLEBY J/T 500 500 0.004% ROBERT APPEGATE & DEBRA APPEGATE J/T 100 100 0.001% MARGARET ARCHIBALD & PATRICK ARCHIBALD J/T 200 200 0.002% RALPH P ARENS 1,000 1,000 0.008% KELLY LEE ARMSTRONG 100 100 0.001% WALTER ARMSTRONG & LUANN ARMSTRONG J/T 1,000 1,000 0.008% MARIONE ARNDT 500 500 0.004% BETH ARNOLD & LYNN ARNOLD J/T 300 300 0.002% II-9 VIRGIL V ARNS 200 200 0.002% DEAN L ARP 200 200 0.002% LEO A ARROWOOD & DARREL ARROWOOD J/T 200 200 0.002% BRAD A ARROWOOD & DARREL D ARROWOOD J/T 200 200 0.002% RODNEY D ARROWOOD & PAMELA J ARROWOOD J/T 200 200 0.002% LYLA MATER'ON ARUM 100 100 0.001% HANS ARWINE & LAURIE ARWINE J/T 500 500 0.004% CRAIG ASHBAUGH 200 200 0.002% KOREEN ASKELAND 200 200 0.002% STANLEY ASTELLE & JANET ASTELLE J/T 300 300 0.002% TIM ATKINSON 100 100 0.001% HAROLD AUKES & ROBERTA AUKES J/T 200 200 0.002% JOHN D AUNAN 100 100 0.001% HAROLD AUTEN & SHELLI M AUTEN J/T 100 100 0.001% ROBERT AXDAHL & LORI AXDAHL J/T 300 300 0.002% EVAN M BABCOCK 200 200 0.002% WENDELL BACHMAN & EMMA LOU BACHMAN REV TR 7 7 1992 200 200 0.002% JAMES BACKUS 400 400 0.003% JAMES C BACKUS 600 600 0.005% ARTHUR D BACON & SUSAN E BACON J/T 100 100 0.001% ROBERT BADGER & NICOLE BADGER J/T 100 100 0.001% FRANK BADMAEV & STACEY B BADMAEV J/T 600 600 0.005% IRENE BAHENSKY & MELVIN D BAHENSKY J/T 2,050 2,050 0.016% M D IRENE BAHENSKY & RONALD BAHENSKY J/T 300 300 0.002% M D IRENE BAHENSKY / AMERICAN FAMILY TRUST 300 300 0.002% DONALD E BAIE & COLLEEN M BAIE J/T 100 100 0.001% STEVEN B BAIER & BARBARA J BAIER TENCOM 400 400 0.003% STEVEN J BAILIN & AUDREY M PORTER J/T 400 400 0.003% DELORES A BAKER 200 200 0.002% EUGENE P BAKER 100 100 0.001% GRETA E BAKER 400 400 0.003% MARY PETERS BAKER 1,000 1,000 0.008% BETTY BAKER & BERNIE KOZOSKY J/T 100 100 0.001% ELMER BAKER & BETTY C BAKER J/T 100

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100 0.001% DENNIS BAKER & DIANA BAKER J/T 100 100 0.001% DENNIS BAKER & KATHY BAKER & JACK HENRY POTTER J/T 20 20 0.000% DENNIS BAKER & KATHY BAKER & QUINN MICHAEL BAKER J/T 20 20 0.000% DENNIS BAKER & KATHY BAKER J/T 40 40 0.000% BOBBY BAKER & LINDA BAKER J/T 400 400 0.003% GRETA E BAKER & ROBERT T BAKER J/T 400 400 0.003% MIKE BAKER & STACIE BAKER J/T 100 100 0.001% JOLEEN R BAKKEN & ERIK D BAKKEN J/T 400 400 0.003% ROGER A BALDWIN & CAROLYN K BALDWIN TIC 200 200 0.002% DONALD G BALES & ROSE MARIE BALES J/T 400 400 0.003% DONALD R BALL & ERIN K BALL J/T 100 100 0.001% DONALD R BALL & ERIN K BALL J/T 100 100 0.001% MICHAEL D BALLINGER 800 800 0.006% II-10 DAN L BALSLEY & CORRENA M BALSLEY J/T 600 600 0.005% SHAD W BALTIMORE 100 100 0.001% JEFFREY P BANASZEK 200 200 0.002% DON BANCROFT 300 300 0.002% CARROL BANDSTRA 200 200 0.002% DARRELL BANG & MARILYN BANG TIC 400 400 0.003% MARY JO BANKS 600 600 0.005% MICHELLE M BANKS 200 200 0.002% BRIAN N BARBER & BILLIE L BARBER J/T 1,328 1,328 0.010% MICHAEL B BARBER & ROWENE J BARBER J/T 200 200 0.002% NATHAN M BARFELS 100 100 0.001% KENNETH DALE BARFELS & SANDRA LEE BARFELS J/T 100 100 0.001% LARRY R BARKER & IDA M BARKER J/T 400 400 0.003% GARY BARLOW 381 381 0.003% JAYNE ANN BARNES 50 50 0.000% SUE BARNES 200 200 0.002% MARC D BARNHART 100 100 0.001% WILLIAM R BARNHART 200 200 0.002% CURTIS WAYNE BARRETT 700 700 0.005% ROBERT L BARRETT & JANET E BARRETT J/T 100 100 0.001% DONALD J BARROW 100 100 0.001% MICHAEL J BARTLING 100 100 0.001% DOUGLAS EUGENE BARTLOW 200 200 0.002% JAMES J BARTON & DIANE LYNN BARTON J/T 100 100 0.001% JEREMY A BARTON & RACHELLE R BARTON J/T 200 200 0.002% ROBERT H BASSETT & BONNIE BASSETT J/T 100 100 0.001% MERLE K BATES 100 100 0.001% LOUISE J BAUER 100 100 0.001% JOHN C BAUMANN & MICHELLE A BAUMANN J/T 200 200 0.002% JAN C BAUMANN & MICHELLE ANN BAUMANN J/T 100 100 0.001% BRYAN BAUMHOVER & LEANN BAUMHOVER J/T 500 500 0.004% RAYMOND E BAXTER 1,000 1,000 0.008% ROBERT K BAXTER 100 100 0.001% JOANN BAYSINGER & JIM BAYSINGER J/T 200 200 0.002% CURT BEAN & AMY BEAN J/T 100 100 0.001% WILLIAM BEARDMORE 200 200 0.002% JACOB A BEARDSLEE & JANIE K BEARDSLEE J/T 5 5 0.000% NOAH P BEARDSLEE & JANIE K BEARDSLEE J/T 5 5 0.000% DENNIS E BEATY 100 100 0.001% CONNIE S BECK 300 300 0.002% BRUCE BECK & DIANE BECK J/T 100 100 0.001% DANIEL B BECKER 1,100 1,100 0.008% LARRY M BECKER & ALANA F BECKER J/T 100 100 0.001% NADINE BECKERT 200 200 0.002% ROBERT BECKMAN & KATHLEEN BECKMAN J/T 100 100 0.001% C ALAN BEDDOW 100 100 0.001% MIKE BEELER & KATHLEEN BEELER J/T 100 100 0.001% TIM BEELER & MARCIA BEELER J/T 200 200 0.002% MICHAEL L BEEMER 20 20 0.000% RICHARD A BEERS & SUE Z BEERS J/T 200 200 0.002% CHRIS BEHRENS 100 100 0.001% II-11 VICKI BEHRENS 100 100 0.001% AARON BEIK 300 300 0.002% E ROBERT BEJCEK & JUDY BEJCEK J/T 100 100 0.001% DAVID TODD BELL 400 400 0.003% MARY ANN BELLVILLE & DEAN D BELLVILLE J/T 200 200 0.002% JAMES BELZER & BEVERKY BELZER J/T 600 600 0.005% JAMES L BELZER & BEVERLY A BELZER J/T 500 500 0.004% JOHN BEMER 100 100 0.001% CHARLES D BEMER SR & JUDITH ANN BEMER J/T 200 200 0.002% DENNIS C BENBOW & ROBBON J BENBOW J/T 100 100 0.001% MICHAEL J BENDER 200 200 0.002% CAROL BENESH 1,800 1,800 0.014% RICHARD L BENESH SR 200 200 0.002% LOUIS T BENJAMIN 600 600 0.005% BRUCE A BENNETT 200 200 0.002% CONNIE L BENNETT 200 200 0.002% MARK BENNETT 900 900 0.007% ROBERT E BENNETT & BETTIE L BENNETT J/T 400 400 0.003% STEPHEN EDWARD BENNETT & JUDY ANN BENNETT J/T 1,000 1,000 0.008% JERRY BENNETT & LOIS BENNETT J/T 200 200 0.002% WILLIAM R BENNETT & WILMA E BENNETT J/T 500 500 0.004% BARTON L BENNING & MARY L BENNING J/T 200 200 0.002% FLOYD E BENSON & B JOAN BENSON J/T 200 200 0.002% ELWOOD G BENTTEN & MARILYN L BENTTEN J/T 100 100 0.001% KEITH H BENZING & JANETTE A BENZING J/T 100 100 0.001% MARK BERENS 200 200 0.002% MARK BERENS & RICHARD GOSLAR J/T 200 200 0.002% JAMES A BERGESON 200 200 0.002% SARA BERGESON 200 200 0.002% SHANNON BERGESON 200 200 0.002% JAMES BERGESON & HELEN BERGESON J/T 100 100 0.001% JARED L BERGLUND & HEATHER L BERGLUND J/T 40 40 0.000% CLINT E BERGMAN 100 100 0.001% DONALD L BERGMAN 100 100 0.001% HAROLD BERGMAN & ROULINE BERGMAN J/T 50 50 0.000% RICK BERGTHOLD 300 300 0.002% JIMMIE BERHOW & JANEAN BERHOW J/T 300 300 0.002% DEANNA BERKEY & MICHAEL BERKEY J/T 100 100 0.001% EARLINE BERKOSKI & ROGER BERKOSKI J/T 800 800 0.006% TODD ELLIOTT BERKOSKI & STEFANIE BERKOSKI J/T 100 100 0.001% STEFANIE SUE BERKOSKI & TODD BERKOSKI J/T 100 100 0.001% LIBIER BERMUDEZ 20 20 0.000% ROSALYN R BERRETT 100 100 0.001% WAYNE BERRETT & MILLIE BERRETT J/T 100 100 0.001% WAYNE A BERRETT & MILLIE R BERRETT J/T 100 100 0.001% RONALD E BERRETT & REBECCA S BERRETT J/T 100 100 0.001% BETTY M BERRY 500 500 0.004% ARMON A BERT 100 100 0.001% EUGENE F BERTRAND & JUDY A BERTRAND J/T 200 200 0.002% BETTER INVESTORS 200 200 0.002% II-12 NATHAN BEVING 1,000 1,000 0.008% JOSHUA A BEY 100 100 0.001% GILBERT L BEYE 200 200 0.002% KEVIN L BEYE & DOREEN M BEYE J/T 100 100 0.001% GILBERT L BEYE & GEORGIA L BEYE J/T 200 200 0.002% CLAUDIA J BEYER 200 200 0.002% KATHLEEN L BICE 100 100 0.001% DONALD BIDWELL 500 500 0.004% NORMA J BIEGGER 100 100 0.001% JAMES F BIEGGER & DEBORAH S BIEGGER J/T 100 100 0.001% JAMES A BIEGGER & KAREN M BIEGGER J/T 100 100 0.001% HAROLD E BIENFANG 300 300 0.002% LLOYD L BIER 100 100 0.001% JOHN E BIGGS & MARGARET L BIGGS J/T 200 200 0.002% ERNEST H BIGLER 100 100 0.001% TOM BILLHEIMER & LINDA BILLHEIMER J/T 100 100 0.001% RYAN BILLHEIMER & SHANNON BILLHEIMER J/T 100 100 0.001% HELEN S BIRD 100 100 0.001% KYRA J BIRD 100 100 0.001% MARY J BJELLAND 100 100 0.001% DONALD L BJELLAND & DENISE M BJELLAND J/T 400 400 0.003% DELL BLAIR 3,400 3,400 0.026% GLENN G BLAIR 1,000 1,000 0.008% TRENT BLAIR 100 100 0.001% WARREN W BLAKE 100 100 0.001% DONALD P BLAZEK & KIM J BLAZEK J/T 200 200 0.002% RICK BLINT & KATHY BLINT J/T 100 100 0.001% MARGE D BLOHM 100 100 0.001% ERMA V BLOME 200 200 0.002% HAROLD BLOME 200 200 0.002% CAROL A BLOME & DEAN F BLOME J/T 20 20 0.000% MAX L BLOOMQUIST & CARLA J BLOOMQUIST J/T 100 100 0.001% JULIE A BLUNT 200 200 0.002% BOARD OF DIRECTORS INVESTORS CLUB 200 200 0.002% MICHAEL K BOBO 200 200 0.002% ALAN BOCK 381 381 0.003% MARK WILLIAM BOCKELMANN 1,000 1,000 0.008% AMBER BETH BODDICKER 300 300 0.002% MARK JON BODDICKER 800 800 0.006% PAMELA JEAN BODDICKER 500 500 0.004% DENNIS J BOECKENSTEDT & LORI A BOECKENSTEDT J/T 200 200 0.002% RAPHAEL BOECKMAN & RUTH BOECKMAN J/T 1,400 1,400 0.011% BART BOEHMIER 100 100 0.001% SYLVIA P BOEHMKE & DUANE T BOEHMKE TIC 300 300 0.002% MARK BOEKE & KATHY BOEKE J/T 1,000 1,000 0.008% ERWIN BOEKE & LILLIAN BOEKE J/T 100

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100 0.001% BENJAMIN D BOELTER 200 200 0.002% HARLAN DE BOER & MICHELLE DE BOER J/T 200 200 0.002% WILLIAM G BOHNEMAN & DIANE M BOHNEMAN J/T 200 200 0.002% CHARLES WILLIAM BOLEN 200 200 0.002% II-13 TAMI K BOLTE 100 100 0.001% CHARLES BONAVIA 100 100 0.001% DONNIE J BOND 200 200 0.002% JOAN M BONNER 100 100 0.001% SCOTT ALLEN BONNER 100 100 0.001% JOHN L BONNER & LEONA BONNER J/T 100 100 0.001% DARRELL E BOOK & JOYCE L BOOK J/T 200 200 0.002% ROBERT BOOM & JANET BOOM J/T 100 100 0.001% DARRELL DEAN BOOTH 200 200 0.002% JOHN BORELLO & ANITA BORELLO TTEE 1990 TRUST 1,000 1,000 0.008% CLARK BORLAND 100 100 0.001% CAMILLA E BORMANN 100 100 0.001% DANIEL R BORST 100 100 0.001% JEFFREY J BORST 600 600 0.005% ARTHUR W BORTON & DONNA K BORTON J/T 1,000 1,000 0.008% CRAIG M BORWICK & SHEILA C BORWICK J/T 200 200 0.002% CRAIG BORWICK & SHELIA BORWICK J/T 1,200 1,200 0.009% ANNE M BOSS 200 200 0.002% KENNETH L BOSS & JEAN M BOSS J/T 100 100 0.001% WAYNE BOSS & MARY BOSS J/T 400 400 0.003% ANSIE M BOUWER 1,000 1,000 0.008% KAY A BOVY 100 100 0.001% GARY G BOWDEN 100 100 0.001% HERBERT J BOWERS 200 200 0.002% STEPHEN T BOWERS 381 381 0.003% STEPHEN T BOWERS & JENNY L BOWERS J/T 800 800 0.006% SHARON K BOWLING 100 100 0.001% DAVID R BOWLING & DEBORAH R BOWLING J/T 300 300 0.002% STEVEN BOWMAN 300 300 0.002% SALLY JANE BOYINGTON 200 200 0.002% DOUGLAS F BOYLER & CAROL BOYLER J/T 100 100 0.001% H JAMES BOYSEN & JANICE M BOYSEN J/T 100 100 0.001% LARRY A BRABY & JEAN E BRABY J/T 600 600 0.005% DEBRA K BRADY 100 100 0.001% DANIEL J BRADY & BARBARA L BRADY J/T 200 200 0.002% CHRISTOPHER J BRAGA 100 100 0.001% JAMES D BRAGA & CAROLYN M BRAGA J/T 100 100 0.001% MICHAEL R BRAND & DIANE L BRAND J/T 600 600 0.005% JANET BRAND & RAYMOND BRAND J/T 1,100 1,100 0.008% BRYAN BRANDERHORST & DEBRA BRANDERHORST J/T 600 600 0.005% RON BRANDERHOST SHARON BRANDERHORST J/T 400 400 0.003% BRENT D BRANDMEYER 100 100 0.001% CHAD M BRANDMEYER 100 100 0.001% LISA L BRANDMEYER 100 100 0.001% MICHAEL L BRANDMEYER 100 100 0.001% RYAN B BRANDMEYER 100 100 0.001% BLAIR D BRANDMEYER & CYNTHIA J BRANDMEYER J/T 200 200 0.002% AMY L BRANDT 200 200 0.002% VIRGIL BRANDT 200 200 0.002% II-14 VIRGIL A BRANDT 200 200 0.002% LEROY BRANDT & LYNNE BRANDT J/T 500 500 0.004% CARLLEEN J BRASS & DALE E BRASS J/T 200 200 0.002% BRETT L BRASS & ELINOR A BRASS J/T 2,000 2,000 0.015% DANA W BRAUNSCHWEIG 100 100 0.001% BERNARD C BRECHT 200 200 0.002% DENNIS M BREED & SUSAN K BREED J/T 1,000 1,000 0.008% JACKSON P BREEN FBO TERRY LEEPER CUST 200 200 0.002% CRAIG R BREMNER 100 100 0.001% DAVID L BRENNECKE 200 200 0.002% FRANK BRENNECKE 2,500 2,500 0.019% MARY L BRENNECKE 100 100 0.001% FRANK BRENNECKE & DANIEL F BRENNECKE J/T 100 100 0.001% FRANK BRENNECKE & DOUGLAS BRENNECKE J/T 100 100 0.001% FRANK BRENNECKE & ELAINE J BRENNECKE J/T 100 100 0.001% FRANK BRENNECKE & JACKIE BRENNECKE J/T 100 100 0.001% FRANK BRENNECKE & JANITA ABBAS J/T 100 100 0.001% FRANK BRENNECKE & JEANIE COOK J/T 100 100 0.001% DANIEL F BRENNECKE & SANDRA M BRENNECKE J/T 200 200 0.002% DANIEL F BRENNECKE & SANDY BRENNECKE J/T 200 200 0.002% DANA T BRENNEMAN & MONA K BRENNEMAN J/T 2,000 2,000 0.015% KENNETH E BREON & JACQUELINE A BREON J/T 100 100 0.001% TED A BREWER & KAREN BREWER 250 250 0.002% TED A BREWER & KAREN BREWER J/T 100 100 0.001% BONNIE BRIAN & BILL BRIAN J/T 100 100 0.001% BRICKS STICKS & WIRE 42-1503381 100 100 0.001% RAY E BRIDGES 300 300 0.002% BRENT A BRIGGS 100 100 0.001% RON BRIGGS & CAROL BRIGGS J/T 400 400 0.003% BRIGHT FUTURES INVESTMENT CLUB 100 100 0.001% DENISE BRILLHART 100 100 0.001% ERNEST C BRIM & ALYCE A BRIM J/T 100 100 0.001% CHRIS BRINKMEYER & CHRIS BRINKMEYER J/T 100 100 0.001% CHARLES A BRINKMEYER & MARILYN BRINKMEYER J/T 400 400 0.003% GRANT C BRINTNALL 100 100 0.001% VALOIS BRINTNALL 100 100 0.001% ARCHIE R BRITCHER UTMA C/O CONNIE S M BRITCHER CUST 1,000 1,000 0.008% RYAN CRAIG BROBAKER 200 200 0.002% JASON BROM & VIOLET BROM J/T 600 600 0.005% DAVID BRONNER & JUDITH BRONNER J/T 100 100 0.001% JOSEPH BROOKSHIRE 200 200 0.002% A J BROUSSEAU & REBECCA BROUSSEAU J/T 200 200 0.002% DEJONG BROTHERS 4,000 4,000 0.030% CHARLES DEAN BROWER 1,200 1,200 0.009% MARY JUNE BROWER 400 400 0.003% BEORGE JAMES BROWN 100 100 0.001% CHARLENE BROWN 200 200 0.002% DOROTHY J BROWN 200 200 0.002% II-15 GEORGE J BROWN 100 100 0.001% JAMES G BROWN 100 100 0.001% JEFF BROWN 100 100 0.001% RAYMOND GLENN BROWN 100 100 0.001% STEVE BROWN 100 100 0.001% VELMA R BROWN 100 100 0.001% WILLIAM J BROWN 100 100 0.001% GARY F BROWN & DONNA E BROWN J/T 2,000 2,000 0.015% STEPHEN BROWN & J EDWARD BROWN J/T 300 300 0.002% RONALD BROWN & JAMIE BROWN J/T 100 100 0.001% CHARLENE A BROWN & JERRY L BROWN J/T 300 300 0.002% GEORGE L BROWN & MARJORIE A BROWN J/T 100 100 0.001% GEORGE J BROWN & MARY G BROWN J/T 100 100 0.001% JAMES G BROWN & MARY J BROWN J/T 100 100 0.001% ALLEN R BROWN & PATRICIA K BROWN J/T 300 300 0.002% CHARLENE A BROWN & RUSSELL D BROWN J/T 75 75 0.001% SUSAN RENE BROWN & STEVEN GLENN BROWN J/T 100 100 0.001% JAMES BROWN & TONI BROWN J/T 100 100 0.001% JACQUELINE LEIGH BROWN-FUGATE 100 100 0.001% JAMES A BRUCH 200 200 0.002% ALLISON R BRUMMEL 100 100 0.001% BRIAN C BRUMMEL 100 100 0.001% RACHAEL M BRUMMEL 100 100 0.001% LARRY BRUMMEL & MARIA BRUMMEL J/T 600 600 0.005% STEVEN R BRUNS & KAREN BRUNS J/T 400 400 0.003% RICHARD L BRUNS & ROBERT L BRUNS J/T 1,000 1,000 0.008% KENT BRUNS & SUZANNE BRUNS J/T 100 100 0.001% KEITH BRUNT 100 100 0.001% IVEN C BRUSH & ELISE R BRUSH J/T 100 100 0.001% IVEN C BRUSH & GAIL M BRUSH J/T 400 400 0.003% KIMBERLY A BRYAN 100 100 0.001% ROGER G BRYAN 800 800 0.006% TABITHA BRYAN 100 100 0.001% KELLY BRYAN & LORI BRYAN J/T 100 100 0.001% JASON BUCK & EMILY BUCK J/T 200 200 0.002% GARY B BUCK & JULI A BUCK J/T 1,400 1,400 0.011% GARY B BUCK & JULIE A BUCK J/T 7,000 7,000 0.053% LISA K BUCKENDAHL 100 100 0.001% JACQUELINE R BUCKINGHAM 100 100 0.001% WAYNE F BUDDING 400 400 0.003% LUCAS BUETTNER 200 200 0.002% LUCAS D BUETTNER 100 100 0.001% RODNEY BUHR 400 400 0.003% RODNEY BUHR & KATHY BUHR J/T 200 200 0.002% CHRIS ANN BUITENWERF 200 200 0.002% SCOTT BUITENWERF 200 200 0.002% SCOTT H BUITENWERF 400 400 0.003% CRAIG BUITENWERF & JUDY BUITENWERF J/T 400 400 0.003% CRAIG S BUITENWERF & JUDY F BUITENWERF J/T 200 200 0.002% SHANE BULTEN 100 100 0.001% JOHN BUMAN II 140 140 0.001% II-16 BRIAN E BURESH 100 100 0.001% DAVID F BURGESS & LYNDA A BURGESS J/T 400 400 0.003% THERESA BURKE 100 100 0.001% KERRY L BURMEISTER & KERI L BURMEISTER J/T 200 200 0.002% BRYAN D BURNETT & CHARLES M BURNETT TIC 100 100 0.001% MARGARET R BURNS 1,000 1,000 0.008% DAN F BURTON & MELINDA F

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BURTON J/T 1,000 1,000 0.008% MARK BUSKOHL & NANCY BUSKOHL J/T 1,000 1,000 0.008% RICHARD J BUSTA 200 200 0.002% JAMES F BUSTA & RITA A BUSTA J/T 400 400 0.003% LOIS C BUTE 800 800 0.006% TERESA L BUTLER 100 100 0.001% JOHN R BUTLER & LINDA K BUTLER J/T 300 300 0.002% MELVERN L BUTTS & ROVERTA L BUTTS J/T 200 200 0.002% HAROLD M BUTZLOFF 1,000 1,000 0.008% JOHN R BUZYNSKI & ELEANOR M BUZYNSKI J/T 200 200 0.002% BRYAN BYRD & JENNIFER BYRD J/T 200 200 0.002% HELEN M CADY 100 100 0.001% JOHN EDWARD CAHILL & PATRICA L CAHILL J/T 200 200 0.002% CAROL A CALLAHAN & DANIEL D CALLAHAN J/T 100 100 0.001% LARRY R CAMERON & DONNA F CAMERON J/T 200 200 0.002% ARDICE CAMMACK 100 100 0.001% RANDALL M CAMP & CAROL L CAMP J/T 500 500 0.004% LAWRENCE D CAMP & JANICE V CAMP J/T 100 100 0.001% LARRY EDWIN CAMPBELL 300 300 0.002% MARVIN CAMPBELL 100 100 0.001% RUSSELL B CAMPBELL 2,000 2,000 0.015% SHERRI CAMPBELL 200 200 0.002% STEPHEN R CAMPBELL 100 100 0.001% THOMAS S CAMPBELL & JANI M CAMPBELL J/T 100 100 0.001% RONALD D CAMPBELL & LORI L CAMPBELL J/T 200 200 0.002% LOUISE R CAMPINA & ROBERT M CAMPINA J/T 100 100 0.001% RICK CANEDO & JON DANIELSON TENCOM 100 100 0.001% RICK S CANEDO & LISA A CANEDO J/T 100 100 0.001% NANCY CANTERBURY 100 100 0.001% ELAINE PHELPS CAPEK 200 200 0.002% PATSY CAPEN & WILLIAM CAPEN J/T 300 300 0.002% JAMES CAPESIUS 200 200 0.002% MERLIN D CAPESIUS 200 200 0.002% CAPITAL STREET INVESTORS 100 100 0.001% NEAL A CARAWAY 100 100 0.001% MIKE CARD 30 30 0.000% RHONDA CARD 30 30 0.000% KENNETH H CARDER 100 100 0.001% LARRY CARLSON 400 400 0.003% STEVEN CARLSON 200 200 0.002% WENDELL R CARLSON 1,000 1,000 0.008% ROBERT M CARLSON & CINDY M CARLSON J/T 100 100 0.001% GARY L CARLSON & MARTHA P CARLSON J/T 100 100 0.001% SONDR A K CARNAHAN 100 100 0.001% SCOTT M CARNAHAN & BRENDA LEE 100 100 0.001% II-17 CARNAHAN J/T GRANT M & KYLE B & MARGAR CARNAHAN J/T 120 120 0.001% JUDY ANN CAROLAN 1,000 1,000 0.008% RODNEY CAROLAN & NANCY CAROLAN J/T 200 200 0.002% KEVIN M CARPENTER 100 100 0.001% GARY M CARPENTER & JEAN CARPENTER J/T 100 100 0.001% KENNETH G CARR & JOAN V CARR J/T 600 600 0.005% RICHARD D CARROLL 400 400 0.003% KENNETH STANTON CARROLL & KAREN SUE CARROLL J/T 400 400 0.003% CHRISTINE CARSON 1,000 1,000 0.008% ROBERT M CARSON 300 300 0.002% EVERETTE C CARSON & BRIAN J CARSON J/T 100 100 0.001% EVERETTE C CARSON & DENNIS R CARSON J/T 100 100 0.001% ARLO CARSON & JOY CARSON J/T 2,000 2,000 0.015% EVERETTE C CARSON & LOLA J CARSON J/T 100 100 0.001% BRIAN J CARSON & SHARON A CARSON J/T 500 500 0.004% EVERETTE C CARSON & STEVEN C CARSON J/T 100 100 0.001% BRYAN E CARSRUD 100 100 0.001% ALTON B CARSRUD & DELORIES J CARSRUD J/T 200 200 0.002% DUANE CARSTENS 100 100 0.001% DEAN A CARTWRIGHT 1,600 1,600 0.012% PHYLLIS A CASSEL & ROBERT J CASSEL J/T 100 100 0.001% MARJORIE L CASTAGNOLI & LAWRENCE M CASTAGNOLI J/T 400 400 0.003% DEBORAH K CASTILLO 100 100 0.001% DANIEL J CASTLE 1,400 1,400 0.011% RYAN L CASTLE 100 100 0.001% WARREN H CATERON & PATRICIA A CATERON J/T 200 200 0.002% WARREN CATERON & PATRICIA CATERON J/T 200 200 0.002% IRVIN (BUD) CAUVAN & TERESA FAIR CAUVAN J/T 100 100 0.001% CHAD CEARLEY 130 130 0.001% FRANKLIN CEARLEY 400 400 0.003% CEDE & CO 257,321 257,321 1.948% MICHAEL J CELANIA & DIANA L CELANIA J/T 200 200 0.002% LES CHALFIN & DAWN CHALFIN J/T 200 200 0.002% EDWIN P CHAMBERLIN & CHARLEEN A CHAMBERLIN J/T 200 200 0.002% JACK L CHAMBERS 1,500 1,500 0.011% BRUCE J CHAMBERS & KAREN S CHAMBERS J/T 400 400 0.003% DIANE CHAMBERS & ROBERT CHAMBERS J/T 400 400 0.003% RICHARD DUANE CHANCE 100 100 0.001% ROBERT CHANCE 200 200 0.002% BRUCE R CHANEY 500 500 0.004% LUKE CHAPMAN 8 8 0.000% PANSIE CHAPMAN 100 100 0.001% CLINTON D CHAPMAN & LESLIE D CHAPMAN J/T 400 400 0.003% TERRY W CHAPMAN JERRY W CHAPMAN J/T 120 120 0.001% DEAN R ROGERS CHARLENE J/T 100 100 0.001% CHARLES SCHWAB & CO FBO MARY VIVIAN REEL IRA 500 500 0.004% ROBERT A CHARLESTON & CATHY C 700 700 0.005% II-18 CHARLESTON J/T DONALD L CHEENEY & RACHEL CHEENEY J/T 400 400 0.003% MARY J CHEVILLE 200 200 0.002% JOSEPH A CHIARAMONTE & RETA J CHIARAMONTE J/T 500 500 0.004% THOMAS R CHILES 200 200 0.002% JONAS C CHLADEK 100 100 0.001% MOHAMMED E H CHOWDHURY & SARAH PARVIN J/T 110 110 0.001% DAVID C CHRISTENSEN 200 200 0.002% MEGAN JOY CHRISTENSEN 200 200 0.002% ROGER CHRISTENSEN 400 400 0.003% MAX T CHRISTENSEN & KATHIE L CHRISTENSEN J/T 100 100 0.001% CHAD CHRISTIANSON & NICOLE CHRISTIANSON J/T 200 200 0.002% JERRY A CHRISTOPHERSON & BETH M CHRISTOPHERSON J/T 800 800 0.006% BYRON CHURCH & KATHLEEN CHURCH J/T 100 100 0.001% DENNIS CINKI & JANICE CINK J/T 200 200 0.002% DALLAS CIZEK 200 200 0.002% AMY CLARK 100 100 0.001% RICKY LYNN CLARK 400 400 0.003% RUSSELL D CLARK 100 100 0.001% TIMOTHY B CLARK 100 100 0.001% TERRY L CLARK & DEANNA F CLARK J/T 200 200 0.002% RICHARD CLARK & LEROY D CLARK J/T 200 200 0.002% JOHN J CLARK & LORRAINE F CLARKE J/T 100 100 0.001% CHRISTOPHER K CLARK & MARJORIE D CLARK J/T 1,000 1,000 0.008% ML CLARK & MARLENE CLARK J/T 500 500 0.004% LARRY LYNN CLARK & RICKY LYNN CLARK J/T 100 100 0.001% JEFFREY LEE CLARK & TAWNY C CLARK J/T 100 100 0.001% TRENT CLAUDE 100 100 0.001% MIKE CLAUSEN & SCOTT BURRICHTER J/T 100 100 0.001% DONALD C CLAUSON 200 200 0.002% JACK E CLEAVELAND 100 100 0.001% MARK A CLEMEN & LORI A CLEMEN J/T 100 100 0.001% DAVID CLINKINBEARD & JULIE CLINKINBEARD J/T 200 200 0.002% THOMAS C CLINTON 100 100 0.001% JAMES GERALD CLINTON & BONNIE JANE CLINTON J/T 100 100 0.001% TERRY L CLINTON & PEGGY L CLINTON J/T 400 400 0.003% CLINTON NATIONAL BANK TTEE MED ASSOC 401K-VIDAL D 200 200 0.002% CLINTON NAT'L BK TR MED ASSO 401K-VIDAL 7/01/89 200 200 0.002% CLS TRUST 100 100 0.001% COLE R COBB 200 200 0.002% RICK A COBIE 200 200 0.002% JAMES C COCKERHAM 200 200 0.002% MICHAEL J COCKERHAM 400 400 0.003% RAYMOND L COCKERHAM & HELEN R COCKERHAM TENCOM 200 200 0.002% II-19 KAREN CODY 100 100 0.001% BARBARA J COFFIN & LARRY M COFFIN J/T 100 100 0.001% NAOMI COPPICK COLE & THOMAS POTTER J/T 100 100 0.001% VIOLET M COLLINS 100 100 0.001% RONALD COLLUM & VICKI COLLUM J/T 100 100 0.001% RONALD L COLLUM & VICKI L COLLUM J/T 200 200 0.002% BRENT S COLVIN & SUSAN E COLVIN J/T 100 100 0.001% JOHN D COMBELLICK & CINDY J DVORAK J/T 600 600 0.005% DONNA M CONAWAY 200 200 0.002% JOHN A CONAWAY 200 200 0.002% CRAIG ALLEN CONKLIN & DEBRA ANN CONKLIN J/T 100 100 0.001% EVLYN CONLEY 100 100 0.001% BRIAN J CONNICK & CARI L CONNICK J/T 200 200 0.002% MERLE G CONRAD & JAYNE M CONRAD J/T 100 100 0.001% SHAFFER CONSTRUCTION 100 100 0.001% KENNETH L CONVERSE & KARNA J CONVERSE J/T 300 300 0.002% BOB CONYERS & RICHARD L SCHLEIS

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PARTNERSHIP 100 100 0.001% ROBERT CONYERS & RICHARD SHCLEIS J/T 50 50 0.000% REBECCA J COOBS 2,000 2,000 0.015% MICHELLE ANN COOK 100 100 0.001% RONALD D COOK 100 100 0.001% RICHARD L COOK & BARBARA J COOK J/T 100 100 0.001% WILLIAM P COOK & LYNNETTE V COOK J/T 100 100 0.001% JERRY LEE & LOUISE L COOK & RITCHIE DEAN THORNBURG J/T 100 100 0.001% RICHARD L COOK & SAM A COOK J/T 50 50 0.000% JOANNE COOP 200 200 0.002% KRISTIN M COOPER 100 100 0.001% RONALD COPPES 100 100 0.001% DENNIS C COPPES & DEBRA K COPPES J/T 200 200 0.002% MARJORIE M COPPOCK 100 100 0.001% STEPHEN M CORBER 200 200 0.002% BRIAN A CORCORAN 300 300 0.002% WILLIAM M CORNELIUS & LINDA J CORNELIUS J/T 100 100 0.001% NANCY E CORNELL 100 100 0.001% NANCY E CORNELL & MELODY L CORNELL J/T 100 100 0.001% ANTHONY FRANK CORSIGLIA 500 500 0.004% KENNETH A CORTNER & JANET M CORTNER J/T 500 500 0.004% PAUL A CORY & CATHY M CORY J/T 400 400 0.003% BARBARA JO COSGROVE 100 100 0.001% VIOLET L COSGROVE 100 100 0.001% AARON D COUCHMAN 200 200 0.002% ALAN COUCHMAN 100 100 0.001% ERIC ALAN COUCHMAN 100 100 0.001% DIANE K COURTNEY 550 550 0.004% JORGE F COVARRUBIAS & MARIA COVARRUBIAS J/T 100 100 0.001% GIFFORD A COVAULT & RUTH E COVAULT J/T 100 100 0.001% DOUGLAS L COWAN 1,000 1,000 0.008% DONALD L COWEN 200 200 0.002% II-20 TASHA M COWLES 400 400 0.003% HOWARD L COX 400 400 0.003% JOHN COX & DARLA J COX J/T 100 100 0.001% BRYAN M COX & KAREN E COX J/T 400 400 0.003% HOWARD L COX & MARCIA R COX J/T 600 600 0.005% SUSAN COY 100 100 0.001% SUSAN M COY 100 100 0.001% DONNARAE CRANSTON 100 100 0.001% WALLACE F CRAWFORD 100 100 0.001% RANDY C CRAWFORD & BLAKE R CRAWFORD TENCOM 2,000 2,000 0.015% RONALD L CRAWFORD & DIANNE L CRAWFORD J/T 400 400 0.003% DAVID O'NEIL CREIGHTON 200 200 0.002% NORMAN K CRETSINGER & JANET M CRETSINGER J/T 500 500 0.004% KRISTIN J CRIM 1,000 1,000 0.008% JOHN P CRONIN 200 200 0.002% PATRICK J CRONIN 200 200 0.002% NORMA JEAN CROOK 200 200 0.002% LORINDA J CROSEY & DAVID A TURNER J/T 200 200 0.002% MARVIN R CROSS 200 200 0.002% MATHEW CROSS 200 200 0.002% NANCY E CROSS 200 200 0.002% RICHARD L CROSSER & CAROLYN J CROSSER J/T 200 200 0.002% JOHN A CROSSER JR & WILLIAM J CROSSER J/T 150 150 0.001% JUDITH CROUSE 100 100 0.001% MATTHEW T CROUSE & DIANE K CROUSE TIC 500 500 0.004% BART CROUSE & MICHELE CROUSE J/T 200 200 0.002% JERRY CULBERTSON & SUSAN CULBERTSON J/T 100 100 0.001% RANDY D CUMMINGS & LYNN CUMMINGS 200 200 0.002% TROY CUMMINS & LESHIA CUMMINS J/T 200 200 0.002% ROB CUNDY 200 200 0.002% BRYCE A CUNNINGHAM 1,000 1,000 0.008% MICHAEL G CUPPLES & SHERYL L CUPPLES J/T 100 100 0.001% CELIA CURRY 100 100 0.001% PETER CURTIS & LUCI CURTIS J/T 100 100 0.001% JEFFERY CUSIC & MARYKAY CUSIC J/T 200 200 0.002% CYRUS MANAGEMENT INC 200 200 0.002% JACK J DACK & TWILLA W DACK J/T 100 100 0.001% MILDRED E DAGIT & WILLIAM C DAGIT J/T 200 200 0.002% ALLAN P DAHL 100 100 0.001% DAVE J DAHLGREN & KATHY DAHLGREN J/T 200 200 0.002% DANIEL DAHLIN 100 100 0.001% JOHN H DAHM & SANDI L DAHM J/T 200 200 0.002% MARILYN M DALESKE 100 100 0.001% ARLEN W DALESKE JR UGMA JEAN M DALSKE CUST 100 100 0.001% ARLEN W DALESKE UGMA JEAN M DALSKE CUST 100 100 0.001% GERALD W DALLY 100 100 0.001% LARRY DAMEWOOD & BETTY DAMEWOOD J/T 400 400 0.003% EWALD DAMGAARD 200 200 0.002% II-21 JAMES MICHAEL DAMISCH 1,000 1,000 0.008% TYSON JAMES DAMISCH 100 100 0.001% DENNIS L DAMMAN & JUDITH A DAMMAN J/T 120 120 0.001% JANE A DANIELS 100 100 0.001% TIM DANIELS & PAT DANIELS J/T 100 100 0.001% RUSSELL DANIELSEN & BARBARA DANIELSEN J/T 200 200 0.002% FRANK W DARNER & MARGARET R DARNER J/T 100 100 0.001% MARK L DASCHNER & KAREY A DASCHNER J/T 300 300 0.002% TIM DAVENPORT 100 100 0.001% CAROL & CHARLES & LARRY DAVEY & DIANE JONES J/T 200 200 0.002% LARRY D DAVEY & JENNIFER S DAVEY J/T 200 200 0.002% JENNIE L DAVIDSON 500 500 0.004% STUART B DAVIDSON & LORI DAVIDSON J/T 100 100 0.001% STUART B DAVIDSON & LORI M DAVIDSON TIC 100 100 0.001% WALTER R DAVIES & JUDITH A DAVIES J/T 100 100 0.001% CYNTHIA A DAVIS 1,000 1,000 0.008% CYNTHIA ANGELINE DAVIS 500 500 0.004% KRISTINE WHITE DAVIS 100 100 0.001% GARY W DAVIS & LISA DAVIS J/T 100 100 0.001% DRU C DAVIS & MARVAH J DAVIS J/T 400 400 0.003% SCOTT A DAVIS & SANDRA J DAVIS J/T 200 200 0.002% DARRELL D DAVIS & SANDRA L DAVIS J/T 140 140 0.001% DOUGLAS J DAVIS & SANDRA L DAVIS J/T 400 400 0.003% H DEAN DAWSON & LAURA L DAWSON J/T 400 400 0.003% KATHLEEN W DAY 200 200 0.002% VERL E DAY & CYNTHIA DAY J/T 200 200 0.002% VERL W DAY & CYNTHIA S DAY J/T 400 400 0.003% MARSHALL D DAY & JUTTA E DAY J/T 1,000 1,000 0.008% HARVEY J DE BOER & DELORES DE BOER J/T 400 400 0.003% JOEL M DE JONG 1,000 1,000 0.008% LAUREL D DE JONG 2,000 2,000 0.015% MARILYN DE VRIES 100 100 0.001% THOMAS V DE VRIES & JILL M DE VRIES J/T 100 100 0.001% ROBERT DE ZEEUW & LAVONNE DE ZEEUW J/T 200 200 0.002% DEAN SITZMAN & JUDY SITZMAN J/T 200 200 0.002% DEAN WITTER REYNOLDS INC 700 700 0.005% DAVID R DEARINGER & SHANEL DEARINGER J/T 400 400 0.003% KENNETH H DEBNER 400 400 0.003% KENNETH H DEBNER & HELEN M DEBNER J/T 200 200 0.002% HARVEY J DEBOER & DELORES C DEBOER J/T 100 100 0.001% HARLAN J DEBOER & MICHELE K DEBOER J/T 100 100 0.001% MICHAEL F DEFAZIO 100 100 0.001% BARBARA E DEGEEST 100 100 0.001% PAUL R DEGEEST & BENJAMIN GREGORY DEGEEST J/T 100 100 0.001% DAVID DEHASS & YVONNE DEHASS J/T 120 120 0.001% MARJORIE P DEHNING 100 100 0.001% MATHEW S DEJONG 1,000 1,000 0.008% GREGORY DEJONG & BONNIE DEJONG J/T 10,000 10,000 0.076% GREGORY DEJONG & BONNIE DEJONG J/T 10,000 10,000 0.076% ROBIN R DELAGARDELLE 100 100 0.001% II-22 NORMAN T DELAGARDELLE & LINDA M DELAGARDELLE J/T 100 100 0.001% GREG DELAMORE 200 200 0.002% B L DELFFS & M A DELFFS J/T 100 100 0.001% ROY LEE DELONG & MARY J DELONG J/T 1,000 1,000 0.008% MARK C DEMPSEY 200 200 0.002% RICK A DENGLER 200 200 0.002% RICKY C DENTON & MARY L DENTON J/T 100 100 0.001% JEFFERY A DENZLER & CAROLE L DENZLER J/T 200 200 0.002% ROY A DENZLER JR & MARGARET A DENZLER J/T 500 500 0.004% DAVID D DERFLINGER & TERRI L DERFLINGER J/T 200 200 0.002% DOUGLAS A DEROCHE & JOYCE J DEROCHE J/T 100 100 0.001% GERALD F DETERS & SALLY K DETERS J/T 50 50 0.000% ERIC DETERS FBO GERALD F DETERS CUSTODIAN 25 25 0.000% ERIN DETERS FBO GERALD F DETERS CUSTODIAN 25 25 0.000% JANE M DEVOLDER 100 100 0.001% DAVID R DEVRIES & LAUREL L DEVRIES J/T 200 200 0.002% W RICHARD DEWEIN & YVONE G DEWEIN J/T 100 100 0.001% LARRY DEZEEUW & REBECCA DEZEEUW J/T 200 200 0.002% LARRY DEZEEUW & REBECCA DEZEEUW J/T 300 300 0.002% LONNIE DEZWARTE & DANECE DEZWARTE J/T 100 100 0.001% LARRY E DICKERSON & BARBARA A DICKERSON J/T 1,000 1,000 0.008% FRANK H

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DIERENFELD 400 400 0.003% DONALD DIERENFELD & DORIS DIERENFELD J/T 400 400 0.003% THOMAS D DILTZ & KAREN K DILTZ TIC 300 300 0.002% MARVIN L DIRKS JR & DIANNE K DIRKS J/T 100 100 0.001% LAWRENCE A DISNEY & DEBRA J DISNEY J/T 400 400 0.003% HERBERT S DITTMER SR & CAROLE M DITTMER J/T 300 300 0.002% MILTON E DIXON & MARY R DIXON J/T 100 100 0.001% DOAK MARKETING INC 400 400 0.003% DANIEL H DOBBIN 200 200 0.002% DOUGLAS BRUCE DODD & RUTH REBECCA DODD J/T 400 400 0.003% WILLIAM P DOE & HELGARD DOE J/T 200 200 0.002% LOWELL E DOERDER & MARY A DOERDER J/T 2,000 2,000 0.015% LESTER G DOERING 500 500 0.004% LARRY DOERING & LYNN DOERING J/T 400 400 0.003% JOHN E DOHLMAN & LOUISE K DOHLMAN J/T 100 100 0.001% TIM E DOHRMANN & SHERRI L DOHRMANN J/T 100 100 0.001% CYNTHIA MARIE DONAHUE 300 300 0.002% ALFRED DONAHUE & SANDRA DONAHUE J/T 200 200 0.002% DONALDSON LUFKIN & JENRETTE SECURITIES CORP 11,800 11,800 0.089% SCOTT DONOVAN 100 100 0.001% DOUGLAS R DORN & KIM J DORN J/T 1,000 1,000 0.008% JAMES DOROTHY & JOYCE DOROTHY J/T 400 400 0.003% KEVIN D DORRINGTON & TERRI H DORRINGTON 250 250 0.002% II-23 ADRIAN K DORSMAN & ALBERTA J DORSMAN J/T 400 400 0.003% RYAN DOSCHADIS 140 140 0.001% DALE DOSE & SHIRLEY DOSE TIC 200 200 0.002% FLOYD DOTY & JEAN DOTY J/T 400 400 0.003% ANDREW D DOUGAN & KIMBERLY J DOUGAN J/T 100 100 0.001% RUSSELL E DOUGHERTY 200 200 0.002% RANDY DOUGHERTY & STEVEN DOUGHERTY J/T 100 100 0.001% DOUGLAS A BIGGART 1,000 1,000 0.008% EUGENE J & COLLEEN R DOWIE TRUST 1,000 1,000 0.008% RODNEY DOWLER & DONNA DOWLER J/T 100 100 0.001% KELLY WOOD DOWNEY & DANA L DOWNEY 400 400 0.003% ROBERT R DOYLE 200 200 0.002% DONALD J DOYLE & TARA L DOYLE J/T 850 850 0.006% EDWIN A DRAKE 1,000 1,000 0.008% ROBERT C DRAKE & JILL DRAKE J/T 100 100 0.001% BRYAN S DRAKE & MAGGIE A DRAKE J/T 200 200 0.002% KIRSTEN R DRALLE 100 100 0.001% MERCEDES DREES & LLOYD J DREES J/T 200 200 0.002% BRIAN J DREES & MELINDA J DREES J/T 400 400 0.003% RON D DREITH & CONNIE L DREITH J/T 100 100 0.001% DAVID A DREYER & LINDA F DREYER J/T 100 100 0.001% JOANNE DRISCOLL 100 100 0.001% KEVIN DUBBERT 500 500 0.004% GREGG S DUBBS 200 200 0.002% WAYNE W DUCOMMUN & GERALDINE R DUCOMMUN J/T 100 100 0.001% CARL M DUDDEN 20 20 0.000% JOAN C DUDEK 400 400 0.003% LLOYD M DUFFE 1,000 1,000 0.008% LLOYD DUFFE & NIDIA DUFFE J/T 600 600 0.005% LLOYD M DUFFE & NIDIA M DUFFE J/T 300 300 0.002% STEVEN P DUFFY & JILL L DUFFY J/T 400 400 0.003% JENNIFER B DUGAS 500 500 0.004% HAROLD LEE DUHN & JULIE ANN DUHN J/T 300 300 0.002% MARK K DUHR 600 600 0.005% JANET DUNCAN & DENNIS DUNCAN J/T 200 200 0.002% WILLIAM ROY DUNCAN & HELEN E DUNCAN J/T 100 100 0.001% BYRON DUNKER 100 100 0.001% AARON DUNKER & JODIE DUNKER J/T 200 200 0.002% RONALD DUNSBERGEN & JULIEANNE DUNSBERGEN J/T 300 300 0.002% RONALD DUNSBERGER & JULIE ANNE DUNSBERGER J/T 100 100 0.001% MICHAEL D DURELL 200 200 0.002% JAMES D DURELL & BARBARA A DURELL J/T 200 200 0.002% MARJORIE DUTCHIK & RAYMOND DUTCHIK J/T 300 300 0.002% GLEN DUTLER & IONA DUTLER J/T 200 200 0.002% GLEN M DUTLER & IONA E DUTLER J/T 300 300 0.002% KRANTZ R DVERG TR OF THE R DVERG KRANTZ REV TR 400 400 0.003% JEFFREY A DVORAK 50 50 0.000% CINDY J DVORAK & JOHN D COMBELICK 400 400 0.003% II-24 SHERRIE L DVORAK & THOMAS W DVORAK J/T 200 200 0.002% MICHAEL S DWYER & MARGO S DWYER J/T 100 100 0.001% ELAINE DYKES TR 1-30-96 130 130 0.001% ACE RAY DYKES TR 1-30-96 130 130 0.001% ACE RAY DYKES TR DATED 1-30-96 100 100 0.001% ELAINE DYKES TR DATED 1-30-96 100 100 0.001% MARION DYKSTRA & RUTH DYKSTRA J/T 500 500 0.004% EAGLE INVESTMENT CLUB 100 100 0.001% MARGARET E EBEL 100 100 0.001% LYNN L EBEL & TAMMY L EBEL J/T 140 140 0.001% THOMAS EBERLE & MARY EBERLE J/T 100 100 0.001% PAUL EBERLINE & JANET EBERLINE J/T 100 100 0.001% RICHARD EBERS & ARLA MAE EBERS J/T 200 200 0.002% JOEL R ECKMAN & JUDY O ECKMAN J/T 400 400 0.003% JEFF EDBERG 300 300 0.002% EVA V EDEN 100 100 0.001% CRAIG L EDGERTON 100 100 0.001% JEFF L EDLER 300 300 0.002% EDWARD D JONES & CO CUST FBO STEVEN K CROW 2,000 2,000 0.015% SCOTT K EDWARDS & KIMBERLY R EDWARDS J/T 200 200 0.002% JAMES E EDWARDS JR 200 200 0.002% FERN EGENES 400 400 0.003% RONALD P EHRECKE & PAMELA M EHRECKE J/T 200 200 0.002% CHUCK EHREDT 200 200 0.002% IRVIN EILERS 100 100 0.001% RANDY J EILERS 600 600 0.005% MICHAEL E EISCHEID 100 100 0.001% JAMES G EISCHEID & JEANNETTE EISCHEID J/T 300 300 0.002% JAMES G EISCHEID & JEANNETTE M EISCHEID J/T 300 300 0.002% GARY EISCHEN & KAREN EISCHEN J/T 300 300 0.002% JOHN J EITEL & PATRICIA M EITEL J/T 200 200 0.002% DAVID A ELARTON & JULIE L ELARTON J/T 200 200 0.002% MARK A ELDRIDGE 200 200 0.002% DOUGLAS ELEY 100 100 0.001% DWIGHT ELEY & KRISTIE ELEY J/T 100 100 0.001% MARVIN E ELGIN & ELLA JEANE ELGIN J/T 200 200 0.002% ARLAN ELLER & DARLYS ELLER J/T 100 100 0.001% HOMER ELLER & ELAINE ELLER J/T 200 200 0.002% SHELIA ELLER & JIM ELLER J/T 100 100 0.001% KENT ELLER & MONICA ELLER J/T 200 200 0.002% KYLE A ELLER & TONI R ELLER J/T 300 300 0.002% DALLAS ELLINGSON & LORI ELLINGSON J/T 200 200 0.002% JAMES A ELLIOTT 100 100 0.001% BOB A ELLIOTT & CAROLE A ELLIOTT J/T 200 200 0.002% ELLIS HOME IMPROVEMENT INC 100 100 0.001% JAMES M ELLIS JR & BETTY J PHILLIPS J/T 100 100 0.001% LEO VAN ELSWYK & RUTH ANN VAN ELSWYK J/T 100 100 0.001% RALPH C ELWICK & MARY ELWICK J/T 200 200 0.002% JOSEPH M EMANS 100 100 0.001% MARK A EMERSON & LUANN L EMERSON J/T 200 200 0.002% II-25 R SCOTT EMERSON & ROBERTA A EMERSON J/T 100 100 0.001% BRYAN EMERY 100 100 0.001% LARRY E ENDRES 100 100 0.001% ARLENE M ENGELBY 40 40 0.000% ARLENE M ENGELBY & BENNIE U ENGELBY J/T 40 40 0.000% JESSICA L ENGELBY & BENNIE U ENGELBY J/T 5 5 0.000% PATRICK J ENGELBY & BENNIE U ENGELBY J/T 5 5 0.000% ARLENE M ENGELBY & BRAD L ENGELBY J/T 40 40 0.000% JOSHUA A ENGELBY & BRAD L ENGELBY J/T 5 5 0.000% ARLENE M ENGELBY & DARCI R JASS J/T 40 40 0.000% ARLENE M ENGELBY & DEANNA M ENGELBY J/T 40 40 0.000% ARLENE M ENGELBY & JANIE K BEARDSLEE J/T 40 40 0.000% ARLENE M ENGELBY & JULIE B ENGELBY J/T 40 40 0.000% ARLENE M ENGELBY & TIM T ENGELBY J/T 20 20 0.000% ARLENE M ENGELBY & TIMOTHY T ENGELBY J/T 20 20 0.000% ARLENE M ENGELBY & TRACIE J ENGELBY J/T 20 20 0.000% ARLENE M ENGELBY & TRACIE J ENGELBY J/T 20 20 0.000% MARY F ENGELKING 400 400 0.003% MARY F ENGELKING & KEVIN ENGELKING J/T 200 200 0.002% MARY F ENGELKING & ROBIN M REKERS J/T 200 200 0.002% TRAVIS DOUGLAS ENGELSON 220 220 0.002% LARRY D ENGELSON & JEAN ENGELSON J/T 120 120 0.001% MICHAEL L ENGLAND & ABBY R ENGLAND J/T 200 200 0.002% JEFFREY L ENGLE & DIANE M ENGLE J/T 1,200 1,200 0.009% JAMES A ENGLUND 100 100 0.001% ASHLEY ENTENZA & CA MURPHY J/T 100 100 0.001% T ADAM ENTENZA & CA MURPHY J/T 300 300 0.002% ASHLEY V

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ENTENZA & CAROL A MURPHY J/T 100 100 0.001% T ADAM ENTENZA & CAROL A MURPHY J/T 100 100 0.001% DALE L EPLER & MARIETTA M EPLER J/T 100 100 0.001% MATT ERGER 100 100 0.001% MATT ERGER & SHARON ERGER J/T 100 100 0.001% DAVID P ERICKSON 100 100 0.001% JOAN ERICKSON 200 200 0.002% STEPHEN ERICKSON 200 200 0.002% C MARVIN ERICKSON & KAREN J ERICKSON J/T 100 100 0.001% JERRY ERICKSON & LINDA ERICKSON J/T 600 600 0.005% JOE J ERNST 200 200 0.002% JEROME L ERRTHUM & MARLENE M ERRTHUM J/T 200 200 0.002% MARY E ERVIN 60 60 0.000% KENNETH SCOTT ERVIN & PAULA KAY ERVIN J/T 200 200 0.002% EUGENE ESLINGER & BARBARA ESLINGER J/T 800 800 0.006% ESMANN PROPERTIES-VIRGIL THOMAS RILEY TR 2,000 2,000 0.015% MARK T ESPE & CYNTHIA S ESPE J/T 100 100 0.001% ARNOLD L ESPE & IRENE K ESPE J/T 200 200 0.002% GORDON ESPELUND & RUTH-ANNE ESPELUND J/T 500 500 0.004% GORDON L ESPELUND & RUTH-ANNE ESPELUND J/T 500 500 0.004% M JOE ETCHINGHAM 200 200 0.002% MICHAEL ETCHINGHAM 50 50 0.000% II-26 MSGR L ETCHINGHAM 200 200 0.002% DEANNA ETHERINGTON & GREG ETHERINGTON J/T 100 100 0.001% ROBERT ETTER 400 400 0.003% ROBERT D ETTER & BECKY L ETTER J/T 1,600 1,600 0.012% ROBERT L ETTER & MINNIE L E ETTER J/T 400 400 0.003% SCOTT THOMAS ETZEL 200 200 0.002% R D LEE EVANS 500 500 0.004% ROSE M K EVANS 100 100 0.001% ROSE MARIE EVANS 100 100 0.001% LEE EVANS & LOGAN EVANS J/T 100 100 0.001% DAVID W EVANS & LYNETTE EVANS J/T 100 100 0.001% RICHARD EVERHART & SHIRLEY A EVERHART J/T 100 100 0.001% RICHARD EVERHART & SHIRLEY EVERHART J/T 200 200 0.002% ROLLIN G EVERS 500 500 0.004% RICK EVERTS & CONNIE EVERTS J/T 100 100 0.001% EWING FAMILY FARMS LC 1,000 1,000 0.008% JANICE W FABER 100 100 0.001% KEN L FABER 1,000 1,000 0.008% KEVIN G FAES & SUSAN J FAES J/T 400 400 0.003% IRVIN BUD FAIR & TERESA FAIR J/T 100 100 0.001% HEIDI M FARIS & KEITH J FARIS J/T 100 100 0.001% J EDWARD FARIS & MARY FARIS J/T 600 600 0.005% JEFFREY M FARRELL 100 100 0.001% ROBERT J FARRELL 100 100 0.001% THOMAS FARRELL 20 20 0.000% FARRELL PROPERTIES INC 1,000 1,000 0.008% PHIL T FARRIER & JUDY K FARRIER J/T 200 200 0.002% TED R FARRIS 400 400 0.003% ROGENE M FAULKNER 200 200 0.002% CARMA R FAUST 1,000 1,000 0.008% MARK S FEAKE & ERIN C FEAKE J/T 100 100 0.001% LILLIAN FEDLER 900 900 0.007% GERALD K FEE 200 200 0.002% RICHARD D FEENSTRA & PAMELA FEENSTRA J/T 100 100 0.001% ROBERT L FERGESON & MARY G FERGESON J/T 400 400 0.003% JERRY J FERSTL & JERRI LYNN FERSTL J/T 100 100 0.001% MIKE A FERTIG & KATHRYN J FERTIG J/T 100 100 0.001% RANDLE R FIDDELKE & BARBARA FIDDELKE J/T 1,000 1,000 0.008% KURT A FIDDELKE & NORMA P FIDDELKE J/T 220 220 0.002% WILLIAM J FIELDS & MARY JANIS FIELDS J/T 200 200 0.002% SHARON K FILLMORE 100 100 0.001% PAUL W FINCH 1,000 1,000 0.008% MARVIN L FINDLEY & FRANCES M FINDLEY J/T 300 300 0.002% FIRST AVENUE LIMITED CO 100 100 0.001% HAROLD JAY FISHBACK 200 200 0.002% HOLLIS FISHER 200 200 0.002% JEFF L FISHER 100 100 0.001% LARRY FISHER 2,000 2,000 0.015% MARLIN E FISHER & DELLA E FISHER J/T 100 100 0.001% JOHN M FISHER & LYNETTE L FISHER J/T 100 100 0.001% LORI FISTLER & RANDY FISTLER J/T 100 100 0.001% II-27 THOMAS A FITZGERALD 1,000 1,000 0.008% TOM FITZGERALD 1,000 1,000 0.008% THOMAS H FITZGERALD & MARILYN J FITZGERALD J/T 200 200 0.002% ANGELA M FITZGERALD & MARY JO TUNGESVIK J/T 20 20 0.000% CATHERINE E FITZGERALD & MARY JO TUNGESVIK J/T 20 20 0.000% CHARLES M FITZGERALD & MARY JO TUNGESVIK J/T 20 20 0.000% JAMES P FITZGERALD & MARY JO TUNGESVIK J/T 20 20 0.000% THERESA A FITZGERALD & MARY JO TUNGESVIK J/T 20 20 0.000% CHARLES R FITZWATER & LOIS MARIE FITZWATER J/T 100 100 0.001% MARK FLATRUD 200 200 0.002% ROGER FLATRUD & KAROLYN FLATRUD J/T 200 200 0.002% CHARLES L FLEENER 200 200 0.002% EDYTHE V FLEENER 200 200 0.002% GAIL L FLEMING 100 100 0.001% SHARON FLETCHALL 100 100 0.001% CHRIS FLETCHALL & TINA FLETCHALL J/T 200 200 0.002% JAMES RICKY FLETCHER & SALY EVA FLETCHER J/T 100 100 0.001% GEORGE W FLICK & ANNETTE R FLICK J/T 100 100 0.001% JOSE C FLORES & MARIA ELENA FLORES J/T 400 400 0.003% JIMMY L FLOWERS 100 100 0.001% MICHELLE FLYNN 200 200 0.002% KATHY FOGGIA & LOUIE FOGGIA J/T 20 20 0.000% JOHN W FOLEY & RITA K FOLEY J/T 100 100 0.001% DONALD H FOLKERS 200 200 0.002% LEO F FONDROY 100 100 0.001% JUSTIN GEORGE FONTANINI 400 400 0.003% GEORGE FONTANINI & DIANE L FONTANINI J/T 400 400 0.003% ROBERT L FORBES & ZAIDEE I FORBES J/T 100 100 0.001% JOHN JEFFREY FORD 400 400 0.003% SETH I FORD 500 500 0.004% DANNY FOREMAN & DOTTIE FOREMAN J/T 200 200 0.002% DANNY D FOREMAN & DOTTIE FOREMAN J/T 200 200 0.002% DANNY D FOREMAN & DOTTIE FOREMAN J/T 200 200 0.002% JUDY L FORNEY 200 200 0.002% KEVIN FORTHMAN 150 150 0.001% MARY A FOSSEEN 200 200 0.002% SCOTT FOSSEEN 1,500 1,500 0.011% MARGARET FOSSEEN & MARCY CHAUSSEE J/T 100 100 0.001% MARGARET F FOSSEEN & MARCY CHAUSSEE J/T 100 100 0.001% PAMEL J FOSTER & TIMON R FOSTER J/T 100 100 0.001% MARILYN J FRAHM 100 100 0.001% RICHARD D FRAHM 200 200 0.002% ROBERT D FRAME 100 100 0.001% EUGENE F FRAME & EVELYN M FRAME J/T 400 400 0.003% JUDY A FRANA 100 100 0.001% II-28 HAROLD D FRANCIS & JOANNA L FRANCIS J/T 100 100 0.001% HAROLD D FRANCIS & JOANNA L FRANCIS J/T 100 100 0.001% KURT FRANK & LISA FRANK J/T 100 100 0.001% JEFF A FRANK & SHAMAYNE M FRANK J/T 200 200 0.002% DONALD E FRANK JR & JANET J FRANK J/T 300 300 0.002% CASS FRANKLIN 2,000 2,000 0.015% JAMES A FRANKLIN & NANCY J FRANKLIN J/T 200 200 0.002% PAMELA SUE FRANKVILLE 200 200 0.002% JAMES DEAN FRANZEN 200 200 0.002% JAMES L FRASCATORE 100 100 0.001% SUZANNE M FREDREGILL & RAYMOND H FREDREGILL J/T 200 200 0.002% JIM FREEBORN & GINA FREEBORN J/T 200 200 0.002% ROBERT FREEL & MARGARET G FREEL J/T 200 200 0.002% GLENN F FREEMAN & JOLENE A FREEMAN J/T 300 300 0.002% REUBEN FREESE & ELEANOR FREESE J/T 100 100 0.001% RAYMOND J FREESE & LAVON M FREESE J/T 100 100 0.001% MICHAEL FREIDHOF DBA MIKES SERVICE CENTER 200 200 0.002% STEVEN L FREMBGEN & DEBORAH J FREMBGEN J/T 300 300 0.002% JIM R FRENCH & JANET C FRENCH J/T 100 100 0.001% RICHARD M FRERKER 200 200 0.002% SHARON A FRERKER 100 100 0.001% CLINT FREUND 200 200 0.002% CAROLYN F FREYLACK 100 100 0.001% DAVID L FREYLACK 20 20 0.000% JOHN C FREYLACK 20 20 0.000% JOSEPH T FREYLACK 20 20 0.000% KATE FREYLACK 20 20 0.000% LINDSAY FREYLACK 10 10 0.000% MATTHEW P FREYLACK 20 20 0.000% SARAH FREYLACK 10 10 0.000% SUSAN C FREYLACK 2,740 2,740 0.021% THOMAS P FREYLACK 20 20 0.000% ROBERT A FRIDLEY & MARY JANE FRIELEY J/T 100 100 0.001% ANDY FRIDOLFSON & JULIE FRIDOLFSON J/T 200 200 0.002% RON FRIDOLFSON & TRAUDEL FRIDOLFSON J/T 200 200 0.002% GREGORY A FRITZ & KYRA L FRITZ J/T 200 200 0.002% ROGER FRITZ & VICKI FRITZ J/T 300 300 0.002% FRANK FROAH 200 200 0.002% ROBERT L FROAH &

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CAROLYN C FROAH J/T 200 200 0.002% BRUCE FROHWEIN & GAYLA FROHWEIN J/T 100 100 0.001% DOUGLAS W FROST 100 100 0.001% MICHAEL A FRYSLIE & J KATHLEEN FRYSLIE J/T 200 200 0.002% JAMES R FUEGEN & JAN L FUEGEN J/T 400 400 0.003% LARRY M FUHRMAN & CLAUDIA A FUHRMAN J/T 200 200 0.002% RON FUHRMAN & PAM FUHRMAN J/T 100 100 0.001% DENNIS FUHRMAN & SHARON FUHRMAN J/T 200 200 0.002% MARY B FULLER 100 100 0.001% ROBERT D FULLER & ARLEEN FULLER J/T 100 100 0.001% STEVE FULLERTON & WENDY FULLERTON J/T 100 100 0.001% CHARLES R FUNK & CYNTHIA E FUNK J/T 300 300 0.002% II-29 LAWRENCE D FURLONG 200 200 0.002% JOAN A FURST & RAYMOND L FURST J/T 100 100 0.001% JULIE R FYE 100 100 0.001% STAN FYNAARDT & CHERYL FYNAARDT J/T 200 200 0.002% CLAYTON E GABRIELSON & RUBY J GABRIELSON J/T 1,200 1,200 0.009% STEVEN L GAFFNEY 100 100 0.001% JERRY GAFFNEY & CINDY GAFFNEY J/T 300 300 0.002% FREDERICK J GAGEN 100 100 0.001% DAVID C & SHERRY E GAHRING REV TR 800 800 0.006% LAWRENCE R GAJESKI 500 500 0.004% TERRY W GALLENTINE 100 100 0.001% KRISTINA I GAMBAIANA & ROBIN I GAMBAIANA J/T 100 100 0.001% DANIEL L GAMMON & LISA L GAMMON J/T 100 100 0.001% DENISE GANDSEY & MICHAEL GANDSEY J/T 200 200 0.002% DOUGLAS GANFIELD & ROSE GANFIELD J/T 100 100 0.001% DOUGLAS A GANFIELD & ROSE M GANFIELD J/T 100 100 0.001% PATRICIA K GANSEN 1,000 1,000 0.008% STEPHEN A GARD & PEGGY J GARD J/T 100 100 0.001% KEITH GARRENGER 100 100 0.001% JAMES GARRINGER 100 100 0.001% ANN W GARTON 100 100 0.001% KIM O GARWICK 20,000 20,000 0.151% OLIVER L GARWICK & AMELIA J GARWICK J/T 1,000 1,000 0.008% KIM O GARWICK & NICHOLAUS D GARWICK J/T 100 100 0.001% KIM O GARWICK & ZACHARIA A GARWICK J/T 1,000 1,000 0.008% CARMEN C GASPERI & DAVE E GASPERI J/T 200 200 0.002% HOWARD G GASTER & DEBRA L GASTER J/T 200 200 0.002% RICHARD T GATES 400 400 0.003% MARK GATREL 300 300 0.002% ROBERT GATREL & PATRICIA GATREL J/T 200 200 0.002% EDWARD J GAUDET 100 100 0.001% FREDERICK C GAYLOR 100 100 0.001% GAY-LOU ENTERPRISES INC 200 200 0.002% BRETT GEARY 420 420 0.003% BRETT A GEARY & JUDY K GEARY J/T 1,000 1,000 0.008% RON GEHRKE & MARION GEHRKE J/T 500 500 0.004% BRYCE GEHRMANN 100 100 0.001% WILLIAM J GEIL & JUDITH I GEIL J/T 100 100 0.001% EARL E GEITZ & GERRI F GEITZ J/T 100 100 0.001% ROY A GELHAUS & SHEILA GELHAUS J/T 1,000 1,000 0.008% MARVIN J GENGLER & ANNA MARIE GENGLER J/T 1,000 1,000 0.008% DARYL A GENGLER & KAY ANN GENGLER J/T 100 100 0.001% RICHARD C GEORGE 100 100 0.001% SUSAN M GEORGE & MICHELLE R PRICE J/T 300 300 0.002% SCOTT GEORGE & RHONDA GEORGE J/T 100 100 0.001% JAMES N GEORGE & SANDRA J GEORGE J/T 200 200 0.002% GEORGE D NOLEN ASSOCIATES 200 200 0.002% JOHN V GERSEMA & CATHERINE A GERSEMA J/T 100 100 0.001% JOHN A GERTSMA 400 400 0.003% GAIL L GHORN & JOHN A THORN J/T 100 100 0.001% II-30 GARY GIBBS & CAROL GIBBS J/T 300 300 0.002% JULIE M GIBSON 100 100 0.001% MICHAEL GIBSON & LAURA L GIBSON J/T - - 0.000% MICHAEL E GIBSON & LAURA L GIBSON J/T 1,000 1,000 0.008% JACK N GILBERT & JULIE M GILBERT J/T 100 100 0.001% CYNTHIA A GILBERT & PAUL D GILBERT J/T 100 100 0.001% MICHAEL R GILBERT & TERRI R GILBERT J/T 200 200 0.002% JAMES A GILBERTSON & JUDY GILBERTSON J/T 100 100 0.001% JAMES A GILBERTSON & JUDY Y GILBERTSON J/T 100 100 0.001% JO ANN GILCHRIST 1,000 1,000 0.008% KATHERINE M GILLMAN & GARY R GILLMAN TIC 100 100 0.001% BETHANY GILMAN 200 200 0.002% JOHN GILMORE & ALICE GILMORE J/T 600 600 0.005% JOHN W GILMORE & ALICE J GILMORE J/T 400 400 0.003% GLACE LAND MANAGEMENT 2,000 2,000 0.015% ROBERT GLADWIN & MARTHA GLADWIN J/T 200 200 0.002% GARY L GLAWE 100 100 0.001% EVANGELINE J GLAZEBROOK 200 200 0.002% BRIAN GLEASON 200 200 0.002% DICK GLESSNER 400 400 0.003% ALLEN GOCHE & JANICE M GOCHE J/T 300 300 0.002% CAROL A GOERDT 200 200 0.002% LILLIAN J GONZALES-SANTOS & DIMAS GONZALES-SANTOS J/T 100 100 0.001% JAMES G GOOD & GAIL S GOOD J/T 300 300 0.002% MICHAEL J GOODIN & JACELYN K GOODIN J/T 1,700 1,700 0.013% RUSSELL W GOODMAN 100 100 0.001% A DUANE GOODMANSON 200 200 0.002% GREGG A GOOS & THERESA M GOOS J/T 200 200 0.002% GENE GORBY & KATHLEEN GORBY J/T 200 200 0.002% DOUGLAS LORING GORDON 200 200 0.002% DAVID L GORDON & PENNY L GORDON J/T 200 200 0.002% RICHARD O GOSLAR 100 100 0.001% LARRY T GOSSET & RICHAEAL H GOSSET J/T 100 100 0.001% CAROLINE GOULET 800 800 0.006% STANLEY C GOURD & JUDY A GOURD J/T 100 100 0.001% JAMES L GOYETTE & SHIRLEY M GOYETTE J/T 200 200 0.002% SAMUEL S GRABILL & SHIRLEY R GRABILL J/T 400 400 0.003% STEVE GRAESSER 250 250 0.002% ROBERT D GRAFF & N PAULETTE GRAFF J/T 1,000 1,000 0.008% JOSEPH A GRAHAM 100 100 0.001% LEROY R GRAHAM 500 500 0.004% DALE GRAHAM & LINDA GRAHAM J/T 200 200 0.002% ROLLIE J GRAHAM & SONYA GRAHAM J/T 400 400 0.003% ROLLAND GRAHAM & WILMA GRAHAM J/T 700 700 0.005% JERRY W GRAM & CHERYL D GRAM J/T 400 400 0.003% MILFORD W GRANT & ALICE A GRANT J/T 400 400 0.003% ROGER R GRANZOW & PATRICE E GRANZOW J/T 100 100 0.001% JOHN T GRASER JR & EDITH T GRASER J/T 300 300 0.002% MICHAEL GRASSO & PALOMA GRASSO J/T 200 200 0.002% JIM GRAVE SR & KATHLEEN GRAVE J/T 640 640 0.005% II-31 GERALD M GRAVES & NANCY J GRAVES J/T 2,000 2,000 0.015% PATRICK ALAN GRAY AN/& JULIE ANN GRAY J/T 100 100 0.001% LINDA A GREENE 400 400 0.003% MARGARET GREENE-TUCKER & MICHAEL JOHN TUCKER J/T 100 100 0.001% TERRY D GREENFIELD & GERALDINE C GREENFIELD J/T 100 100 0.001% DOUG GREENFIELD & SHARON GREENFIELD J/T 200 200 0.002% WILLIAM D GREEVER & RUTH ANN GREEVER J/T 100 100 0.001% MICHAEL E GREGER 100 100 0.001% MICHAEL DEAN GREIF 160 160 0.001% BRUCE GRESS 200 200 0.002% RAY KEITH GRESS & JUDITH SANDRA GRESS J/T 200 200 0.002% RANDY GREUFE & SANDRA GREUFE J/T 301 301 0.002% WILLIAM E GRIFFIN & MATTHEW E GRIFFIN J/T 1,000 1,000 0.008% JARED GRIMES 100 100 0.001% GENE C GRIMSLEY 100 100 0.001% TODD GROAT 100 100 0.001% CHRIS M GROEN 200 200 0.002% CURT F GROEN 200 200 0.002% JEAN GROEN 500 500 0.004% SCOTT C GROEN 200 200 0.002% CARROLL J GROEN REVOCABLE TRUST 1,000 1,000 0.008% JEAN GROEN REVOCABLE TRUST 1,000 1,000 0.008% MARION J GROOT & LAURA E GROOT J/T 100 100 0.001% ORVILLE M GROOTHUIS & SHARON F GROOTHUIS J/T 200 200 0.002% JOSEPH A GROSS 100 100 0.001% J WILLIAM GROVE & LOIS M GROVE J/T 100 100 0.001% TERRY MICHAEL GROVE & MERRY JANE GROVE J/T 100 100 0.001% PAUL E GROVERT 100 100 0.001% GEORGE GROVERT & PAULINE GROVERT TIC 200 200 0.002% MARK GRUBB & HOLLY GRUBB J/T 200 200 0.002% DANIEL J GRUBER 500 500 0.004% OLGANIDA GRUBER 1,000 1,000 0.008% DANIEL J GRUBER & DANIEL JOHN GRUBER J/T 100 100 0.001% DANIEL J GRUBER & DIEDRA A HAWORTH J/T 100 100 0.001% DANIEL J GRUBER & KRISTINE A FERGUSON J/T 100 100 0.001% DANIEL J GRUBER & MARK E GRUBER J/T 100

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100 0.001% DAVID DEAN GRUHLKE & MICHELLE ELIZABETH GRUHLKE JT 100 100 0.001% JOHN GRUMAN & ADAM GRUMAN
 CUST 100 100 0.001% JOHN GRUMAN & AMANDA NAGEL CUST 100 100 0.001% JOHN GRUMAN & CHRISTOPHER GRUMAN
 CUST 100 100 0.001% JOHN GRUMAN & CURTIS GRUMAN CUST 100 100 0.001% JOHN F GRUMAN & DIANE M GRUMAN J/T
 3,000 3,000 0.023% JOHN GRUMAN & ELIZABETH GRUMAN CUST 100 100 0.001% JOHN GRUMAN & EMILY GRUMAN CUST 100
 100 0.001% BERNARD M GRUMAN & MARCIA L GRUMAN J/T 400 400 0.003% JOHN GRUMAN & OLIVIA NAGEL CUST 100 100
 0.001% JOHN GRUMAN & SARAH GRUMAN CUST 100 100 0.001% JOHN GRUMAN & VERONICA NAGEL CUST 100 100 0.001%
 II-32 JOHN GRUMAN C/F BENJAMIN NAGEL UGMA IA 100 100 0.001% GRUNDY NATIONAL BANK C/F DOUGLAS O JORDAN
 ROTH IRA 800 800 0.006% GRUNDY NATIONAL BANK C/F NEVA S JORDAN ROTH IRA 800 800 0.006% ARNOLD GRUNHOVD &
 LAVONNE GRUNHOVD J/T 200 200 0.002% ILENE K GUARD 400 400 0.003% RONALD J GUDENKAUF 100 100 0.001% JANICE &
 CARL GUIDAGER & STEPHANIE TORSKY J/T 500 500 0.004% JANICE GULDAGER & CARL GULDAGER J/T 500 500 0.004%
 JANICE & CARL GULDAGER & JACOB TORSKY J/T 500 500 0.004% AMY J GUNDERSON 100 100 0.001% E M GUNDERSON 200
 200 0.002% RALPH D GUNDERSON & JANET A GUNDERSON J/T 120 120 0.001% GARY L GUSTAFSON 100 100 0.001% JAMES D
 HAAGE & JULIE A HAAGE J/T 800 800 0.006% BEVERLY J HAAS & EARL F HAAS J/T 200 200 0.002% TARA HABERSTICH 100 100
 0.001% NORMAN HACKNEY & CAROL HACKNEY J/T 400 400 0.003% GAIL L HACKNEY & KATHLEEN R HACKNEY J/T 400 400
 0.003% DONALD R HADENFELDT & REBECCA S HADENFELDT J/T 100 100 0.001% RAYMOND G HAFAR 1,000 1,000 0.008%
 JOHN L HAFNER & VICKI L HAFNER J/T 100 100 0.001% BRUCE HAGEDORN & BETTY HAGEDORN J/T 400 400 0.003% DELLENE
 HAGER 200 200 0.002% WALTER HAGER & ARDYTHE HAGER J/T 100 100 0.001% WALTER HAGER & ARDYTHE STRADER
 HAGER J/T 100 100 0.001% GARY HAGER & JACQUELINE HAGER J/T 200 200 0.002% JAMES B HAHT & ALICE J HAHT J/T 100
 100 0.001% ARLYN A HAKE 1,000 1,000 0.008% ELVERN L HAKE 1,000 1,000 0.008% FRANKLIN ARTHUR HAKER 1,000 1,000
 0.008% JON H HALFORD 500 500 0.004% PAUL HALFORD & LISA HALFORD TIC 400 400 0.003% DAVID R HALL 1,000 1,000
 0.008% JEFFREY R HALL 200 200 0.002% THOMAS R HALL & AMBER FLEMING J/T 1,000 1,000 0.008% STEVE HALL & MEGAN
 HALL & ROBIN HALL TIC 120 120 0.001% JOHN DEAN HALL & VERLAINE GAIL HALL J/T 100 100 0.001% BETTY J HALLBAUER
 100 100 0.001% NEDRA E HALLBERG TR 100 100 0.001% NEDRA E HALLBERG TRUST 100 100 0.001% MARK HALLIDAY 199 199
 0.002% JAMES L HALLS & JANICE C HALLS J/T 400 400 0.003% PATRICIA R HALSTEAD 1,400 1,400 0.011% CLAYTON D HAMAN
 & NATHAN D HAMAN J/T 200 200 0.002% LACEY HAMEISTER 50 50 0.000% LARRY HAMEISTER 200 200 0.002% II-33 MICHAEL
 HAMEISTER 50 50 0.000% STEVEN HAMEISTER 100 100 0.001% BRAD HAMES & TRACY HAMES J/T 100 100 0.001% PAT
 HAMILTON 400 400 0.003% JAMES L HAMILTON & MARGARET A HAMILTON J/T 220 220 0.002% JOHN L HAMMILL 400 400
 0.003% JERRY HAMMOND 100 100 0.001% JOAN HAMMOND 100 100 0.001% GAIL L HAMPEL & KAREN A HAMPEL J/T 200 200
 0.002% STEVEN R HANCE & PATRICIA E HANCE J/T 1,000 1,000 0.008% CHARLES E HAND & NIETA LEE HAND J/T 500 500
 0.004% JOHN M HAND & ROSIE V HAND J/T 200 200 0.002% SHARON HANDELAND 100 100 0.001% GARY HANDELAND &
 DIANE HANDELAND J/T 200 200 0.002% LOREN HANDELAND & KATHRYN HANDELAND J/T 400 400 0.003% WADE
 HANDELAND & LASEY HANDELAND J/T 300 300 0.002% HANDELAND TRUCKING 200 200 0.002% HANDELAND TRUCKING
 CORP 200 200 0.002% DANIELLE M HANDSAKER 100 100 0.001% DAVID LEE HANDSAKER 100 100 0.001% JACOB WILLIAM
 HANDSAKER 120 120 0.001% JUDITH ANN HANDSAKER 100 100 0.001% JUDY HANDSAKER 100 100 0.001% PAUL D
 HANDSAKER & BONNIE HANDSAKER J/T 200 200 0.002% JAMES E HANDSAKER & JUDITH A HANDSAKER J/T 200 200 0.002%
 ROGER A HANDSAKER & SANDRA K HANDSAKER J/T 200 200 0.002% LARRY HANKINS & RONALD S BEARMORE II 100 100
 0.001% FRAN HANLON & SEN HANLON J/T 300 300 0.002% CHARLES L HANNAHS & LYONA F HANNAHS J/T 200 200 0.002%
 DON W HANSEL JR & SUANN R HANSEL J/T 100 100 0.001% CLAYTON HANSEN 300 300 0.002% DALLAS HANSEN - - 0.000%
 DONNA J HANSEN 100 100 0.001% ED HANSEN & CAROL HANSEN J/T 100 100 0.001% DONALD H HANSEN & CONSTANCE
 HANSEN J/T 700 700 0.005% DONALD H HANSEN & CONSTANCE HANSEN J/T 400 400 0.003% DONALD H HANSEN &
 CONSTANCE L HANSEN J/T 200 200 0.002% DR DONALD H HANSEN & CONSTANCE L HANSEN J/T 100 100 0.001% THERESA J
 HANSEN & DENNIS L HANSEN J/T 2,000 2,000 0.015% DENNIS L HANSEN & JEAN M HANSEN J/T 500 500 0.004% L DALE
 HANSEN & LORRAINE HANSEN J/T 500 500 0.004% TIM MOHR JEAN HANSEN & PAULA WALLERSTEDT TENCOM 200 200
 0.002% JOHN G HANSMAN 100 100 0.001% ELAINE HANSON 200 200 0.002% KATHLEEN HANSON 300 300 0.002% MARLYN D
 HANSON 200 200 0.002% DEBORAH A HANSON & D M HARPER J/T WROS 1,000 1,000 0.008% II-34 MARK B HANSON & JOAN I
 HANSON J/T 200 200 0.002% PERRY L HANSON & MARISSA KAY HANSON J/T WROS 100 100 0.001% MARILYN D HANSON &
 PAUL M HANSON J/T 200 200 0.002% MARLYN D HANSON & PAUL M HANSON J/T 200 200 0.002% MARLYN D HANSON &
 TODD J HANSON J/T 400 400 0.003% JOANNE B HANUS 100 100 0.001% PAULA HAPPEL & JAMES HAPPEL J/T 100 100 0.001%
 ROGER L HARDER & DARLENE M HARDER J/T 100 100 0.001% FRANK HARGER & JANET HARGER J/T 500 500 0.004% DONALD
 HARLESS & JEANETTE HARLESS J/T 120 120 0.001% DORIS P HARMAN 100 100 0.001% RANDALL E HARMAN & BRENDA J
 HARMAN J/T 100 100 0.001% RICHARD L HARMON & CHERYLE L HARMON J/T 1,000 1,000 0.008% MICHAEL HARMON &
 SUSAN HARMON J/T 200 200 0.002% HAROLD MARTIN INS AGY CORP 1,000 1,000 0.008% TIMOTHY HARPENAU 100 100 0.001%
 SHERYL R HARRINGA 100 100 0.001% DIANE K HARRINGTON 100 100 0.001% GARY C HARRIS 200 200 0.002% PHILLIP C
 HARRIS & CATHERINE S HARRIS J/T 200 200 0.002% MICHAEL V HARRIS & DEBBIE E HARRIS J/T 300 300 0.002% CHARLES W
 HARRIS & GLADYS R HARRIS J/T 200 200 0.002% MICHAEL HARRIS & KEVIN PIETERS & SCOTT WILLIAMS PART 100 100
 0.001% DEAN E HARRISON 500 500 0.004% LINDA A HARRISON 400 400 0.003% MICHAEL RAY HARRISON & ROSE ANN
 HARRISON J/T 200 200 0.002% MICHAEL HARRISON & ROSE HARRISON J/T 200 200 0.002% WANDA HARRY & DOUGLAS
 HARRY J/T 400 400 0.003% DANIEL HART & BEVERLY HART J/T 120 120 0.001% DANIEL R HART & BEVERLY HART J/T 120 120
 0.001% LARRY L HART & KAREN K HART J/T 100 100 0.001% IVAN W HART & Z MAXINE HART J/T 100 100 0.001% WILLIAM
 HARTER & ALANA HARTER J/T 100 100 0.001% MELVIN HARTMAN ROSELLA HARTMAN FAMILY TR 100 100 0.001% WAYNE
 L HARTWIG & CAROL A HARTWIG J/T 1,000 1,000 0.008% BRUCE HARVEY & NANCY HARVEY J/T 100 100 0.001% ROBERT M
 HASLEY & BARBARA L HASLEY J/T 100 100 0.001% LARRY HATTON 100 100 0.001% JAMES L HAUGE 100 100 0.001% JOHN A

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HAUSWIRTH & DIANE C HAUSWIRTH J/T 100 100 0.001% DENNIS HAVEL 200 200 0.002% DOUGLAS R HAVEL 200 200 0.002% KENNETH A HAVEL & MARLENE J HAVEL J/T 200 200 0.002% ROY HAVENS 2,000 2,000 0.015% MARION HAVENS & JEAN HAVENS TR DEC 7 96 100 100 0.001% REBECCA S HAVLICEK 100 100 0.001% OD HAWKINS 200 200 0.002% O.D. & MURIEL HAWKINS TRUST 300 300 0.002% MARSHA HAWORTH 2,000 2,000 0.015% II-35 CLINTON HAWORTH & GARY HAWORTH J/T 1,000 1,000 0.008% GARY HAWORTH & GHERESA HAWORTH J/T 2,000 2,000 0.015% WAYNE HAWORTH & LOUISE HAWORTH J/T 10,000 10,000 0.076% WAYNE R HAWORTH & LOUISE HAWORTH J/T 2,000 2,000 0.015% ALAN L HAWORTH & MARSHA HAWORTH J/T 9,000 9,000 0.068% ALLAN HAWORTH & MARSHA HAWORTH J/T 2,500 2,500 0.019% GARY HAWORTH & THERESA HAWORTH J/T 4,000 4,000 0.030% LESTER HAY 200 200 0.002% LESTER L HAY 200 200 0.002% DAVID L HAYES 200 200 0.002% DAVID HAYES & KATHLEEN B HAYES & JANET MOON J/T 200 200 0.002% BRYANT LEE HAYS 100 100 0.001% DARRELL K HAZELWOOD 200 200 0.002% LEWIS C HAZELWOOD JR 200 200 0.002% NATHAN L HEADLEY 100 100 0.001% SUSAN L HEADLEY 100 100 0.001% PATRICIA L HEADLEY & RUTHANNE HARSTAD J/T 200 200 0.002% LADONNA HEATH & CRAIG L HEATH J/T 500 500 0.004% KARL J HECK & AUDREY J HECK J/T 160 160 0.001% DARIN G HECKER & TERESA M HECKER J/T 100 100 0.001% STEVEN R HEDDINGER & DEBORAH A HEDDINGER J/T 100 100 0.001% JAY W HEEREN & DENA M HEEREN J/T 200 200 0.002% HAROLD HEESCH 200 200 0.002% KENNETH L HEETLAND 100 100 0.001% JASON HEFFELMEIER 100 100 0.001% DORANCE A HEFTE & CONNIE L HEFTE J/T 200 200 0.002% JEROME J HEGER 600 600 0.005% ROGER HEGLAND 2,000 2,000 0.015% GEORGE HEGSTROM & MARIDEE HEGSTROM REV TR DTD 35025 1,200 1,200 0.009% GEORGE HEGSTROM & MARIDEE HEGSTROM REV TR 11-22-95 600 600 0.005% RANDALL L HEIBERGER & VALERIE K HEIBERGER J/T 200 200 0.002% DALEN R HEIDA 200 200 0.002% KURT A HEIDEN & CARA K HEIDEN J/T 200 200 0.002% MARC HEIDEN & DENISE HEIDEN J/T 100 100 0.001% STEVEN L HEIL & VICKI A HEIL J/T 200 200 0.002% JOSEPH M HEINEN II & INGRID A HEINEN J/T 100 100 0.001% MICHAEL J HEINRICH 120 120 0.001% LLOYD L HEINSELMAN & CYNTHIA S HEINSELMAN J/T 500 500 0.004% ROBERT W HEIRIGS IRA 2,000 2,000 0.015% DORIS M HEITMAN 200 200 0.002% JERRY E HEJLIK 100 100 0.001% JULIE A HEJLIK 100 100 0.001% KAY A HELD 100 100 0.001% RAY D HELD & DONNA K HELD J/T 1,000 1,000 0.008% ROBERT E HELMERS 200 200 0.002% LONNIE J HELMS & CONNIE M HELMS J/T 100 100 0.001% CAMERON C HENDERSON 200 200 0.002% II-36 RODNEY D HENDERSON & BRENDA L HENDERSON J/T 200 200 0.002% JASON O HENDERSON & DEBRA J HENDERSON J/T 100 100 0.001% DONALD L HENDERSON & MADOLYN M HENDERSON J/T 200 200 0.002% JAMES W HENDERSON & MARJORIE A HENDERSON TIC 100 100 0.001% JAMES W HENDERSON & MARJORIE A HENDERSON J/T 100 100 0.001% JAMES W HENDERSON & MARJORIE A HENDERSON TIC 100 100 0.001% EVERETT L HENDERSON & TWILA H LANDE TIC 100 100 0.001% BARBARA ANN HENDERSON KENNEDY 100 100 0.001% ARDYS HENDRICKSON 200 200 0.002% EUGENE HENDRICKSON & ARDYS HENDRICKSON J/T 400 400 0.003% ARDYS & EUGENE HENDRICKSON & DAVID & STEVEN LUPPES J/T 200 200 0.002% EDWARD HENG & DORIS HENG J/T 200 200 0.002% ROGER D HENLEY & JUDY D HENLEY J/T 400 400 0.003% ROGER D HENLEY & RICHARD D & JEREMY M HENLEY TIC 300 300 0.002% JOHN M HENNESSEY TR JOHN M HENNESSEY TTEE 100 100 0.001% MATHEW F HENRICH & MARLENE A SHELLEY J/T 200 200 0.002% DEANNE HENRY 200 200 0.002% STEVE L HENRY & KARYL HENRY J/T 800 800 0.006% DONALD HENSLEY & LISA HENSLEY J/T 100 100 0.001% RONALD HENZE 100 100 0.001% BEN HENZE & IRMA HENZE J/T 400 400 0.003% GEROLD F HERRICK 100 100 0.001% MILO HERRICK & LINDA HERRICK J/T 100 100 0.001% CARROLL HERSHBERGER 400 400 0.003% MARVIN HERSHBERGER 100 100 0.001% GLENN S HERSHBERGER & PHYLLIS J HERSHBERGER J/T 100 100 0.001% JEFFERY DUANE ALBERT HERZBERG 100 100 0.001% WILLARD H HERZBERG & JOANNE KAY HERZBERG TIC 200 200 0.002% MARTIN T HEWITT 300 300 0.002% JERRY A HEYING & JOANNE M HEYING J/T 100 100 0.001% AMY T HEYN & PAUL R HEYN J/T 4,600 4,600 0.035% CHRISTY HIBBS & JEFF HIBBS J/T 200 200 0.002% KENT J HICKMAN 100 100 0.001% KENT JUSTIN HICKMAN 100 100 0.001% MARCIA D HICKMAN 100 100 0.001% JOSH HIEMSTRA 4 4 0.000% THOMAS DAL HIGBY & MARY JANE HIGBY J/T 1,000 1,000 0.008% JAMES HIGDON & TAUNJIA ALLEN J/T 200 200 0.002% RICHARD HIGGINBOTTOM & DARLENE J HIGGINBOTTOM J/T 500 500 0.004% RAYMOND J HIGGINS 200 200 0.002% TERRY L HILDEBRAND 400 400 0.003% II-37 NOEL RANDY HILDRETH & BECKY J HILDRETH J/T 100 100 0.001% GAVIN HILE 100 100 0.001% KIERSTEN HILE 100 100 0.001% MIKE HILE 100 100 0.001% MIKE HILE & MARSHA HILE J/T 100 100 0.001% TERRY HILER 200 200 0.002% TERY HILER 200 200 0.002% EARL W HILL 100 100 0.001% JEREMY HILL & DENISE HILL J/T 100 100 0.001% TOM H HILLEMAN 100 100 0.001% CHERLYN E HILLRICH 100 100 0.001% JENNIFER S HILTON 100 100 0.001% LAUREL B HILTON 200 200 0.002% TIMOTHY A HILTON & LISA M HILTON J/T 200 200 0.002% GERALD R HILTON & PATRICIA K HILTON J/T 700 700 0.005% KEITH L HIMMEL & JOAN HIMMEL J/T 100 100 0.001% ADAM HIMSCHOOT 100 100 0.001% JASON HIMSCHOOT 100 100 0.001% JENNIFER HIMSCHOOT 100 100 0.001% STEVEN L HIMSCHOOT 700 700 0.005% CLINT DAVID HINDERAKER 250 250 0.002% CRAIG HINDERAKER & CATHYRN HINDERAKER J/T 200 200 0.002% ELINOR A HINDERS & GLENN HINDERS J/T 100 100 0.001% ALICE W HINES TTEE ALICE W HINES TR DTD 10/21/88 1,000 1,000 0.008% LAWRENCE W HINGST JR & TRICIA K HINGST J/T 400 400 0.003% RICHARD HINMAN 100 100 0.001% ROBERT L HIRSCHFELD & MARGARET A HIRSCHFELD J/T 200 200 0.002% WILDA L HITE 100 100 0.001% ARHTUR HITZ & SHARON HITZ J/T 100 100 0.001% DAVID J HLAS & JOHN P HLAS J/T 200 200 0.002% JOHN P HLAS & SUE L HLAS J/T 200 200 0.002% BRIAN J HOBBS & DEANNE M HOBBS J/T 100 100 0.001% LORI HOCKETT 100 100 0.001% LORI E HOCKETT 100 100 0.001% SCOTT HODGE 100 100 0.001% GLEN HODNEFIELD & CINDY HODNEFIELD J/T 400 400 0.003% MABEL R HOEFER 600 600 0.005% RICHARD W HOEFER & MARYLU A HOEFER J/T 600 600 0.005% CARROLL D HOELSCHER 700 700 0.005% JOHN H HOELSCHER 1,000 1,000 0.008% LOREN CURTIS HOELSCHER 100 100 0.001% MARGARET HOELSCHER 1,000 1,000 0.008% MARK A HOELSCHER 600 600 0.005% RODGER W HOELSCHER 200 200 0.002% THOMAS F HOELSCHER 1,000 1,000 0.008% RODGER W HOELSCHER & DIAN HOELSCHER J/T 600 600 0.005% JEFF HOEMAN & ANN HOEMAN J/T 1,000 1,000 0.008% JEFF HOEMANN & ANN HOEMANN J/T 1,000 1,000 0.008% RONALD W HOFER & JOAN M HOFER J/T 200 200 0.002% II-38 STEVEN J HOFF & BETH A HOFF J/T 400 400 0.003% MYRON J HOFFERT & SAUNDRA L HOFFERT J/T 100 100 0.001% ADAM PAUL HOFFMAN 100 100 0.001% DONALD G HOFFMAN 2,000 2,000 0.015% WILLIAM JOHN HOFFMAN 100 100 0.001% RANDY D HOFFMAN & DIANNE L HOFFMAN J/T 100 100 0.001%

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MICHAEL E HOFFMAN & JULIE M HOFFMAN J/T 500 500 0.004% MATTHEW M HOFFNAGLE 25 25 0.000% JAYNE L HOGAN 100 100 0.001% DOROTHY HOGENDORN 400 400 0.003% MICHAEL HOHL 10 10 0.000% ROBERT D HOLCOMB & PATRICIA M HOLCOMB J/T 100 100 0.001% PATRICIA M HOLCOMB C/F BENJAMIN MICHAEL SIMMENS 150 150 0.001% PATRICIA M HOLCOMB C/F MATTHEW WILLIAM SIMMENS 150 150 0.001% BILLY MICHAEL HOLDER & JESTINA LOUISE HOLDER J/T 200 200 0.002% C GAA HOLDIMAN 200 200 0.002% MELVIN G HOLDSWORTH REV TR 200 200 0.002% CLARION I HOLDSWORTH REV TRUST DATED JUNE 25, 1994 200 200 0.002% HOWARD L HOLLANDER & LOIS D HOLLANDER J/T 400 400 0.003% LEONARD L HOLLAR & BEVERLY A HOLLAR J/T 500 500 0.004% DOUGLAS D HOLLIDAY 100 100 0.001% JOHN HOLLINGSWORTH & DONNA HOLLINGSWORTH J/T 400 400 0.003% DAVID HOLLOWAY & DONNA HOLLOWAY J/T 100 100 0.001% THOMAS E HOLM & BONNIE F HOLM J/T 200 200 0.002% DAVID G HOLMES 200 200 0.002% FRANK HOLT 100 100 0.001% JASON D HOLTHAUS 200 200 0.002% PATTY L HOLTZ & DENNIS R HOLTZ J/T 200 200 0.002% JESSE HOLTZMAN & ESTHER HOLTZMAN TRUST DATED 33445 100 100 0.001% JOHN J HOLVECK & DONNA L HOLVECK J/T 200 200 0.002% RICHARD HOMEWOOD & VICTORIA HOMEWOOD J/T 200 200 0.002% JANE R HOMMEL 100 100 0.001% R TIMOTHY HOMMEL 100 100 0.001% DIANE K HOOVER 100 100 0.001% TRACY HOOVER & CARRIE HOOVER J/T 200 200 0.002% G DEAN HOPKINS 200 200 0.002% IMMANUEL M HOPPE 400 400 0.003% CURTIS D HOPPER & LAURA K HOPPER J/T 400 400 0.003% MARY LOUISE HOPSON 100 100 0.001% DANIEL G HORGEN 100 100 0.001% DARRYL G HORGEN 200 200 0.002% MARLIS J HORGEN 100 100 0.001% EDGAR T HORN 500 500 0.004% SHERRY R HORSLEY & ARTHUR R HORSLEY J/T 100 100 0.001% CHAD W HOTZ 200 200 0.002% II-39 JON H HOUCK & KATHALEEN F HOUCK J/T 100 100 0.001% ROD HOUGE 100 100 0.001% LUTHER L HOUGEN & TAMARA L HOUGEN J/T 100 100 0.001% ROBERTA L HOUGH & RORY D SCHNELL TIC 100 100 0.001% TERENCE J HOULIHAN 200 200 0.002% DAN HOUSER 100 100 0.001% ALAN HOVDEN & DELORES HOVDEN J/T 300 300 0.002% TODD HOVE & TAMMY HOVE J/T 100 100 0.001% GARY L HOVEY & MARY HOVEY J/T 200 200 0.002% ELLEN L HOWARD 200 200 0.002% STEPHEN C HOWARD & JANICE K HOWARD J/T 600 600 0.005% DOUGLAS R HOWELL 100 100 0.001% RICHARD L HOYT 400 400 0.003% I AVONNE HOYT & JACK D HOYT J/T 200 200 0.002% GREGORY A HOYT & MONA SUE HOYT TENCOM 200 200 0.002% LONNIE A HOYT & NANCY J HOYT J/T 200 200 0.002% JACQUELINE HUBER 100 100 0.001% JEFFERY HUDGINS 100 100 0.001% JAMES E HUDSON 200 200 0.002% BRYAN HUDSON & DIANA HUDSON J/T 100 100 0.001% ROLAND C HUEBNER & CONSTANCE P HUEBNER J/T 200 200 0.002% SEAN A HUEN & RACHEL R HUEN J/T 200 200 0.002% DONNA M HUGHES 200 200 0.002% HELEN HUGHES & ROLLAND GRAHAM TIC 200 200 0.002% ROGER L HUISINGA & JANET HUISINGA J/T 200 200 0.002% MARK J HULSEBUS 900 900 0.007% MARSHALL HULSEBUS & MARILYN HULSEBUS J/T 100 100 0.001% ELDON HULST 200 200 0.002% GERALD L HUMMEL & SUSAN J HUMMEL J/T 100 100 0.001% JORY W HUNERDOSSE 200 200 0.002% DAVID L HUOVINEN & CINDY B HUOVINEN J/T 100 100 0.001% ROGER HUPFELD 400 400 0.003% VICTOR J HUSHAK & BEATRICE HUSHAK J/T 600 600 0.005% CURTIS D HUSSKE & MARY C HUSSKE J/T 500 500 0.004% JOHN E HUTTON JR 600 600 0.005% DARL L HUYSER 200 200 0.002% DUSTIN L HUYSER 200 200 0.002% JOEL M HUYSER 200 200 0.002% RANDY L HUYSER & NANCY L HUYSER J/T 100 100 0.001% LOUISE MCGUIRE HYLAND & SIGURD R HYLAND J/T 100 100 0.001% KEVIN HYUCK 200 200 0.002% 244 I 1,916 1,916 0.015% DEAN IBELING & DEBI IBELING J/T 100 100 0.001% DALE D IBELING & LEDA M IBELING J/T 100 100 0.001% JOHN G IBELING & PATRICIA IBELING J/T 400 400 0.003% JOHN H IHLE & JEAN ANN IHLE J/T 100 100 0.001% JOHN H IHLE & JEAN ANNE IHLE J/T 100 100 0.001% MERLE IHNE 700 700 0.005% JOHNNIE D ILES & MEMORY J ILES J/T 200 200 0.002% JOHNNIE D ILES & MEMORY J ILES 300 300 0.002% II-40 CHRIS T INGLEDDUE 500 500 0.004% MARVIN J INGRAHAM & PAMELA R INGERHAM J/T 200 200 0.002% IOWA STATE BANK TRUSTEE FBO CECIL L JENNINGS 200 200 0.002% TERRY IRA & AMY IRA J/T 600 600 0.005% DOUGLAS L IRWIN 100 100 0.001% JAMES IRWIN & PAULINE IRWIN J/T 200 200 0.002% MAX D ISAACSON & ELIZABETH A ISAACSON J/T 200 200 0.002% LAWRENCE ISAACSON & GEORGIA ISAACSON J/T 200 200 0.002% GERALD L ISEMINGER & MARILYN J ISEMINGER J/T 100 100 0.001% PHILIP W ISLEY & LYNN L ISLEY J/T 500 500 0.004% ROY ISVIK 1,000 1,000 0.008% MIKE IVERSON 200 200 0.002% LYLE A IZER 150 150 0.001% J J J EDLER PARTNERSHIP 200 200 0.002% STEVEN EDWARD JACKSON 100 100 0.001% JON JACKSON & KATHLEEN JACKSON J/T 200 200 0.002% RONALD L JACKSON & MARY E JACKSON J/T 300 300 0.002% WILLIAM ROBERT JACKSON JR & MARGRET JOAN JACKSON J/T 100 100 0.001% BRADLEY F JACOBS 200 200 0.002% ORVILLE JACOBS & RUTH JACOBS J/T 2,000 2,000 0.015% ORVILLE J JACOBS & RUTH A JACOBS J/T 200 200 0.002% ORVILLE JACOBS & RUTH JACOBS J/T 1,800 1,800 0.014% JOHN JACOBSON 200 200 0.002% KEVIN JACOBSON 200 200 0.002% MARY JACOBSON 381 381 0.003% RONALD G JAEGER 200 200 0.002% J RUSSELL JAHN 100 100 0.001% GLORIA J JAHNEL 100 100 0.001% WILLIAM J JAHNEL 200 200 0.002% JOHN Q JAMESON 400 400 0.003% LEONARD F JANDIK & JOYCE E JANDIK J/T 200 200 0.002% DWIGHT O JANES 200 200 0.002% KIRK J JANES 400 400 0.003% MERLIN D JANES 600 600 0.005% RICHARD L JANES & JEANNE D JANES J/T 100 100 0.001% CURTIS D JANS & BILLIE L JANS J/T 200 200 0.002% CURTIS D JANS TTEE TR 200 200 0.002% DAVID E JANSEN 200 200 0.002% AREND JANSEN & BETTY LOU JANSEN J/T 400 400 0.003% HARLEY A JANSSEN 200 200 0.002% KENNETH D JANSSEN & NANCY L JANSSEN J/T 500 500 0.004% DAVID W JANSSEN & SANDRA A JANSSEN J/T 200 200 0.002% RONALD H JARBOE & DIXIE L JARBOE J/T 400 400 0.003% AUDRA A JARMAN 250 250 0.002% JOHN P JARMAN 250 250 0.002% TYLER JASS 20 20 0.000% DAVID JASS & DARCI JASS J/T 100 100 0.001% CHRISTOPHER D JASS & DARCI JASS J/T 5 5 0.000% II-41 HAYLEY M JASS & DARCI R JASS J/T 5 5 0.000% WILLIAM JASS & DORIS JASS J/T 160 160 0.001% WILLIAM JASS & PAUL JASS J/T 20 20 0.000% DEE JAY 10 10 0.000% DEE JAY & STERLING JAY J/T 10 10 0.000% JASON JEDELE 200 200 0.002% CLARK C JEFFERSON 400 400 0.003% RANDY JELTEMA 200 200 0.002% ARTHUR JENISON & JUDY JENISON J/T 600 600 0.005% ESTELENE M JENNINGS 200 200 0.002% BOB J JENSEN 200 200 0.002% BRENT JENSEN 500 500 0.004% BRYAN J JENSEN 100 100 0.001% PATTY JENSEN 200 200 0.002% PHILLIP K JENSEN 100 100 0.001% THOMAS J JENSEN 100 100 0.001% ROGER P JENSEN & JEFFERY P JENSEN J/T 100 100 0.001% KAREN K JESSEN 200 200 0.002% JIMMY DALE JESSOP 100 100 0.001% TADD BENTON JESSOP 200 200 0.002% JESTER INVESTORS IOWA CORPORATION 100 100 0.001% JESTERS INVESTORS 200 200 0.002% ROBERT C JEWETT 200 200 0.002% HARRY A JOCHEMS & JOYCE L JOCHEMS J/T 300 300 0.002% LAURA L JOCHEMS & STEVE L JOCHEMS J/T 100 100 0.001% RONNIE E JOENKS & BARBARA L JOENKS J/T 200 200

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0.002% JAMES E JOHANNSEN & HARRIET J JOHANNSEN J/T 400 400 0.003% VICTORIA M JOHN & LANCE K JOHN & MICHAEL T DAMSKE J/T 100 100 0.001% ROBERT W JOHNS & KATHLEEN B JOHNS J/T 100 100 0.001% ALBERT R JOHNSON 200 200 0.002% AUDREY I JOHNSON 100 100 0.001% BRUCE JOHNSON 500 500 0.004% DARIN S JOHNSON 100 100 0.001% GARY JOHNSON 200 200 0.002% JIM JOHNSON 100 100 0.001% JOANN L JOHNSON 100 100 0.001% LYLE JOHNSON 200 200 0.002% PAUL H JOHNSON 400 400 0.003% RUSSELL JOHNSON 200 200 0.002% STEVEN JOHNSON 200 200 0.002% TERESA E JOHNSON 100 100 0.001% WILLIAM FRED JOHNSON 100 100 0.001% MICHAEL L JOHNSON & BEVERLY S JOHNSON J/T 100 100 0.001% DWIGHT R JOHNSON & BONNIE R JOHNSON J/T 100 100 0.001% ERIC PHILLIP JOHNSON & BRIDGET ANN JOHNSON J/T 100 100 0.001% GREGORY C JOHNSON & CAROLYN D JOHNSON J/T 200 200 0.002% LARRY A JOHNSON & DONNA L JOHNSON J/T 200 200 0.002% DIANNE L JOHNSON & HOWARD D JOHNSON J/T 100 100 0.001% JEFFREY G JOHNSON & ILENE B JOHNSON J/T 200 200 0.002% II-42 DONALD W JOHNSON & JANET I JOHNSON J/T 300 300 0.002% WAYNE JOHNSON & JANIS JOHNSON J/T 100 100 0.001% JEFFREY A JOHNSON & LAURA K JOHNSON J/T 100 100 0.001% THOMAS A JOHNSON & LYNETTE J JOHNSON J/T 100 100 0.001% JEFFREY L JOHNSON & PAMALA J JOHNSON J/T 100 100 0.001% RICHARD L JOHNSON & PHYLLIS J JOHNSON J/T 100 100 0.001% LYLE JOHNSON & REBECCA JOHNSON J/T 1,000 1,000 0.008% KENT A JOHNSON & SARA E JOHNSON J/T 300 300 0.002% KOMER A JOHNSON JR & DEB L JOHNSON J/T 100 100 0.001% PAMELA A JOHNSRUD 100 100 0.001% JAMES E JOHNSTON 100 100 0.001% JEFF S JOHNSTON 100 100 0.001% KEVIN L JOHNSTON & DIANE D JOHNSTON J/T 100 100 0.001% WILLIAM H JOHNSTON & EMILY M JOHNSTON J/T 200 200 0.002% GENE JONDALL & FRANCES JONDALL J/T 50 50 0.000% GENE JONDALL & FRANCIS JONDALL J/T 50 50 0.000% GERALD R JONES 200 200 0.002% JAMES LARRY JONES & DIANNE JONES J/T 500 500 0.004% TIMOTHY S JONES & KATHY G JONES J/T 100 100 0.001% KENNETH A JONES & LINDA A JONES J/T 200 200 0.002% DONALD D JONES & LOIS J JONES J/T 200 200 0.002% DIANE L JONES & MARVIN R JONES J/T 300 300 0.002% DAVID JONES & SUSAN JONES J/T 100 100 0.001% DAVID D JONES & SUSAN K JONES J/T 100 100 0.001% KATHY G JONES & TIMOTHY S JONES J/T 100 100 0.001% LLOYD E JONES JR 100 100 0.001% J NICHOLAS JORDAN 100 100 0.001% PHILLIP L JORDAN & NONA B JORDAN J/T 3,000 3,000 0.023% THOMAS B JORDENING & JANET L JORDENING J/T 100 100 0.001% PHYLLIS JORGENSEN 200 200 0.002% DAVID JOST & JULIANNE HOST J/T 100 100 0.001% DAVID JOST & JULIANNE JOST J/T 100 100 0.001% JSJ INVESTMENTS 260 260 0.002% BETTE J JUDAS & PAULLETTE J REINARD & RENELL S RICHTER & T 100 100 0.001% JEFF J JUDGE & DANA L JUDGE J/T 100 100 0.001% RONALD JUFFER 500 500 0.004% DENNIS W JUHL & JUDITH A JUHL J/T 100 100 0.001% RALPH W JUHL & LAVON R JUHL J/T 500 500 0.004% LESTER D JUHL & NORMA E JUHL J/T 200 200 0.002% ELIZABETH J JUNG 100 100 0.001% ROBERT C JUNG & ELIZABETH J JUNG J/T 100 100 0.001% MARK JUNGLING & NANCY JUNGLING J/T 300 300 0.002% FREDERICK JUNKER 100 100 0.001% HERBERT E JUNKMAN & NANCY L JUNKMAN J/T 200 200 0.002% LARRY JUNKMAN & REBECCA JUNKMAN J/T 200 200 0.002% DALE KAASISCHKE & JUNE KASISCHKE J/T 100 100 0.001% GEORGE KADRMAS 200 200 0.002% GEORGE KADRMAS JR 200 200 0.002% GEORGE L KADRMAS JR 200 200 0.002% ROBERT R KAHLER & JUDY L KAHLER J/T 100 100 0.001% II-43 WILLIAM J KAHLER & PAMELA K KAHLER J/T 100 100 0.001% HEATH KALBACH 100 100 0.001% JAMES D KALBACH & BARBARA G KALBACH J/T 500 500 0.004% LEONA A KALBACH & JAMES D KALBACH 500 500 0.004% V ERIC KAMP 100 100 0.001% THOMAS L KANE 240 240 0.002% ROBERT KAPPEL & BEVERLY KAPPEL J/T 200 200 0.002% ROBERT E KASISCHKE 100 100 0.001% KENT N KASTENDICK & KELLY R KASTENDICK J/T 200 200 0.002% NANCY H KAUFMAN 100 100 0.001% FRED R KAUFMANN & CYNTHIA A KAUFMANN J/T 200 200 0.002% LEE ANN S KAUZLARICH & WILLIAM J KAUZLARICH J/T 500 500 0.004% LESTER L KAVAN & MARLENE K KAVAN J/T 100 100 0.001% WILLIAM L KEEBLE & TERESA A KEEBLE J/T 2,000 2,000 0.015% DAMON ALAN KEEBLE CUSTODIAL ACCOUNT 100 100 0.001% DERIK KEEBLE CUSTODIAL ACCOUNT 100 100 0.001% JANELLE SHAWN KEEBLE CUSTODIAL ACCOUNT 100 100 0.001% RYAN EUGENE KEEBLE CUSTODIAL ACCOUNT 100 100 0.001% RANDALL S KEEL 100 100 0.001% NICHOLAS KEIDERLING & PATRICIA KEIDERLING J/T 300 300 0.002% DAVID G KELLY & CAROL R KIELLY J/T 100 100 0.001% WILLIAM C KEIM & CHRISTA H KEIM J/T 1,500 1,500 0.011% MICHAEL R KEITH & SHARON R KEITH J/T 150 150 0.001% RICKY DON KELLENBERGER & KAREN JOY KELLENBERGER J/T 1,000 1,000 0.008% LANCE KELLER 100 100 0.001% LANCE KELLER & DEANNE HENRY J/T 50 50 0.000% JEAN KELLER & KYLE R KELLER J/T 100 100 0.001% MAX A KELLOGG & MARCIA E KELLOGG J/T 200 200 0.002% CHAD D KELLOGG 100 100 0.001% STEVEN J KELLY 100 100 0.001% KAROL K KELSEY & BRYAN D HOBBS J/T 100 100 0.001% KENT KELSEY & SARA KELSEY J/T 100 100 0.001% RONALD K KEMMERER & LORRAINE A KEMMERER J/T 600 600 0.005% THOMAS W KENEFICK 100 100 0.001% DOUG M KENNEDY 200 200 0.002% KEVIN CURTIS KENNEDY 330 330 0.002% ROBERT I KENNEDY & BEVERLY R KENNEDY J/T 100 100 0.001% CHRISTOPHER J KENNEDY & DANELLE T KENNEDY J/T 100 100 0.001% DWIGHT KENNEDY & RHONDA KENNEDY J/T 600 600 0.005% MARK A KERPER 500 500 0.004% JAMES L KERR 200 200 0.002% RICK T KETCHER JR 200 200 0.002% KURT MICHAEL KETTER 100 100 0.001% ROBERT L KEY & NAOMI A KEY J/T 300 300 0.002% GEAROLD KIELLY 200 200 0.002% WARREN KILLAM & MARAGRET KILLAM J/T 100 100 0.001% M DAWN KILSTROM 100 100 0.001% II-44 TROY L KILZER & KIM L KILZER J/T 100 100 0.001% ARTHUR KING & BONNIE KING J/T 300 300 0.002% EDWIN D KING & JANIS B KING J/T 400 400 0.003% TIMOTHY W KING & MARLENE R KING J/T 200 200 0.002% ASA LEE KING & WANDA LOU KING J/T 100 100 0.001% DONALD D KINGERY & ELEANOR M KINGERY J/T 100 100 0.001% CHARLES KINGERY & REBECCA KINGERY J/T 200 200 0.002% KINNETZ INC 200 200 0.002% DARRELL E KINNEY & FLORENCE E KINNEY J/T 200 200 0.002% KINNEY MACHINE & TOOL C/O RICHARD KINNEY 2,000 2,000 0.015% DORRANCE EARL KINSELLA & DELORES M KINSELLA J/T 200 200 0.002% MIKE KINTER & SANDRA KINTER J/T 100 100 0.001% RYAN D KIPP 1,000 1,000 0.008% LEON KIPP & BERNICE KIPP J/T 200 200 0.002% KEITH B KIRBY 200 200 0.002% ROBERT A KIRBY 200 200 0.002% YVONNE M KIRKPATRICK 400 400 0.003% KEVIN C KIRSCHENBAUM 100 100 0.001% LARRY J KIRSHENBAUM 200 200 0.002% KEUEE C KIRSHENBAUM & JOAN M KIRSHENBAUM J/T 100 100 0.001% KENT D KIRSTEIN 100 100 0.001% TOBY KLAUENBERG & JENNIFER KLAUENBERG J/T 2,000 2,000 0.015% TOBY E KLAUENBERG & JENNIFER S KLAUENBERG J/T 488 488 0.004% JADON KLAVER 250 250 0.002% JODY K KLAVER 500 500 0.004% LOWELL KLAVER 100 100 0.001% ALVERN KLAVER & DEBBIE KLAVER J/T 100 100 0.001% VERNON KLAVER & JUDY KLAVER J/T 300 300 0.002% BRYCE L KLAVER &

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MARY E KLAVER J/T 300 300 0.002% BRYCE KLAVER & MARY KLAVER & JUSTIN KLAVER J/T 250 250 0.002% REX R KLEEMEIER & CHARLOTTE J KLEEMEIER J/T 100 100 0.001% RALPH L KLEIN 200 200 0.002% JOHN D KLEMM & VIRGINA C KLEMM J/T 400 400 0.003% JOHN D KLEMM & VIRGINIA C KLEMM J/T 1,500 1,500 0.011% MARIKA KLESIC & JOHN KLESIC J/T 25 25 0.000% ANN KLEVER 100 100 0.001% ROWENE B KLI EGL 7 7 0.000% DONALD M KLINKHAMMER & JUDITH A KLINKHAMMER J/T 1,000 1,000 0.008% KENNY KLOCKE 100 100 0.001% DOUGLAS KLOCKE & PAULA KLOCKE J/T 200 200 0.002% DENNIS KLOKE & JOYCE KLOKE J/T 200 200 0.002% HOWARD E KLOPPING 100 100 0.001% RICHARD KEITH KLOPPING & DORIS MAXINE KLOPPING J/T 200 200 0.002% BILL J KLOSTERBOER 100 100 0.001% LARRY D KLOSTERBOER 100 100 0.001% II-45 VERNON KLOSTERBOER & ESTHER KLOSTERBOER J/T 100 100 0.001% BETTY ANN KLUCAS & PAUL-EARL KLUCAS J/T 200 200 0.002% F DUANE KLUTE 500 500 0.004% LARRY E KLYN & DONNA C KLYN J/T 300 300 0.002% BRUCE KNAAK 100 100 0.001% TIMOTHY J KNAAK & PATRICIA K KNAAK J/T 300 300 0.002% DONALD L KNAPP & HEATHER L KNAPP J/T 100 100 0.001% MARVIN KNAPTON 200 200 0.002% NORMAN KNEIP 500 500 0.004% WILLIAM F KNELLER & SUSAN D KNELLER J/T 200 200 0.002% CHARLES A KNEPPER 100 100 0.001% RAYMOND E KNESS 2,400 2,400 0.018% DAVID W KNIGHT 100 100 0.001% GLENNA J KNIGHT 200 200 0.002% HUGH KNIGHT 200 200 0.002% JOSEPH E KNIGHT & PATRICIA A KNIGHT TIC 400 400 0.003% RANDY KNIPFEL & JEAN KNIPFEL J/T 400 400 0.003% GARY D KNOLL & CHRISTINE K KNOLL J/T 200 200 0.002% RHETT S KNOLL & CHRISTINE K KNOLL J/T 568 568 0.004% ROXANNE KNOLL & MICHAEL C KNOLL J/T 100 100 0.001% GREGORY KNOP & CAROLYN KNOP J/T 200 200 0.002% HAROLD F KNOP & M RUTH KNOP J/T 200 200 0.002% JOEL CALEB KNUTSON 100 100 0.001% LOIS J KNUTSON 100 100 0.001% ZACH KNUTSON 100 100 0.001% MARY KNUTSON & ISAAC KNUTSON J/T 50 50 0.000% MARY KNUTSON & LINDSAY KNUTSON J/T 50 50 0.000% GLENNYS C KNUTSON & MARGARET E KNUTSON J/T 100 100 0.001% ISAAC KNUTSON & MARY KNUTSON J/T 50 50 0.000% LINDSAY KNUTSON & MARY KNUTSON J/T 50 50 0.000% ROGER KNUTSON & MARY KNUTSON J/T 50 50 0.000% MARY KNUTSON & ZACHARY KNUTSON J/T 50 50 0.000% VIRGINIA J KOCH 100 100 0.001% SVEND V KOCH & ELIN M KOCH J/T 100 100 0.001% MICHAEL A KOCK 100 100 0.001% ALAN G KOCKLER 400 400 0.003% ALAN GEORGE KOCKLER 150 150 0.001% ALLEN L KOCKLER 252 252 0.002% GEORGE KOCKLER 200 200 0.002% LOIS KOCKLER 100 100 0.001% LOIS KOCKLER & ALAN KOCKLER J/T 300 300 0.002% JOSEPH E KODIS & MARY BETH KODIS J/T 100 100 0.001% MAX A KOEBEL JR & LINDA D KOEBEL J/T 100 100 0.001% PAUL A KOENIGUER 100 100 0.001% ROBERT F KOERNER 200 200 0.002% DARROL W KOHAGEN 100 100 0.001% KARL JAMES KOKOTAN & CHARLENE ANN KOKTAN J/T 200 200 0.002% GARY L KOLBE 100 100 0.001% BRADY J KOLBET & ANDREA S KOLBET J/T 100 100 0.001% ROGER L KOLBET & JEAN M KOLBET J/T 1,500 1,500 0.011% II-46 LEON KOLBET & SUSAN KOLBET J/T 100 100 0.001% KATHY A KOLDEN & ROBERT A KOLDEN J/T 100 100 0.001% MARK F KOLLASCH & ALICE A KOLLASCH J/T 100 100 0.001% MARY E KONGABLE & KEITH E KONGABLE J/T 100 100 0.001% BRIAN D KONVALINKA 100 100 0.001% WILBUR KOOYMAN & PEARL L KOOYMAN J/T 100 100 0.001% DARRELL D KOOZER & JANET C KOOZER J/T 200 200 0.002% KEITH KOPACK 100 100 0.001% C E PETE & PATRICIA L KOPPIN TR C E PETE & PATRICIA L KOPPIN TR 100 100 0.001% JEFFERY S KORTH & TAMARA S KORTH J/T 200 200 0.002% DUANE KOSS & DIANE ZEDRICK J/T 100 100 0.001% GREGG KOSS & JACKIE SCHWARTZ J/T 100 100 0.001% JEFF KOUDELKA & JENNY KOUDELKA J/T 200 200 0.002% BELEN KRABBE 200 200 0.002% WAYNE F KRAFT & DONNA M KRAFT TIC 100 100 0.001% TIMOTHY J KRAL 1,000 1,000 0.008% TODD KRAMER 100 100 0.001% DAVID KRAMER & THERESA KRAMER J/T 200 200 0.002% SCOTT KRAMME & DELILAH KRAMME J/T 100 100 0.001% RICHARD G KRAMME & MARILYN O KRAMME J/T 200 200 0.002% JEREMY D KRANTZ 100 100 0.001% GREGORY D KRAUS & KATHERINE M KRAUS J/T 200 200 0.002% ALBERT KRAUSE 80 80 0.001% JANET KAY KRAUSE 100 100 0.001% MARVIN GEORGE KRAUSE 100 100 0.001% JOHN KRAUSE & MARJORIE KROUSE REV TR 100 100 0.001% KENTON S KREAGER & ANNE C KREAGER J/T 300 300 0.002% KENTON S KREAGER & ANNE KREAGER J/T 300 300 0.002% EMERY M KREBS 100 100 0.001% REBECCA H KREMER & GERALD J KREMER J/T 300 300 0.002% NANCY SUE KREZELOK 50 50 0.000% VICKI KRISTAN 100 100 0.001% PATRICIA J KRUEGER & ROBERT J KRUEGER J/T 1,000 1,000 0.008% MARLENE J KRUGER & RODGER G KRUGER J/T 200 200 0.002% JAMES O KRUSE 200 200 0.002% JOSH KRUSE 200 200 0.002% KATHRYN A KRUSE 100 100 0.001% ERNEST KRUSE & EILEEN KRUSE J/T 100 100 0.001% ALAN E KRUSZKA & CANDICE L KRUSZKA J/T 700 700 0.005% ROBERT C KUCERA 200 200 0.002% ROBERT C KUEERA 100 100 0.001% FAY KUHFUS & MRYANN KUHFUS J/T 200 200 0.002% JON KUHFUS & PAULA KUHFUS J/T 400 400 0.003% MICHAEL E KUKRAL 1,000 1,000 0.008% KEITH L KULISKY & PATRICIA M KULISKY J/T 100 100 0.001% LEROY J KUNZ & BETTY L KUNZ J/T 1,000 1,000 0.008% KENT KUNZE & JULIE KUNZE J/T 500 500 0.004% JAY F KURTH & SHARON K KURTH J/T 200 200 0.002% RICHARD B KVACH & SUSAN K KVACH J/T 100 100 0.001% STEVE C KYNER 800 800 0.006% KIM L ANDERSON & LAYNE C ANDERSON J/T 200 200 0.002% II-47 JESSE DAVID LAAKE 100 100 0.001% JANET L LACEY & KENNETH P LACEY J/T 9,000 9,000 0.068% TODD D LACKMANN & HEIDI N LACKMANN J/T 1,000 1,000 0.008% RONALD L LADEHOFF 100 100 0.001% NANCY LYNNE LADUE & HARRY JAY LADUE J/T 500 500 0.004% CORINNE E LAFOLLETTE 100 100 0.001% ELIOT D LAFOLLETTE 100 100 0.001% NORMAN T LAFOLLETTE & SHIRLEY J FOLLETTE J/T 100 100 0.001% ANDREW D LAKE & PATRICIA A LAKE J/T 100 100 0.001% LAKESIDE CONSTUCTION INC 300 300 0.002% ROBERT R LAKIN & DOROTHY M LAKIN J/T 200 200 0.002% GEORGE JOSEPH LAKTASH & JOLETA JEAN LAKTASH J/T 500 500 0.004% GEORGE LAKTASH & JOLETA LAKTASH J/T 500 500 0.004% VALERIE L LAMASTERS 200 200 0.002% LUCY B LAMB 400 400 0.003% MICHELLE LAMBERT & DANIEL LAMBERT J/T 100 100 0.001% RICHARD D LAMBIRTH & CONNIE S LAMBIRTH J/T 200 200 0.002% DENNIS P LAMOREUX 200 200 0.002% DAVID W LAMOREUX & LANICE R LAMOREUX J/T 100 100 0.001% MARVIN R LANCASTER 400 400 0.003% WILLIAM JOSEPH LANCIAL 500 500 0.004% ALAN LANDER & DONNA LANDER J/T 100 100 0.001% ALAN L LANDER & DONNA R LANDER J/T 100 100 0.001% MELODY LANDGREBE 100 100 0.001% GARRY LANDGREBE & MELODY LANDGREBE J/T 1,400 1,400 0.011% ERIC JAHN LANDMEIER 200 200 0.002% ADELAIDE LANDOY 100 100 0.001% CHARLES D LANE & BETH A LANE J/T 150 150 0.001% DENNIS LANGE 500 500 0.004% LARRY L LANGE & COLLEEN S LANGE J/T 400 400 0.003% JOHN LANGFITT & MARILYN BAUER J/T 100 100 0.001% DIANE J LANGSTRAAT 200 200 0.002% WILLIAM KEITH LANGTON & SANDRA LEE LANGTON J/T 200 200 0.002% ROGER LANMAN 100 100 0.001% LAWRENCE LAPLUME 1,000 1,000 0.008% TIMOTHY LAPOINTE & MICHELLE

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LAPOINTE J/T 200 200 0.002% MARILYN Y LARIMORE 100 100 0.001% KERMIT M LARSEN 200 200 0.002% RODNEY H LARSEN 400 400 0.003% JOSEPH LARSEN & IRIS LARSEN J/T 100 100 0.001% WAYNE A LARSEN & JANA L LARSEN J/T 50 50 0.000% JEROL M LARSEN & JOANN LARSEN J/T 100 100 0.001% BRIAN W LARSEN & SALLY J LARSEN J/T 50 50 0.000% ELIZABETH F LARSON 600 600 0.005% ELIZABETH JEANNE LARSON 400 400 0.003% JOHN F LARSON 100 100 0.001% LYNETTE LARSON 100 100 0.001% MAX H LARSON 200 200 0.002% II-48 LEON A LARSON & MARY L LARSON J/T 400 400 0.003% DALLAS C LARSON & PAMELA J LARSON J/T 1,000 1,000 0.008% PERCY J LAUE 100 100 0.001% LYLE R LAUGHERY & CAROL A LAUGHERY J/T 1,000 1,000 0.008% MARLIN LAVERMAN & MARY LAVERMAN J/T 300 300 0.002% DAVID C LAW & KATHLEEN K LAW J/T 100 100 0.001% JEFF P LAWLER 100 100 0.001% DIANNE F LAWLESS & WILLIAM J LAWLESS J/T 100 100 0.001% CAROL A LAWRENCE & LAWRENCE M LAWRENCE J/T 300 300 0.002% GAYLE A LAWSON 2,000 2,000 0.015% DENNIS LEACH & VIOLET LEACH J/T 200 200 0.002% ROBERT D LEAHY & BEVERLY J LEAHY J/T 100 100 0.001% RICHARD LEBAHN & JAN LEBAHN J/T 100 100 0.001% DALE LECLERC 999 999 0.008% SUSAN M LEDFORD & JAMES J LEDFORD J/T 100 100 0.001% EDNA F LEE 200 200 0.002% LAURIE ANN LEE 100 100 0.001% REX A LEE & JUSTINE S LEE J/T 100 100 0.001% ROSS LEEPER & JANNI M LEEPER J/T 100 100 0.001% SHANE LEER & REBECCA LEER J/T 100 100 0.001% JASON L LEERAR & JOANIE L LEERAR J/T 100 100 0.001% JON L LEERAR & MARLENE J LEERAR J/T 100 100 0.001% PAUL C LEHMAN & ROSEANN M LEHMAN J/T 400 400 0.003% ANTHONY B LEHMAN & TONI J LEHMAN J/T 200 200 0.002% OSCAR T LENNING & LORENE J LENNING J/T 200 200 0.002% STAN LENSING & MARLYS LENSING J/T 300 300 0.002% JUANITA LEON 100 100 0.001% DAVID P LEONARD & DIANE K LEONARD J/T 200 200 0.002% JERRY LEONARD & VIOLA LEONARD J/T 100 100 0.001% TERRY L LEPPER 200 200 0.002% BRIAN LERWICK 100 100 0.001% KEITH R LESS & GWEN K MONTAG J/T 200 200 0.002% KEITH LESS & GWEN MONTAG J/T 300 300 0.002% LOREN L LESTER 200 200 0.002% MICHAEL T LEUCHS & SUSAN J LEUCHS 200 200 0.002% SUSAN J LEUCHS GDN FOR JAMIE LEIGH LEUCHS 100 100 0.001% SUSAN J LEUCHS GDN FOR MORGAN NICHOLE LEUCHS 100 100 0.001% LEWCO SECURITIES CORP 1,000 1,000 0.008% JERRY L LEWIS & RAMONA M LEWIS J/T 200 200 0.002% ROBERT H LEWIS & SHARON LEWIS J/T 400 400 0.003% DOUGLAS T LEWIS JR 200 200 0.002% IRVIN LEWIS SR 100 100 0.001% BRANDON LIEN & LISA LIEN J/T 100 100 0.001% JEFF LIENING & JULIE LIENING J/T 100 100 0.001% LLOYD LIGGETT & JANICE LIGGETT J/T 400 400 0.003% SHERMAN LIMBURG 100 100 0.001% COLLEEN LIMING & DELBERT M LIMING J/T 600 600 0.005% FRANCIS K LINCOLN 100 100 0.001% KATHERINE E LINDAMAN 100 100 0.001% VINCENT LINDAMAN 400 400 0.003% FREDERICK JAMES LINDENMAYER 200 200 0.002% II-49 MARK ALLAN LINDLEY & MARCEE RENEE LINDLEY J/T 200 200 0.002% NOEL D LINDO 200 200 0.002% CONNIE J LINETTE 200 200 0.002% JOSHUA LINETTE 500 500 0.004% MEL LINETTE 2,000 2,000 0.015% LINSKO / PRIVATE LEDGER CORP 400 400 0.003% ZONA LINT 20 20 0.000% NADINE LISTON 200 200 0.002% LITTLE FORT INC 500 500 0.004% RODNEY A LIVINGS & IONA N LIVINGS J/T 1,000 1,000 0.008% STEPHEN L LIVINGSTON & JULIE A LIVINGSTON J/T 300 300 0.002% IONA N LIVS 100 100 0.001% HOPE M LLOYD & JOSEPH W LLOYD J/T 214 214 0.002% CHARLES LOBIANCO REV TR DATED 10/28/97 100 100 0.001% CHARLES LOBIANCO REVOCABLE TRUST DATED 35731 100 100 0.001% KEVIN L LOES & JEAN L LOES J/T 200 200 0.002% HARRY JOE LOFFLER & NANETTE LOFFLER J/T 200 200 0.002% DAVID M LOFTUS 100 100 0.001% DANIEL T LOFTUS & DEBRA M LOFTUS J/T 100 100 0.001% MARK E LOHAFFER & RACHEL A O LOHAFFER J/T 100 100 0.001% LILLIAN L LONERGAN & JAMES E LONERGAN J/T 800 800 0.006% BETTY J LONG 100 100 0.001% WILLIAM G LONG 100 100 0.001% ANTHONY B LONG & JONI L LONG J/T 100 100 0.001% ROBERT A LONG & RUTH ANN R LONG J/T 100 100 0.001% JOE LOONAN JR & SEAN O'ROURKE J/T 100 100 0.001% JOE LOONAN JR & SEAN O'ROURKE TIC 100 100 0.001% LOOT'N LADIES INVESTMENT CLUB 100 100 0.001% GEORGE J LORBER 400 400 0.003% JIM J LORBER 1,000 1,000 0.008% JIM J LORBER & LEAH H LORBER J/T 3,000 3,000 0.023% KEITH LEE LOUCKS 100 100 0.001% KEITH LEE LOUCKS 100 100 0.001% KENNETH D LOUGHERY 200 200 0.002% MARY S LOUPEE & DAVID G LOUPEE J/T 240 240 0.002% TODD R LOUWAGIE & SHELLEY R LOUWAGIE J/T 100 100 0.001% TROY R LOUWAGIE & TRACEY A LOUWAGIE J/T 100 100 0.001% WAYNE M LOVETINSKY & DOROTHY K LOVETINSKY J/T 100 100 0.001% EDWARD J LOVETINSKY & MICHELLE L LOVETINSKY J/T 100 100 0.001% DOUGLAS LOVSTUEN & CHRISTINIA LOVSTUEN J/T 100 100 0.001% JOY D LOWE 100 100 0.001% JAMES M LOWE & VIRGINIA E BOULTON J/T 100 100 0.001% DONALD LOWTHER & SONDRALOWTHER J/T 200 200 0.002% EARL H LUDWIG & CAROLE LUDWIG J/T 100 100 0.001% LOWELL A LUHMAN 4,000 4,000 0.030% OMA L LUHMAN 500 500 0.004% JERRY LUKENSMAYER 1,500 1,500 0.011% HOWARD LUND & VIOLET LUND J/T 100 100 0.001% II-50 CONNIE LUPPES 400 400 0.003% MICHAEL LUPPES 400 400 0.003% ZACHARY LUPPES 300 300 0.002% STEVEN LUPPES & COLLEEN LUPPES J/T 300 300 0.002% WALTER D LUTHER & MAVIS E LUTHER J/T 200 200 0.002% DAVID J LUTHRO 100 100 0.001% DENNIS L LUTZ JR 200 200 0.002% DENNIS L LUTZ SR & GLENDORIS LUTZ J/T 200 200 0.002% BRENT A LYMAN 1,000 1,000 0.008% DANA MAAKESTAD 100 100 0.001% JEFF L MAAKESTAD 100 100 0.001% WENDELL D MAAKESTAD 200 200 0.002% DUANE F MAAKESTAD & MABEL I MAAKESTAD J/T 100 100 0.001% DALE H MAAKESTAD & MARY MAAKESTAD J/T 200 200 0.002% GINA MAAS 500 500 0.004% CRAIG MAASDAM 200 200 0.002% MONICA MACHIR & MACOLM VEDANE J/T 100 100 0.001% DAVID M MACHULA & MARLA J MACHULA J/T 200 200 0.002% MICHAEL D MACHULA & MELODY D MACHULA J/T 100 100 0.001% VERONICA R MACKAY & DAVID L MACKAY J/T 500 500 0.004% GERARD F MACKIN & ROSEMARY MACKIN J/T 200 200 0.002% WENDELL MACOMB 100 100 0.001% DEBRA E MADDOX 200 200 0.002% SHERLIE A MAGARET & BRIAN K MAGARET J/T 400 400 0.003% DON MAGEE & DARCY MAGEE J/T 100 100 0.001% DENNIS MAGENNIS 200 200 0.002% WILLIAM W MAGIE 700 700 0.005% JAMES MAGNUSON & SANDRA MAGNUSON J/T 400 400 0.003% CHRISTINE MAHLOCH & HUGO W MAHLOCH JR J/T 200 200 0.002% DARIN L MAHLOW 400 400 0.003% MARK MAHLOW & BONNIE MAHLOW J/T 300 300 0.002% RICHARD MAHLOW & JANET MAHLOW J/T 220 220 0.002% DONALD D MAHLOW & JUDITH J MAHLOW J/T 400 400 0.003% S RAMI MAKKAPATI 200 200 0.002% ANN L MALLAMS & STEVE D MALLAMS J/T 200 200 0.002% DONOVAN S MALLERY TR 11/06/91 100 100 0.001% SUSAN K MALLOY 100 100 0.001% DONALD M MANN 400 400 0.003% JOHN WILLIAM MANN 600 600 0.005% CHRISTOPHER D MANN & MICHELLE M MANN J/T 200 200 0.002% JAMES E MANNING & LAVERNE J MANNING J/T 400 400 0.003% LOREN MAPSON & SHIRLEY MAPSON J/T 100 100 0.001% JAIMIE L MARCHANT & BRAD L ENGELBY J/T 5 5 0.000% SHERLIE A MARGARET & BRIAN K MARGARET J/T 800 800

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0.006% ROBERT S MARION & BONNIE L MARION J/T 200 200 0.002% W JEFF MAROLF 500 500 0.004% HOWARD T MARQUARDT & ERSILEEN M MARQUARDT J/T 200 200 0.002% MARSH COMPANY PC 100 100 0.001% II-51 LAWRENCE F MARSHALL & DEBRA J MARSHALL J/T 100 100 0.001% DENNIS D MARTEN & KAREN S MARTEN J/T 1,000 1,000 0.008% LINDA R MARTENS & GEORGE LEE MARTENS J/T 100 100 0.001% LINDA MARTENS & GEORGE MARTENS J/T 200 200 0.002% BENJAMIN MARTIN 100 100 0.001% BRIAN MARTIN 1,000 1,000 0.008% DENISE MARTIN 600 600 0.005% HAROLD LEWIS MARTIN 400 400 0.003% RUSSELL JAMES MARTIN & CHENOA MARTIN J/T 200 200 0.002% DARYL MARTIN & MARIA MARTIN J/T 600 600 0.005% LEONA E MARTIN & ROBERT L MARTIN J/T 200 200 0.002% LOREN MARTIN & SHANNON MARTIN J/T 200 200 0.002% DENNIS R MARTIN & SUSAN L MARTIN TIC 200 200 0.002% EMMA JEAN MARTIN REV TR 3/1/94 HAROLD J MARTIN CO TTEE 1,000 1,000 0.008% EUGENE MARTINDALE & BETTY MARTINDALE J/T 200 200 0.002% LISA MARTIN-EATINGER & JOHN MARTIN-EATINGER J/T 100 100 0.001% DALE MARTINSON & ADOLINE MARTINSON J/T 1,000 1,000 0.008% DARLENE E MARUGG 100 100 0.001% RALPH G MASON 1,000 1,000 0.008% SCOT MASON 400 400 0.003% WALLACE A MASON 200 200 0.002% RICHARD MASON & MATT MASON J/T 200 200 0.002% RICHARD E MASON & TERI J MASON J/T 200 200 0.002% ARLENE MATCHIE & STANFORD MATCHIE J/T 100 100 0.001% GLENDON R MATHESON & JUDITH A MATHESON J/T 100 100 0.001% GREG MATTERS & SALLY MATTERS J/T 200 200 0.002% CHARLES D MATTHEWS & MALISSA A MATTHEWS J/T 100 100 0.001% WILLIAM M MATTISON & CLAUDIA M MATTISON J/T 200 200 0.002% VANCE MATTISON & MICHELLE MATTISON J/T 400 400 0.003% DENNY MAUSER & LARAE MAUSER J/T 200 200 0.002% BRUCE K MAXWELL & DIANE K MAXWELL J/T 100 100 0.001% BRUCE MAXWELL & DIANE MAXWELL J/T 100 100 0.001% SANDRA KAE MAYO 100 100 0.001% SHARON MAYO & DORIS MAYO J/T 100 100 0.001% DARLENE M MC DANIEL 500 500 0.004% PHILIP M MC LAREN & LANA S MC LAREN J/T 400 400 0.003% ARTHUR A MCBRIDE 600 600 0.005% DALE W MCBRIDE 500 500 0.004% IVAN MCBRIDE & LYN MCBRIDE J/T 600 600 0.005% VIRGINIA L MCCALL 100 100 0.001% MIKE MCCARTNEY 100 100 0.001% ROBERT A MCCARTNEY 100 100 0.001% SHAWN R MCCARTY 100 100 0.001% SHAWN MCCARTY & JILL MCCARTY J/T 100 100 0.001% CHRISTEN LYN MCCLAIN 100 100 0.001% KEVIN C MCCLAIN 300 300 0.002% JAMES R MCCLAIN & NANCY L MCCLAIN J/T 340 340 0.003% II-52 PHILLIP W MCCLASKEY & FRANCIS I MCCLASKEY J/T 100 100 0.001% MARGARET MCCLEARY 100 100 0.001% DAVID MCCLELLAN & CHARLOTTE MCCLELLAN J/T 100 100 0.001% WM HOWARD MCCLENNAN JR DBA HKM & ASSOCIATES 365 365 0.003% MARY JANE MCCOLLUM 200 200 0.002% BRAD M MCCONAHAY 500 500 0.004% DAN MCCONAHAY & KAREN MCCONAHAY J/T 200 200 0.002% KEVIN M MCCORMICK & MARIE A MCCORMICK J/T 100 100 0.001% DANIEL JAMES MCCOURT 100 100 0.001% J V MCCREIGHT 200 200 0.002% MARK MCCULLOUGH 100 100 0.001% NANCY R MCCULLOUGH & OLIN L SHANE J/T 100 100 0.001% RANDY MCCUNN 200 200 0.002% MCCUNN EQUIPMENT COMPANY 500 500 0.004% MONTE J MCCUNNIFF 500 500 0.004% MARY JO MCCURRY & DAVID P MCCURRY J/T 200 200 0.002% DENNIS D MCCURRY & ELAINE R MCCURRY J/T 200 200 0.002% MICHAEL BLAINE MCCURRY & LORI LYNNE MCCURRY J/T 100 100 0.001% SARAH ANNE MCCURRY & LORI LYNNE MCCURRY J/T 100 100 0.001% CRAIG A MCDERMOTT 50 50 0.000% MCDONALD CONSTRUCTION INC 7,000 7,000 0.053% STEVE MCDOWELL & PATSY MCDOWELL J/T 600 600 0.005% RICKEY J MCDOWELL & SUE J MCDOWELL J/T 200 200 0.002% LUCILLE MCELROY 100 100 0.001% DAVID L MCFARLAND 200 200 0.002% HOMER F MCFARLAND 100 100 0.001% ROGER E MCFARLAND & JOYCE M MCFARLAND J/T 100 100 0.001% ROBERT A MCFARLAND & MARY ANN MCFARLAND J/T 200 200 0.002% JOSEPH OWEN MCGEE & PATRICIA EILEEN MCGEE J/T 200 200 0.002% JAMES L MCGRIFFF 1,200 1,200 0.009% LUKE T MCGUIRE & CAROL V MCGUIRE J/T 400 400 0.003% TIM MCINTYRE 800 800 0.006% JAMES D MCKINNESS & HEATHER JP MCKINNESS J/T 100 100 0.001% DOUGLAS E MCKINNEY & JOANN D MCKINNEY J/T 300 300 0.002% NATHANIEL M MCLAREN 100 100 0.001% PHILIP M MCLAREN & LANA S MCLAREN J/T 100 100 0.001% DAWN K MCLAUGHLIN 400 400 0.003% THOMAS E MCMANUS & DIANE K MCMANUS J/T 1,000 1,000 0.008% BRENT D MCMANUS & LINDA S MCMANUS J/T 100 100 0.001% LOIS JEAN MCMORRAN 200 200 0.002% KENNETH E MCMURRAY & JANICE L & KIRK J MCMURRAY JT 150 150 0.001% GINA S MCNAIR & EDWARD F MCNAIR J/T 1,000 1,000 0.008% THOMAS J MCNAMARA & BEVERLY J 400 400 0.003% II-53 MCNAMARA J/T KEVIN A MCNEAL 300 300 0.002% NANCY L MCSTOCKARD & DANNY E MCSTOCKARD J/T 100 100 0.001% RICHARD L MCVEIGH & KATHY A MCVEIGH TENCOM 200 200 0.002% BILL MEEK & JOAN MEEK J/T 100 100 0.001% GARY L MEIER JR 400 400 0.003% SHARON D MEIKLE 200 200 0.002% DARRON L MEINSMA 100 100 0.001% DENNIS MEINTS & ROBERTA MEINTS J/T 200 200 0.002% JAN M MEIRICK 5,000 5,000 0.038% RICHARD C MELICK & ANNE M MELICK J/T 500 500 0.004% RICHARD MELICK & ANNE M MELICK TENCOM 500 500 0.004% JOSEPH P MELLON & MARY L MELLON J/T 200 200 0.002% LARRY C MELSA & JOYCE A MELSA J/T 500 500 0.004% RODNEY DEAN MELTON & JANET L MELTON J/T 300 300 0.002% AL MENKE & CAROL MENKE J/T 200 200 0.002% D CHAD MERCER 100 100 0.001% DERALD MERRILL & CONNIE MERRILL J/T 1,800 1,800 0.014% DAVE MERTENS 600 600 0.005% JODY L MESCH & CONNIE J MESCH J/T 200 200 0.002% MITCH MESSERLI 400 400 0.003% VIVIAN V METTLEN 100 100 0.001% ALAN MEYER 600 600 0.005% ANNABEL MEYER 200 200 0.002% ANNABELL MEYER 300 300 0.002% BEVERLY J MEYER 20 20 0.000% BEVERLY J MEYER 80 80 0.001% KELLY M MEYER 100 100 0.001% KIMBERLY L MEYER 100 100 0.001% LAVANADA MEYER 100 100 0.001% STEVE MEYER 500 500 0.004% THOMAS PAUL MEYER 300 300 0.002% JEFFREY T MEYER & BEVERLY A MEYER J/T 800 800 0.006% WAYNE MEYER & JANET PETERSON J/T 1,200 1,200 0.009% STEVEN D MEYER & SHERI M MEYER J/T 100 100 0.001% JAMES A MEYER JR 200 200 0.002% RICHARD MEYERHOFF 200 200 0.002% J F MEYERS 1,000 1,000 0.008% MEYERS SHEET METAL WORKS, INC 200 200 0.002% JAY W MEZ 400 400 0.003% JOEL E MEZ 500 500 0.004% WILMA E MIDDENDORF 600 600 0.005% RAMONA E MIDDLETON 100 100 0.001% MID-IOWA WOMEN'S INVESTMENT CLUB 100 100 0.001% MARVIN MIKESH 1,000 1,000 0.008% RON MIKKOLA 100 100 0.001% LINDA ANN MILBRANDT 200 200 0.002% MATTHEW MILLBURN & KIMBERLY MILLBURN J/T 400 400 0.003% LEO A MILLEMAN 100 100 0.001% ANGELA MILLER 100 100 0.001% II-54 BILL MILLER 200 200 0.002% CURT A MILLER 200 200 0.002% DANNY P MILLER 100 100 0.001% JAY S MILLER 600 600 0.005% JERRY LEE MILLER 200 200 0.002% JOHN E MILLER 200 200 0.002% JOYCE E MILLER 200 200 0.002% LOIS MILLER 100 100 0.001% MARY MILLER 100 100 0.001% R STANLEY MILLER 300 300 0.002% THOMAS E MILLER 200 200 0.002% TONY MILLER & SANDRA MILLER J/T 200 200 0.002% DARWIN G MILLER &

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JAMES D MILLER J/T 500 500 0.004% MARK D MILLER & JUDY M MILLER J/T 100 100 0.001% MINNIE MILLER & KURT KNAPP J/T 100 100 0.001% MINNIE MILLER & MARILEE KNAPP J/T 100 100 0.001% RICHARD D MILLER & MARY KAY MILLER J/T 100 100 0.001% LARRY JAMES MILLER & NANCY A MILLER J/T 100 100 0.001% CARROLL MILLER & SANDRA MILLER J/T 200 200 0.002% TONY MILLER & SANDRA MILLER J/T 200 200 0.002% ROBERT E MILLER & SCOTT R MILLER J/T 200 200 0.002% WILLIAM J MILLER & V EARLENE MILLER J/T 200 200 0.002% CHARLES F MILLER III & CAMERON L MILLER J/T 200 200 0.002% CAROL JO MILLIGAN 100 100 0.001% KARMEN J MILLIGAN 200 200 0.002% KELLY A MILLIGAN 100 100 0.001% LOREN MILLIGAN 2,000 2,000 0.015% LOREN E MILLIGAN 800 800 0.006% MATTHEW MILLIGEN 300 300 0.002% ROBERT A MILLS 100 100 0.001% STACEY MILLS & MELANY A MILLS J/T 100 100 0.001% RYAN B MILLSAP & RONALD D MILLSAP J/T 300 300 0.002% RONALD D MILLSAP & RYAN B MILLSAP J/T 100 100 0.001% JAMES F MILNE 400 400 0.003% RICHARD P MINEAR & COLEEN MINEAR J/T 200 200 0.002% BRENT MITCHELL 100 100 0.001% CHARLES RANDY MITCHELL 400 400 0.003% JOHN MITCHELL 600 600 0.005% JOHN B MITCHELL 300 300 0.002% JERRY MITCHELL & KAREN MITCHELL J/T 100 100 0.001% CHARLES R MITCHELL & NANCY A MITCHELL J/T 400 400 0.003% CARLA J MITCHELL & THERESA A VOSHELL TENCOM 100 100 0.001% JAMES R MOATS 600 600 0.005% JACK WILLIAM MOBERG & LOIS MAY MOBERG J/T 200 200 0.002% STANLEY E MOBERG SR 100 100 0.001% JANICE MOE 100 100 0.001% GORDON G MOELLER 777 777 0.006% LARRY W MOELLER 220 220 0.002% MICHAEL P MOETSCH & KATHERINE A MOETSCH J/T 200 200 0.002% II-55 RICHARD A MOFFITT 800 800 0.006% RICHARD A MOFFITT JR & SHERIE L MOFFITT J/T 400 400 0.003% TIMOTHY J MOHR & ANN MARIE MOHR J/T 1,000 1,000 0.008% PATRICK J MONTAG & RACHEL L MONTAG J/T 100 100 0.001% LOUIS MONTUORO 600 600 0.005% JANET L MOON 100 100 0.001% JACK S MOORE 1,400 1,400 0.011% JOAN A MOORE 100 100 0.001% JURINE BORTON MOORE 100 100 0.001% LARRY D MOORE 100 100 0.001% RONALD L MOORE 2,000 2,000 0.015% JURINE BORTON MOORE & MASHALL RANA NEMER J/T 100 100 0.001% SHARON L MOORE & PATRICK T MOORE J/T 200 200 0.002% KENDELL DEAN MOORMAN 2,000 2,000 0.015% VERNON A MOORMAN & GLORIA G MOORMAN J/T 100 100 0.001% MICHAEL J MOREHOUSE 100 100 0.001% SPENCER M MOREHOUSE 100 100 0.001% LEO MORK JR 600 600 0.005% KEVIN L MORRIS & DAVID C MORRIS J/T 100 100 0.001% WALTER F MORRISON 400 400 0.003% DEBORAH MORRISON & JAMES MORRISON J/T 100 100 0.001% PATRICK J MORRISSEY 100 100 0.001% LYLE E MORSE 400 400 0.003% DOUGLAS E MORSE & ANN M MORSE J/T 100 100 0.001% DOUGLAS E MORSE & ANN M MORSE J/T 100 100 0.001% WESLEY E MORTENSEN & JANICE A MORTENSEN J/T 300 300 0.002% LARRY E MORTENSON & DARLENE A MORTENSON J/T 1,200 1,200 0.009% ROBERT MORTON 100 100 0.001% ROBERT E MORTON 988 988 0.007% W JOSEPH MORTON & ROBBIN J MORTON J/T 100 100 0.001% WILLIAM R MORTON & ROBBIN J MORTON J/T 200 200 0.002% MARTY MORTVEDT 100 100 0.001% JOHN B MOSER 200 200 0.002% GERALD E MOSER & KATHRYN E MOSER J/T 200 200 0.002% DOUGLAS MOSS & CAROL MOSS J/T 1,300 1,300 0.010% BRIAN H MOUDRY & GLORIA J MOUDRY J/T 800 800 0.006% THOMAS A MOUNSDON 500 500 0.004% LARRY D MUELLER 500 500 0.004% MARCUS A MUELLER 400 400 0.003% THOMAS A MULLEN & LINDA S MULLEN J/T 100 100 0.001% NEIL R MULLEN & TERESA R MULLEN J/T 400 400 0.003% LAVELLE MULLER 500 500 0.004% ROBERT V MUMM 400 400 0.003% WAYNE F MUNSEN & SUSAN A MUNSEN J/T 100 100 0.001% RONALD MURPHEY & CARLENE MURPHY J/T 100 100 0.001% DAVID K MURPHY 200 200 0.002% MICHAEL B MURPHY 200 200 0.002% RONALD A MURPHY & CARLENE MURPHY J/T 100 100 0.001% STEPHEN F MURPHY & CAROL A MURPHY J/T 1,000 1,000 0.008% II-56 GRANT MURPHY & CAROL MURPHY & STEVE F MURPHY J/T 100 100 0.001% STEPHEN MURPHY & CAROL MURPHY J/T 1,000 1,000 0.008% DANIEL MURPHY & DEANN MURPHY J/T 100 100 0.001% WILLIAM L MURRA & VICTORIA L MURRA J/T 400 400 0.003% JAMES L MURRAY & DIANNA L MURRAY J/T 300 300 0.002% LARRY J MURRAY & SANDRA R MURRAY J/T 100 100 0.001% MICHAEL J MUSICH 100 100 0.001% M ELAINE MUSSELMAN & GENE A MUSSELMAN J/T 400 400 0.003% MUTUAL INTEREST GROUP 100 100 0.001% MICHAEL J MYERS & HOLLY J MYERS J/T 100 100 0.001% LACY L MYLES & DOROTHY F MYLES J/T 400 400 0.003% JAMES W NACHAZEL 200 200 0.002% JEFF NACHAZEL 400 400 0.003% LADDIE J NACHAZEL FAMILY LIVING TRUST U/A 35738 1,000 1,000 0.008% LADDIE NACHZEL 400 400 0.003% LANCE NATH 2,000 2,000 0.015% NATIONAL FINANCIAL SERVICES 300 300 0.002% JOHN C NAYLOR & DANYELLE JIRSA-NAYLOR TIC 200 200 0.002% RICHARD D NEAL 100 100 0.001% ALAN NEBOLA & ANGELA NEBOLA J/T 100 100 0.001% NORMAN C NEDERHOFF & MARY M NEDERHOFF J/T 400 400 0.003% BARBARA J NEELD 700 700 0.005% ROLAND L NEIGHBOR & LINDA S NEIGHBOR J/T 400 400 0.003% JAMES L NELEMAN 200 200 0.002% JAMES SCOTT NELSON 200 200 0.002% SHARON NELSON 400 400 0.003% DARYL R NELSON & KAREN M NELSON J/T 100 100 0.001% VERN R NELSON & MARILYN L NELSON J/T 400 400 0.003% MICHAEL J NELSON & MARY E NELSON J/T 200 200 0.002% JAMES W NELSON & MAXINE M NELSON J/T 200 200 0.002% DENNIS J NEPL 500 500 0.004% SCOTT DARWIN NERLAND 100 100 0.001% ROGER NERLAND & DEB NERLAND J/T 100 100 0.001% JULIE A NESHEIM 200 200 0.002% MICHAEL A NESSA & CONNIE LEA NESSA J/T 200 200 0.002% DELMAR D NESSA & JANET NESSA J/T 400 400 0.003% KEVIN NESSA & KIM NESSA J/T 100 100 0.001% KENNETH H NESTLER TR U/A 1/21/93 400 400 0.003% DON NETTLETON 1,000 1,000 0.008% DANIEL S NETTLETON & KAREN B NETTLETON J/T 200 200 0.002% GREG ANTHONY NEVE & LINDA MAE NEVE J/T 200 200 0.002% MICHAEL NEWHALL & KARENA NEWHALL J/T 100 100 0.001% COLETTE NEWHALL & LONNIE NEWHALL J/T 300 300 0.002% RICHARD W NEWHALL & SUSAN E NEWHALL J/T 200 200 0.002% MARK D NEWHALL & SUSAN M NEWHALL TENCOM 100 100 0.001% RICHARD NEWHALL & SUSAN NEWHALL J/T 200 200 0.002% STEVE M NEWTON & KRISTIN M NEWTON J/T 100 100 0.001% II-57 CALVIN K NEYMEYER & BARBARA A NEYMEYER J/T 100 100 0.001% DONOVAN NIBE & REBECCA NIBE J/T 150 150 0.001% MARSHA A NICHOLS 100 100 0.001% BRENDA K NICHOLS & ANGELA R DETERS J/T 100 100 0.001% BRITT NICHOLS & BRENDA NICHOLS J/T 100 100 0.001% DONNA J NICHOLSON & DANIEL H NICHOLSON J/T 200 200 0.002% KELLY J NICHOLSON & TONYA S NICHOLSON J/T 300 300 0.002% GEORGE T NICKOLAS 1,000 1,000 0.008% CHRISTOPHER P NICOLAISEN & LISA A NICOLAISEN J/T 200 200 0.002% STEVEN H NICOLL & JONI L NICOLL J/T 100 100 0.001% ALLAN J NIE & TERI L NIE J/T 400 400 0.003% WILLIAM NIELS HAGEY & DENA P HAGEY J/T 100 100 0.001% RICO J NIZZI ROTH IRA 100 100 0.001% ROLLAND NOITE 100 100 0.001% LAURA, JILL, KENNETH & NOLAN HARRINGTON J/T 100 100 0.001% SCOTT D NOLL 200 200 0.002% ROLLAND NOLTE 100 100 0.001% MARK O NORD & WANDA E NORD J/T 100 100

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0.001% CAROL NORDBERG 200 200 0.002% STEVEN H NORDEN 1,300 1,300 0.010% NORDEN PROPERTIES LLC 2,000 2,000
 0.015% PATRICK M NORDHOFF 3,000 3,000 0.023% NOSEC & CO 200 200 0.002% GARY NOVAK - - 0.000% BRYAN T NOWLIN &
 M TABEN NOWLIN J/T 100 100 0.001% NSF INVESTMENTS 100 100 0.001% NYBERG ELECTRIC SERVICE INC 500 500 0.004%
 NYBERG ELECTRIC SERVICE INC. 1,300 1,300 0.010% NYBERG ELECTRIC SERVICE, INC. 200 200 0.002% NYBERG ELECTRIC
 SERVICES INC 200 200 0.002% LEONARD NYCE & BONNALYN NYCE J/T 100 100 0.001% PAUL ALAN NYE 200 200 0.002%
 GERALD P NYE & JOZELLA C NYE J/T 100 100 0.001% DOUGLAS OAKE & CHERYL OAKE J/T 100 100 0.001% REVA L OAKES &
 JAMES A OAKES J/T 100 100 0.001% REVA L OAKES & JAMES A OAKES J/T 800 800 0.006% ERIC R OAKLEY & JONATHON A
 OAKLEY J/T 100 100 0.001% REVA L OAKS & JIM A OAKS J/T 200 200 0.002% RANDOLPH F OBRANOVIC & ROBIN I
 OBRANOVIC J/T 200 200 0.002% LELAND G ODOM & SHARON K GROSS 100 100 0.001% LELAND G ODOM & SHARON K GROSS
 J/T 100 100 0.001% LARRY OERING & LYNN DOERING J/T 400 400 0.003% VALLERI A OGG 100 100 0.001% MYRON OKKEN 200
 200 0.002% MARILEE OLDORF 100 100 0.001% NATHAN OLDORF 100 100 0.001% NATHAN M OLDORF 100 100 0.001% WILLIAM
 ARTHUR OLESEN & MELANY KAY OLESEN J/T 100 100 0.001% II-58 DALENE OLLENDIECK & KENNETH OLLENDIECK J/T 400
 400 0.003% LONNIE OLLENDIECK & MINDY OLLENDIECK J/T 100 100 0.001% CAROLE E OLSON 200 200 0.002% DEAN OLSON
 100 100 0.001% GEORGE A OLSON 100 100 0.001% KEVIN OLSON 200 200 0.002% MARTIN D OLSON 300 300 0.002% MICHAEL
 PAUL OLSON 400 400 0.003% RONALD D OLSON & E SUE OLSON J/T 100 100 0.001% DALE C OLSON & GAYLE L OLSON J/T 500
 500 0.004% JEFF OLSON & JANET OLSON J/T 200 200 0.002% DONALD OLSON & JEANNETTE OLSON J/T 1,000 1,000 0.008%
 ORVILLE OLSON & SUZETTE OLSON J/T 100 100 0.001% GARY OLSOWSKI & TRACEY OLSOWSKI J/T 100 100 0.001% DENNIS R
 OLTMANN & BETTY L OLTMANN J/T 100 100 0.001% BRIAN OLTROGGE 100 100 0.001% JUNE VAN OORT 100 100 0.001%
 LISA KAY O'REGAN 200 200 0.002% KEVIN J O'ROURKE 700 700 0.005% EDWARD P ORTNER 100 100 0.001% MICHAEL JAMES
 OSBORN 100 100 0.001% ALICE OSBORNE 100 100 0.001% MARCELLINE M OSMUNDSON 200 200 0.002% BRANDY OSSIAN 100
 100 0.001% JAMES WALKER OSTERSON 100 100 0.001% JOHN G OSTERSON & ROBBIN J MORTON J/T 100 100 0.001% SHARON
 OSTHUS 100 100 0.001% RONALD OSTHUS & LORA OSTHUS J/T 800 800 0.006% JANICE A OSTHUS-KAPLAN 700 700 0.005%
 JASON OSTREM 100 100 0.001% RICHARD D OSTREM & NANCY J OSTREM J/T 200 200 0.002% PATRICK C O'TOOL 100 100
 0.001% JOSHUA G OTTEN 100 100 0.001% OWA FALLS STATE BANK TR FOR CECIL L JENNINGS 500 500 0.004% AMY J OWEN
 100 100 0.001% MICHAEL D OWEN 600 600 0.005% JEFF OWENS & JEANINE E OWENS J/T 200 200 0.002% P & P HOMES- DEAN
 POTTEBAUM RANDY PAULSEN - PAR 200 200 0.002% PATRICK E PACHA 340 340 0.003% VIRGINIA R PADOVAN 100 100 0.001%
 MICHAEL RAY PAGE 100 100 0.001% DIANE K PAGLIA 200 200 0.002% FRANK PAGLIA & DARLENE PAGLIA J/T 100 100 0.001%
 RONNIE DUANE PALMER & CHRISTINE SUE PALMER J/T 800 800 0.006% ROGER PALMER & LUELLE PALMER J/T 100 100
 0.001% KEVIN N PALUMBOS 1,500 1,500 0.011% ELROY H PANBECKER 200 200 0.002% TERRY A PANBECKER 200 200 0.002%
 NORMAN L PANZI 300 300 0.002% II-59 JASON P PARCHER & BENJAMIN J PARCHER J/T 100 100 0.001% JASON PARCHER &
 KAREN PARCHER J/T 100 100 0.001% KAREN A PARCHER & SARAH J PARCHER J/T 100 100 0.001% GARY D PARISHO 500 500
 0.004% KIRT D PARIZEK 200 200 0.002% CHRISTOPHER H PARKER 100 100 0.001% PATRICK T PARKS & SHEILA R PARKS J/T
 100 100 0.001% LILA L PARLIN 100 100 0.001% NEIL PARMENTER & TERESA PARMENTER J/T 200 200 0.002% STEPHEN R
 PARNELL & ELIZABETH A PARNELL J/T 200 200 0.002% FRANK P PASTEKA & JANELLE R PASTEKA J/T 400 400 0.003% RAJESH
 PATEL & HEMLATA PATEL J/T 200 200 0.002% RAJESH A PATEL & HEMLATA PATEL J/T 200 200 0.002% CLAYTON D PATRICK
 1,000 1,000 0.008% JEFFREY J PATRICK 100 100 0.001% MICHAEL PATRICK 100 100 0.001% DAVID A PATRICK & DIANE R
 PATRICK J/T 200 200 0.002% LLOYD PATRICK & DIANNA PATRICK J/T 200 200 0.002% RANDALL R PATRICK & JANICE MB
 PATRICK J/T 100 100 0.001% DAVID W PATTEN 100 100 0.001% HELEN PATTEN 100 100 0.001% HELEN V PATTEN 100 100 0.001%
 JAMES R PATTEN & CHERYL A PATTEN J/T 400 400 0.003% ANN L PATTERSON 200 200 0.002% NOLAN B PATTERSON 100 100
 0.001% STEVEN LEROY PATTERSON & KAREN MARIE PATTERSON J/T 100 100 0.001% STEVEN R PATTERSON & KELLY J
 PATTERSON J/T 500 500 0.004% DANE ALAN PATTON 200 200 0.002% DAN E PATTON & CATHY E PATTON J/T 200 200 0.002%
 ANDREW PATZ 100 100 0.001% BRIAN PATZ 100 100 0.001% GARY WAYNE PAUL 1,000 1,000 0.008% HARVEY PAULL 900 900
 0.007% HARVEY C PAULL 1,000 1,000 0.008% BRIAN T PAULSEN 200 200 0.002% ROBERT A PAULSEN 500 500 0.004% BETTY K
 PEARSON 100 100 0.001% EDWARD S PECENKA & DEBRA L BROWNS- PECENKA J/T 100 100 0.001% DAMON PEDERSEN &
 JENNIFER PEDERSEN J/T 500 500 0.004% RON PEDERSEN & LORI PEDERSEN J/T 700 700 0.005% CHARLENE KAY PEDERSON
 100 100 0.001% BENJAMIN J PEGRAM & KARLA K PEGRAM J/T 1,000 1,000 0.008% DAVID J PEITZMAN 400 400 0.003% JOHN D
 PEMBLE & HEATHER C PEMBLE J/T 200 200 0.002% KYLE LYNN PENCE 100 100 0.001% JERRY LYNN PENCE & GAYLE PENCE
 J/T 300 300 0.002% RONALD D PENN 400 400 0.003% MARVIN L PENNING 100 100 0.001% MARY ANN PENNY 100 100 0.001%
 II-60 BRADLEY C PERKINS 200 200 0.002% D K PERKINS 200 200 0.002% BENJAMIN E PERKINS & ALTA D PERKINS J/T 500 500
 0.004% DAVID M PERKINS & WILMA A PERKIN J/T 100 100 0.001% DAVID M PERKINS & WILMA A PERKINS J/T 100 100 0.001%
 ALLEN PERSON & BECKY PERSON J/T 100 100 0.001% DANFORD P PERUSINA & ARLENE M PERUSINA TTEE TRUST
 #546426153 100 100 0.001% RICHARD G PESHAK & DEBRA A PESHAK J/T 100 100 0.001% JOE PETERS 500 500 0.004% JOHN
 PETERS & CHARLOTTE PETERS J/T 50 50 0.000% LARRY R PETERSEN 20 20 0.000% CARL DENNIS PETERSEN & BEVERLY M
 PETERSEN J/T 200 200 0.002% DANIEL J PETERSEN & SHANNON R RAMSEY PETERSEN J/T 100 100 0.001% DOUGLAS A
 PETERSON 100 100 0.001% JAMIE D PETERSON 100 100 0.001% KAREN K PETERSON 200 200 0.002% KEVIN PETERSON 200 200
 0.002% KIMBERLY ANN PETERSON 100 100 0.001% SCOTT E PETERSON 200 200 0.002% SONDR A M PETERSON 200 200 0.002%
 LEROY PETERSON & CLAUDENE PETERSON J/T 400 400 0.003% LARRY PETERSON & JERALDINE PETERSON J/T 20 20 0.000%
 CARYE PETERSON & MARIANN PETERSON J/T 500 500 0.004% STEVEN K PETERSON & MARY A PETERSON J/T 300 300 0.002%
 M ROGER PETERSON & SHIRLEY M PETERSON J/T 100 100 0.001% KAREN PFANTZ & IRA R PFANTZ J/T 2,000 2,000 0.015%
 DAVID PHELPS 200 200 0.002% EUGENE PHELPS 200 200 0.002% MARK PHELPS 200 200 0.002% TERRY PHELPS & PENNY
 PHELPS J/T 200 200 0.002% JOHN L PHERIGO & DELORIE A PHERIGO J/T 80 80 0.001% GROVER J PHILLIPS & EMMA L
 PHILLIPS J/T 100 100 0.001% VAUGHN PHILLIPS & RACHEL ELLER J/T 100 100 0.001% WALTER RUSSELL PHILLIPS TR

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WALTER RUSSELL PHILLIPS TR 100 100 0.001% KENT PICHT 1,000 1,000 0.008% DEBBIE L PICKARD 100 100 0.001% JOSEPH B PICKARD & DEBBIE L PICKARD J/T 100 100 0.001% KATHIE PICKARD & ZACHARY PICKARD J/T 250 250 0.002% ROBERT PIERCE & INGRID PIERCE J/T 200 200 0.002% RANDALL E PIERSON & TONYA PIERSON J/T 200 200 0.002% RANDALL E PIERSON & TONYA R PIERSON J/T 200 200 0.002% KEVIN PIETERS & SOLENE PIETERS J/T 200 200 0.002% LARRY PIGOTT & MARY PIGOTT J/T 500 500 0.004% LEON R PILCHER & VICKIE L PILCHER J/T 200 200 0.002% PAUL L PINNEY 100 100 0.001% ELIZABETH ANNE PINNICK 100 100 0.001% DENNIS PITTMAN 200 200 0.002% LAURINE PITTS 200 200 0.002% JOSEPH PITTS & PEGGY PITTS J/T 100 100 0.001% II-61 JEFF PITTS & SHARON PITTS J/T 1,000 1,000 0.008% ROGER J PITZEN & GEORGENE L PITZEN J/T 200 200 0.002% GREG PIXLEY & SUSAN R PIXLEY J/T 200 200 0.002% MICHAEL N PLASIER 100 100 0.001% PLAZA RV INC 400 400 0.003% SCOTT POCHOBRADSKY 100 100 0.001% GORDON MICHAEL POINTER 600 600 0.005% TERRY L POLEY 1,200 1,200 0.009% ELDON L POLK & MARY L POLK J/T 100 100 0.001% CAROL POLKOWSKA 200 200 0.002% POMEROY RENTAL LLC 100 100 0.001% NORMA POMMREHN 200 200 0.002% VICTORIA LAYNN POMMREHN 100 100 0.001% DEVERE C PONTENBERG & NORMA PONTENBERG J/T 200 200 0.002% VICKI J PORTER 60 60 0.000% RICHARD J PORTER & JOLENE M PORTER J/T 200 200 0.002% LARRY J PORTER & LINDA KAY PORTER J/T 500 500 0.004% RICHARD J PORTER & MICHAEL R PORTER J/T 100 100 0.001% RICHARD J PORTER & SARAH M PORTER J/T 100 100 0.001% HOWARD R POTTEBAUM & DORIS M POTTEBAUM J/T 100 100 0.001% HOWARD POTTEBAUM & DORIS POTTEBAUM J/T 100 100 0.001% DEAN POTTEBAUM & ROXANNE POTTEBAUM J/T 200 200 0.002% LESLIE ANNE POTTER 100 100 0.001% JOHN ROBERT POTTER & LESLIE ANN POTTER J/T 100 100 0.001% LARRY L POTTS & EUNICE D POTTS J/T 200 200 0.002% ROGER E POTTS & KENNETH E POTTS J/T 400 400 0.003% GREGORY A POWELL & KAREN K POWELL J/T 100 100 0.001% PRAIRIE REAL ESTATE LC 1,000 1,000 0.008% PRALL FAM TR U/A 01/11/94 PAULINE E PRALL TR 400 400 0.003% PAULINE E PRALL TR PRALL FAM TR UAD 1-11-94 FBO AMY E PRALL 25 25 0.000% PAULINE PRALL TR PRALL FAM TR UAD 1-11-94 FBO DOUGLAS G PRALL 25 25 0.000% PAULINE E PRALL TR PRALL FAM TR UAD 1-11-94 FBO JASON D PRALL 25 25 0.000% PAULINE E PRALL TR PRALL FAM TR UAD 1-11-94 FBO MICHAEL T PRALL 25 25 0.000% PAULINE E PRALL TR PRALL FAM TR UAD 1-11-94 FBO REBECCA S SCHAEFFER 25 25 0.000% PAULINE E PRALL TR PRALL FAM TR UAD 1-11-94 FBO STACIE R PRALL 25 25 0.000% PAULINE E PRALL TR PRALL FAMILY TR UAD 1/11/94 450 450 0.003% KRISTOPHER PRALLE 420 420 0.003% DOUGLAS LEON PRATT & LISA MARIE PRATT J/T 100 100 0.001% JOANNA PREBECK 100 100 0.001% BRADLEY T PRESTON 100 100 0.001% PAUL A PRESTON & KAREN K PRESTON J/T 100 100 0.001% JERRY F PRICE 200 200 0.002% PATRICK M PRIER 20 20 0.000% NATALIE PROBST & LONNY T PROBST J/T 100 100 0.001% II-62 PROGRESS INC 300 300 0.002% PRO-TRACK PROMOTIONS, INC. 700 700 0.005% ALLEN O PRYOR & CATHY M PRYOR J/T 500 500 0.004% ANTHONY D PULS & MARGARET E PULS J/T 200 200 0.002% JACK PUMPHREY & BETTY PUMPHREY J/T 200 200 0.002% CRAIG PURSCHELL 200 200 0.002% HAROLD PUTNEY & GLORIA PUTNEY J/T 200 200 0.002% JULIE QUAMME & BENNETT QUAMME J/T 200 200 0.002% GENE QUANDT & KATHY QUANDT J/T 1,000 1,000 0.008% PHILLIP QUANDT & SUSAN QUANDT J/T 100 100 0.001% MELVIN LEWIS QUINN 1,000 1,000 0.008% ROGER JOHN QUINT 500 500 0.004% GARY E QUIRK & JANIS M QUIRK J/T 200 200 0.002% RADCLIFFE INVESTMENT CLUB % WILBUR MOLENDORP 500 500 0.004% RADCLIFFE ST JOHNS METHODIST CHURCH 400 400 0.003% ELWOOD L RAFDAL 200 200 0.002% KAREN A RAFDAL 500 500 0.004% LYNN R RAHFELDT & JEAN M RAHFELDT J/T 500 500 0.004% MARY A RAHTO & RICHARD K RAHTO J/T 200 200 0.002% LESLIE R RAISCH 200 200 0.002% MEINARD RAMEYER 100 100 0.001% JAMES F RAMLER & LINDA M RAMLER J/T 300 300 0.002% TIMOTHY W RANCH & CATHEY L RANCH J/T 1,000 1,000 0.008% CHERYL K RANKIN 200 200 0.002% JAMES Z RANSOM & TRESA RANSOM J/T 400 400 0.003% TIM RASKA & RENE RASKA J/T 100 100 0.001% ZACHARY J RATCLIFF 200 200 0.002% STEPHEN W RATHBUN & LAURIE L RATHBUN J/T 100 100 0.001% FRED S RATHER & HELEN L RATHER J/T 200 200 0.002% LARRY E RAVLIN & JUDITH S RAVLIN J/T 100 100 0.001% GARY RAY & CHRISTINE RAY J/T 1,000 1,000 0.008% MICHAEL R RAYMOND & CAROLYN J RAYMOND J/T 100 100 0.001% LEROY RECKER & EDNA RECKER J/T 800 800 0.006% LEROY J RECKER & EDNA RECKER J/T 200 200 0.002% JOHN H REDDISH & AMANDA J REDDISH J/T 20 20 0.000% LORRIE J REDDISH & JEFFREY O REDDISH J/T 20 20 0.000% GUY R REDDISH & JOHN H REDDISH J/T 100 100 0.001% LORRIE J REDDISH & JOHN H REDDISH J/T 100 100 0.001% LORRIE J REDDISH & REVA J REDDISH J/T 100 100 0.001% LORRIE J REDDISH & RICHARD W MAISEL J/T 20 20 0.000% JOHN REDDISH & SCOTT H REDDISH J/T 20 20 0.000% LORRIE J REDDISH & VINCENT T MAISEL J/T 20 20 0.000% ROGER REDFEARN & SHERIDAN REDFEARN J/T 200 200 0.002% BRENDA R REED & CINDY L BRUN J/T 200 200 0.002% GERALD W REED & JEAN F REED J/T 100 100 0.001% PHILLIP S REES 400 400 0.003% GARY E REIMER & LINDA M REIMER TIC 100 100 0.001% RANDY REINDL & CAROLE REINDL J/T 200 200 0.002% BARTON REINKE & CONNIE REINKE J/T 100 100 0.001% RICHARD L REIS & CAROLE A REIS J/T 100 100 0.001% TROY REISDORF 2,200 2,200 0.017% II-63 SUSAN E REISER 100 100 0.001% IRMA M REISER & ARTHUR REISER J/T 100 100 0.001% ROBER REISSETTER 300 300 0.002% THOMAS W REISSETTER & JANIS F REISSETTER J/T 100 100 0.001% GLENN REISSETTER & LETTY REISSETTER J/T 200 200 0.002% JANIS F REISSETTER & THOMAS W REISSETTER J/T 300 300 0.002% JEFFREY REISS & SHARON REISS J/T 200 200 0.002% JOHN V REIST 520 520 0.004% J R RELICK C/F ANSON F RELICK UGMA IA 100 100 0.001% J R RELICK C/F J RANDALL RELICK UGMA IA 100 100 0.001% J R RELICK C/F KATIE N RELICK UGMA IA 100 100 0.001% J R RELICK C/F KEHLER M RELICK UGMA IA 100 100 0.001% CHAD A REMMERS 100 100 0.001% LUCILLE RENARD 200 200 0.002% HAROLD D RENSHAW & BETTY E RENSHAW J/T 100 100 0.001% LUCILLE H HAAN RENZE 100 100 0.001% LOREN V RENZE & LUCILLE H HAAN-RENZE J/T 200 200 0.002% KIRK J REQUIST & GARNET REQUIST J/T 100 100 0.001% RHA SERVICE INC. 200 200 0.002% DONALD J RHEAD & PHYLLIS J RHEAD J/T 100 100 0.001% DAN RAY RHILEY 200 200 0.002% LINDA L RHOADES 100 100 0.001% CRAIG D RHODES 100 100 0.001% JEAN M RHODES 100 100 0.001% SCOTT RHODES 400 400 0.003% JAEN RHODES C/F BRIAN A RHODES UGMA IA 100 100 0.001% JEAN RHODES GUARDIAN FOR DENIS A RHODES 100 100 0.001% ROGER JAMES RICE & BARBARA JEAN RICE J/T 200 200 0.002% NEIL BENJAMIN RICH 100 100 0.001% DANIEL L RICHARD & PATRICIA L RICHARD J/T 300 300 0.002% GARY L RICHARDS & MARTHA E RICHARDS J/T 500 500 0.004% JESSIE RICHTER 200 200 0.002% DOUGLAS A RICHTER RENELL S RICHTER J/T 200 200 0.002% JAMES RICKY FLETCHER & SALLY EVA FLETCHER J/T 100 100 0.001% RON RIDNOUR 100 100 0.001% JOANN A

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RIEDEL 200 200 0.002% E DALE RIEDL & PRISCILLA J RIEDL J/T 300 300 0.002% BRUCE E RIEKEN 100 100 0.001% RAYMOND H RIENIETS & LORNA M RIENIETS J/T 200 200 0.002% JASON RIENKE 100 100 0.001% VIRGINIA ZOE RIERSON 200 200 0.002% LINDA D RIES 200 200 0.002% BARBARA E RIFFEL 100 100 0.001% JOHN RIGGINS & LUCY RIGGINS J/T 900 900 0.007% ROBERT E RIGGLE 150 150 0.001% LOIS RIGGLE & ROBERT E RIGGLE J/T 100 100 0.001% JIM RIGGS & SUE RIGGS J/T 100 100 0.001% STEVEN C RIGGS & TERRIE A RIGGS J/T 200 200 0.002% WILLIAM MARK RILEA & WANDA JEAN RILEA J/T 1,000 1,000 0.008% CAPTAIN RICHARD RILEY USN (RET) 1,000 1,000 0.008% DR NORMAN K RINDERKNECHT 400 400 0.003% II-64 STEVE RINGGENBERG & LINDA RINGGENBERG J/T 200 200 0.002% REX B RINKER & SHERYL G RINKER J/T 400 400 0.003% DUANE RINNAN 100 100 0.001% DONALD R RIORDAN & REBECCA A RIORDAN J/T 100 100 0.001% JOHN RISINGER 300 300 0.002% JOANN A RJEDELL 20 20 0.000% NANATE DORN ROBBINS 100 100 0.001% ROBERT H ROBERSON & MARCIA K ROBERSON J/T 100 100 0.001% ALBERT LEE ROBERTS 200 200 0.002% CHRIS JAY ROBERTS 400 400 0.003% CHRISTINA ROBERTS 200 200 0.002% DAVID GREGG ROBERTS 600 600 0.005% HAROLD L ROBERTS 100 100 0.001% NICK ROBERTS 400 400 0.003% REGINALD D ROBERTS 300 300 0.002% RONALD L ROBERTS 4,000 4,000 0.030% RONALD L ROBERTS & BONNIE J TAYLOR J/T 100 100 0.001% CHRISTINIA ROBERTS & CHRIS JAY ROBERTS TIC 1,000 1,000 0.008% RONALD L ROBERTS & GARY F BROWN J/T 200 200 0.002% RONALD L ROBERTS & JULIE ILAX TIC 100 100 0.001% RONALD L ROBERTS & MARVIN GEIS J/T 200 200 0.002% RONALD L ROBERTS & MARVIN GEIS TIC 200 200 0.002% RONALD L ROBERTS & RALPH D ROBERTS J/T 300 300 0.002% RONALD L ROBERTS & RONALD L ROBERTS JR TIC 100 100 0.001% RONALD L ROBERTS & YVONNE M ROBERTS J/T 9,000 9,000 0.068% ALETHEA ROBINETTE 60 60 0.000% DAVID J ROBINETTE 300 300 0.002% MICHAEL G ROBINETTE 50 50 0.000% JACK ROBINSON & LINDA ROBINSON J/T 150 150 0.001% RANDALL K ROCKHILL 100 100 0.001% DORIS A ROCKWELL 4,000 4,000 0.030% KENNY ROEDER 100 100 0.001% L R ROEDER 1,800 1,800 0.014% RAMONA ROEDER & DAVID ROEDER J/T 100 100 0.001% TODD ROELFS & DEE ROELFS J/T 180 180 0.001% LORI A ROGERS 1,000 1,000 0.008% MICHAEL C ROGERS & KELLI ROGERS J/T 100 100 0.001% ROBERT ROHLENA 500 500 0.004% MICHAEL W ROLING 100 100 0.001% CRAIG ROLLINSON 250 250 0.002% FRANK J ROMAN & PAUL F ROMAN J/T 1,000 1,000 0.008% JOSEPH W ROMAN SR & FRANK JL ROMAN J/T 100 100 0.001% RANDALL A ROMENS & THERESA G ROMENS J/T 200 200 0.002% DAVID A ROOZEBOOM 200 200 0.002% IREY N ROSE & ANN M ROSE J/T 100 100 0.001% SIDNEY H ROSKENS 200 200 0.002% STEVEN ROSKENS 100 100 0.001% STEVEN H ROSKENS 200 200 0.002% STEVENS H ROSKENS 100 100 0.001% DELBERT ROSS 200 200 0.002% II-65 ROBERT L ROSS 100 100 0.001% TONY WILLIAM ROSS 200 200 0.002% ALVIN ROTTINGHAUS 100 100 0.001% ROBERT ROTTINGHAUS & DORIS ROTTINGHAUS J/T 400 400 0.003% KEITH ROTTINGHAUS & JANE ROTTINGHAUS J/T 600 600 0.005% CHARLES A ROTTINGHAUS & RHONDA L ROTTINGHAUS J/T 1,800 1,800 0.014% SHARON ROUW 100 100 0.001% MICHAEL ROUW & KELLYE ROUW J/T 600 600 0.005% LANCE ROWELL 100 100 0.001% MELVIN HARTMAN ROZELLA HARTMAN FAMILY TRUST 100 100 0.001% MICHAEL ROZENDAAL & SANDRA ROZENDAAL J/T 100 100 0.001% RANDY ROZENDAAL & SHELLY ROZENDAAL TIC 100 100 0.001% ROXY C RUBENDALL 20 20 0.000% RANDY RUBY & MARILEE RUBY J/T 1,000 1,000 0.008% GERALD E RUDD 150 150 0.001% KIM R RUDDICK & LORI J RUDDICK J/T 1,000 1,000 0.008% ALLEN RUDY & MARGARET RUDY J/T 200 200 0.002% WILLIAM E RUHS & NANCY A RUHS J/T 300 300 0.002% MARY LISA RULISON 200 200 0.002% STEPHEN D RUNNER 1,000 1,000 0.008% ROBERT D RUNYON 3,000 3,000 0.023% DOUGLAS R RUIPIER & PAMELA M RUIPIER J/T 300 300 0.002% DELORES J RUS & CHARLES L RUS ROTH IRA 400 400 0.003% ROBERT H RUSER & SHIRLEY A RUSER J/T 400 400 0.003% DELORES J RUS & CHARLES L RUS 400 400 0.003% DWAIN E RUSSELL & LINDA M RUSSELL J/T 250 250 0.002% CLINTON J RYAN 500 500 0.004% KEVIN RYAN 100 100 0.001% MICHAEL L RYAN & TIMOTHY M RYAN J/T 100 100 0.001% A J SAAK & BEVERLY J SAAK J/T 200 200 0.002% TODD SAFLY 200 200 0.002% STEVEN F SAFLY & CONNIE R SAFLY J/T 1,200 1,200 0.009% HELEN M SAGAR & JOHN L SAGAR J/T 600 600 0.005% SCOTT A SAGE 600 600 0.005% WILLIAM T SAGON 200 200 0.002% DARON M SALMON & KRISTINE L SALMON J/T 200 200 0.002% CARLTON G SALMONS 1,000 1,000 0.008% MIKE SALZMAN 400 400 0.003% ARLENE R SAMPSON 100 100 0.001% RONALD K SAMPSON 100 100 0.001% DANIEL SAMUEL & KALPANA SAMUEL J/T 1,000 1,000 0.008% DAVID R SANDAHL 620 620 0.005% MIKE SANDERSFELD 200 200 0.002% RON L SANDKAMP & CAROLYN PHILLIPS-SANDKAMP J/T 300 300 0.002% MARLA I SANDVE 100 100 0.001% KEITH SASSEEN 300 300 0.002% DALE SASSEEN & ROSAMOND SASSEEN J/T 100 100 0.001% JULIE A SAUCEDO & ALFREDO C SAUCEDO J/T 100 100 0.001% II-66 LINDA L SAUCIER & C LARRY SAUCIER J/T 200 200 0.002% TOM A SAUER & NANCI LIN SAUER J/T 100 100 0.001% RONALD SAVAGE 100 100 0.001% LINDA L SAWIN 100 100 0.001% MARILYN SAXTON 100 100 0.001% STEVEN C SAXTON 200 200 0.002% SBS INVESTMENT CLUB 100 100 0.001% DON SCALLON & DEB SCALLON J/T 100 100 0.001% RICHARD J SCHAECHER 300 300 0.002% GARY R SCHAEFER 400 400 0.003% LAURIE SCHAFER & CHRIS SCHAFER J/T 100 100 0.001% STEVE C SCHAFFER & JEAN L SCHAFFER J/T 100 100 0.001% RICHARD J SCHARCHER & EDITH SCHAECHER J/T 200 200 0.002% TIM SCHARENBRUCH & BRENDA SCHARENBRUCH J/T 100 100 0.001% DONNA L SCHECHER 100 100 0.001% JAMES SCHEMMELE & KAREN SCHEMMELE J/T 200 200 0.002% RONALD R SCHERMER & DOROTHY J SCHERMENR J/T 400 400 0.003% JOHN SCHEWE 100 100 0.001% MITCHELL J SCHIPPERS 160 160 0.001% NICHOLE L SCHIPPERS C/F COLE G SCHIPPERS UTMA IOWA 100 100 0.001% DANIEL JAY SCHIRM 200 200 0.002% BRENT RICHARD SCHIRM & KRISTIN RENEE SCHIRM J/T 100 100 0.001% SYLVAN SCHLABACH 1,000 1,000 0.008% DOUGLAS P SCHLADER 200 200 0.002% RALPH T SCHLAEFLE & L ELAINE SCHLAEFLE J/T 200 200 0.002% STUART L SCHLATZ & JONI R SCHLATZ J/T 500 500 0.004% JOHN E SCHLEMMER & DONNA L SCHLEMMER J/T 500 500 0.004% JEFFREY L SCHLEMMER & KRIS R SCHLEMMER J/T 200 200 0.002% LLOYD SCHLUMBOHM & SANDY SCHLUMBOHM J/T 200 200 0.002% DAVID L SCHMIDT 400 400 0.003% GREG T SCHMIDT 200 200 0.002% KENNETH E SCHMIDT 200 200 0.002% RAYMOND SCHMIDT & JEAN SCHMIDT J/T 200 200 0.002% RICHARD L SCHMIDT & LORRAINE C SCHMIDT J/T 120 120 0.001% DAVID A SCHMITT 200 200 0.002% JERYL W SCHMITT 200 200 0.002% WENDELL D SCHMITT 200 200 0.002% LELAND M SCHMITZ 500 500 0.004% LOUIS W SCHMITZ 1,000 1,000 0.008% DARRELL J SCHMITZ & JUDY M SCHMITZ J/T 100 100 0.001% JACK R SCHMOLL & BARBARA L SCHMOLL J/T 200 200 0.002% KEVIN L SCHNARR 1,920 1,920 0.015% RONALD A SCHNECK & CAROL J SCHNECK J/T 500 500 0.004% FRANCIS D SCHNEIDER 100 100 0.001% MARY JO E

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SCHNEIDER 100 100 0.001% II-67 NANCY SCHNEIDER & RICHARD SCHNEIDER J/T 100 100 0.001% RORY D SCHNELL 100 100 0.001% MICHELE M SCHNOES & BRIAN L SCHNOES J/T 100 100 0.001% STEVE D SCHNORMEIER 200 200 0.002% STEVEN D SCHNORMEIER 200 200 0.002% WALTER H SCHOENFELD 100 100 0.001% MELVIN SCHOEPPNER 300 300 0.002% MELVIN SCHOEPTNER 100 100 0.001% GERALD JOSEPH SCHONS 200 200 0.002% DAWN SCHOPPE 300 300 0.002% DEAN SCHOPPE 2,000 2,000 0.015% DONNA RAE SCHOPPE 900 900 0.007% MARILYNN K SCHOPPE & DARYL A SCHOPPE J/T 4,400 4,400 0.033% DANA SCHOPPE & MARILYNN & DARYL SCHOPPE J/T 100 100 0.001% GARY A SCHREIBER & BARBARA A SCHREIBER J/T 200 200 0.002% GARY P SCHREIBER & BARBARA A SCHREIBER TENCOM 1,000 1,000 0.008% SCHREPFFER FAM LV TR FBO MARTIN SCHREPFFER 335224142 200 200 0.002% KEVIN SCHROCK 400 400 0.003% NANCY SCHROCK 300 300 0.002% TIMOTHY DANIEL SCHROCK 400 400 0.003% M ROBERT SCHRODER 100 100 0.001% DEAN SCHROEDER 1,000 1,000 0.008% DON W SCHROEDER 200 200 0.002% GARY L SCHROEDER 100 100 0.001% CLEM SCHROEDER & DEBBI HARGADON J/T 601 601 0.005% DENNIS L SCHROEDER & JEANETTE A HARTUNG-SCHROEDER 100 100 0.001% DENNIS L SCHROEDER & JEANETTE A HARTUNG-SCHROEDER J/T 200 200 0.002% MARILYN J SCHRUM 100 100 0.001% BRIAN SCHUELKE 200 200 0.002% RONALD C SCHUELLER & DORIS D SCHUELLER J/T 100 100 0.001% GRANT WYATT SCHULTZ 200 200 0.002% WILLIAM M SCHULTZ 200 200 0.002% WAYNE M SCHULTZ & BETTY J SCHULTZ 100 100 0.001% WAYNE M SCHULTZ & BETTY J SCHULTZ J/T 200 200 0.002% DAKIN S SCHULTZ & CURTH SCHULTZ J/T 100 100 0.001% DUANE M SCHULTZ & JANE E SCHULTZ J/T 100 100 0.001% DENTON SCHULTZ & JOAN SCHULTZ - - 0.000% DAVID R SCHULTZ & ROSEMARY A SCHULTZ J/T 200 200 0.002% ROBERT A SCHULTZ REV TRUST 300 300 0.002% SALLY ANN SCHUTT 100 100 0.001% LEON SCHWARTZ & SHARON SCHWARTZ J/T 100 100 0.001% VICTOR F SCHWEER 200 200 0.002% CRAIG SCHWIENEBART 400 400 0.003% JOHN J SCIESZINSKI & BRENDA L SCIESZINSKI J/T 200 200 0.002% ALICE A SCOTT 200 200 0.002% DAVE SCOTT 100 100 0.001% II-68 RANDY J SCOTT 400 400 0.003% DAVID I SCOTT & CAROLYN C SCOTT J/T 200 200 0.002% JEFFREY ALAN SCOTT & KIMBERLY ANN SCOTT J/T 100 100 0.001% RONY C SEARS & SUSAN R SEARS J/T 500 500 0.004% LARRY SEBETKA & KAY SEBETKA J/T 440 440 0.003% HOWARD E SEELEY 500 500 0.004% LINDA SEGO 400 400 0.003% MARK D SEIVERT & MELISSA A SEIVERT J/T 100 100 0.001% ALLEN E SELLS 1,000 1,000 0.008% JERRY L SELOVER & EVELYN M SELOVER J/T 100 100 0.001% BETTY N SERAN 800 800 0.006% DAVID J SERAN 100 100 0.001% JOSEPH W SERAN & DAWN L SERAN J/T 100 100 0.001% WILLIAM B SEVENBERGEN JR & SUZANNE L SEVENBERGEN J/T 200 200 0.002% J MILFORD SEVERAID 800 800 0.006% JOANN M SEVERIN & JOHN F SEVERIN J/T 1,000 1,000 0.008% JEFFREY H SEVERSEIKE & LISA M SEVERSEIKE J/T 400 400 0.003% SEVERSEIKE TRUCKING 400 400 0.003% BRIAN L SEVERSON & MARION A SEVERSON J/T 400 400 0.003% STAN SEVERSON & ROXANN DITTMER J/T 300 300 0.002% STAN SEVERSON & ROXANN DITTMER J/T 1,200 1,200 0.009% MARK I SEWARD & ADAM CLARKE SEWARD J/T 200 200 0.002% LYLE G SEYDEL 1,000 1,000 0.008% GREG SHAEFFER 400 400 0.003% ROSE A SHAFER 100 100 0.001% DALE A SHAFER & DEBORAH A SHAFER J/T 100 100 0.001% RICHARD E SHAFER & JANE K SHAFER J/T 100 100 0.001% NAOMA L SHAFFER & DANIEL F SHAFFER J/T 100 100 0.001% JOHN D SHAFFER & JANICE M SHAFFER J/T 100 100 0.001% DANIEL F SHAFFER & NAOMA L SHAFFER J/T 100 100 0.001% KENNETH A SHANDRI & BARBARA P SHANDRI J/T 800 800 0.006% OLIN L SHANE & KATHERINE J SHANE J/T 200 200 0.002% TIMOTHY A SHARP 100 100 0.001% DONALD D SHARP & JUDY L SHARP J/T 100 100 0.001% JERRY P SHARP & NANCY J SHARP J/T 100 100 0.001% SUSAN SHAY 150 150 0.001% RONALD D SHELLEY & MARLENE A SHELLEY J/T 600 600 0.005% BILLIE SHELTON 100 100 0.001% HELEN L SHELTON 100 100 0.001% DAVID D SHEPARD & TRUDY M SHEPARD J/T 200 200 0.002% MARY S SHERMAN 800 800 0.006% MARGARET MARY SHOLAR 400 400 0.003% BEN SHOLAR & MAGGIE SHOLAR J/T 500 500 0.004% BEN SHOLAR & MARGARET SHOLAR J/T 700 700 0.005% DANIEL R SHOLD & SUZANNE J SHOLD J/T 100 100 0.001% TINDAL SHOLTZ & LEE ANN SHOLTZ J/T 100 100 0.001% TINDAL WILBUR SHOLTZ & LEE ANN SHOLTZ J/T 100 100 0.001% CHARLES M SHORE & RUTH M SHORE J/T 100 100 0.001% ROLLINS M SHORT & ELEANOR M SHORT J/T 1,200 1,200 0.009% II-69 RPBERT LEON SHOUP & MARGARET HELEN SHOUP J/T 200 200 0.002% JOHN W SHOUP & MARGARET SHOUP J/T 100 100 0.001% KELLY SHRYOCK & DAWN SCHEEL J/T 100 100 0.001% MARY B SIEBLER & ALVIN E SIEBLER J/T 200 200 0.002% GARY L SIEBURG 100 100 0.001% HAROLD T SIECK 100 100 0.001% TODD SIEFERT & PEGGY SIEFERT J/T 200 200 0.002% HARRY F SILBHUGH & JANET K SILBHUGH J/T 100 100 0.001% LYNN EDWARD SILVER & KRISTA ANN SILVER J/T 100 100 0.001% DOUGLAS SIMMONS & PAMELA SIMMONS J/T 200 200 0.002% STEVE SIMMS & CINDY SIMMS J/T 100 100 0.001% KENNETH P SIMON & DARLENE A SIMON J/T 100 100 0.001% JEFFREY SIMONEAU & MICHELLE L SIMONEAU J/T 200 200 0.002% LEONARD W SIMONS & MARY A SIMONS J/T 300 300 0.002% DAVID SIMPSON 200 200 0.002% ROGER A SIMPSON 1,000 1,000 0.008% JOHN D SIMS 200 200 0.002% KAJ SINCLAIR 100 100 0.001% LARRY SINDT & JACKIE L SINDT J/T 100 100 0.001% ALLEN SINDT & JULIA SINDT J/T 200 200 0.002% FRANK B SINGER & BETTY W SINGER J/T 600 600 0.005% REGINA SINNOTT 100 100 0.001% SIOUXLAND INVESTMENT CHICKS 100 100 0.001% DAN R SIPE 200 200 0.002% LINDA SIX 200 200 0.002% THOMAS L SIX & LINDA A SIX J/T 200 200 0.002% JOSEPH E SKAFF & DIANA L SKAFF J/T 200 200 0.002% DOUGLAS W SKARIN 1,000 1,000 0.008% ARDIS SKARTVEDT 100 100 0.001% BRIAN SKARTVEDT 100 100 0.001% JAMES NELSON SKARTVEDT 100 100 0.001% KEVIN SKARTVEDT 100 100 0.001% WAYNE L SKARTVEDT & MARY R SKARTVEDT J/T 100 100 0.001% PAUL SKARTVEDT & SHANNON SKARTVEDT J/T 100 100 0.001% STEVEN M SKARTVEDT (KEVIN R SKARTVEDT) 100 100 0.001% CHARLES SKAUGSTAD JR 2,000 2,000 0.015% C A SKAUGSTAD M D 2,000 2,000 0.015% RICHARD SKINNER & DOROTHY SKINNER J/T 100 100 0.001% JOAN L SKOGLUND 100 100 0.001% JOHN SKUGLUND 200 200 0.002% LINDA SKWIERAWSKI 100 100 0.001% JOHN P SLATTERY 1,000 1,000 0.008% RYAN J SLATTERY 500 500 0.004% JERRY SLYKHUIS & MATTHEW SLYKHUIS J/T 100 100 0.001% MARY K SMAHAJ 20 20 0.000% TOM SMART & MARY SMART J/T 100 100 0.001% JAMIE G SMID & JENNY B SMID J/T 100 100 0.001% BONNY SUE SMITH 200 200 0.002% DIANA L SMITH 100 100 0.001% II-70 DOREEN SMITH 400 400 0.003% GEORGE SMITH 100 100 0.001% JEREMY M SMITH 200 200 0.002% JERRY D SMITH 2,000 2,000 0.015% KENNETH G SMITH 400 400 0.003% MARY L SMITH 500 500 0.004% MICHAEL J SMITH 100 100 0.001% PATRICIA M SMITH 100 100 0.001% TREVOR L SMITH 140 140 0.001% MARK S SMITH & ANGELA D SMITH J/T 300 300 0.002% ROBERT J SMITH & CAROL R SMITH J/T 100 100 0.001% BEVERLY J SMITH & CHARLES L POWER J/T 300 300 0.002% STEPHEN S SMITH &

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DIXIE A SMITH J/T 500 500 0.004% RUSSELL H SMITH & GILDA L SMITH J/T 100 100 0.001% JEREMY L SMITH & GWENDOLYN M SMITH J/T 100 100 0.001% JEREMY L SMITH & GWENDOLYN SMITH J/T 100 100 0.001% RANDALL D SMITH & JASON L VAN FOSSON J/T 100 100 0.001% ROBERT SMITH & JEAN SMITH J/T 600 600 0.005% KEITH ALLEN SMITH & JEANNIE MARIE SMITH J/T 600 600 0.005% KENNETH W SMITH & KIMBERLY A SMITH 100 100 0.001% DC SMITH & LUCILLE E SMITH J/T 200 200 0.002% D C SMITH & LUCILLE E SMITH JTWROS 200 200 0.002% BENJAMIN SMITH & MICHELLE SMITH J/T 100 100 0.001% ROMAIN F SMITH & ROBERT DENZEL SMITH J/T 200 200 0.002% O VERNON SMITH & ROBERTA L SMITH J/T 200 200 0.002% PAUL Q SMITH & SUSAN E Q'BRIEN-SMITH J/T 300 300 0.002% MARK D SMITH & SUSAN K SMITH J/T 400 400 0.003% EILEEN B SMITH CLIFFORD L SMITH J/T 1,000 1,000 0.008% COLLIN DEE SMITH FBO KEITH ALLEN SMITH UGMA 200 200 0.002% ALLEN & MARCIA SMITH REVOCABLE TRUST DTD 4/27/2000 400 400 0.003% BRUCE M SMTH 100 100 0.001% ROBERT M SMYTH 100 100 0.001% HEATHER KATHERINE SNYDER 100 100 0.001% MARILYN C SNYDER 70 70 0.001% MARK RICHARD SNYDER 10 10 0.000% MARY ROSE SNYDER 10 10 0.000% MICHAEL JOSEPH SNYDER 10 10 0.000% ALLEN J SNYDER & KAREN S SNYDER J/T 1,000 1,000 0.008% WILLIAM C SOBEY & SHELLEY BETH SOBEY J/T 1,000 1,000 0.008% THOMAS J SOENEN 200 200 0.002% ROGER D SOGARD 100 100 0.001% THOMAS M SOHNER 100 100 0.001% PAT SOKOLL 400 400 0.003% ALAN HOWARD SOKOLOFF 200 200 0.002% MCDOWELL & SONS LIME CO 2,000 2,000 0.015% DEBRA J SOPPE & RONALD J SOPPE J/T 100 100 0.001% JOHN J SOULIS & DIXIE M SOULIS J/T 200 200 0.002% JAMI L SPAID 10 10 0.000% JIM L SPAID 20 20 0.000% RICHARD D SPAIN & PAMELA SUE SPAIN J/T 100 100 0.001% II-71 DIANA D SPARKS 100 100 0.001% JOHN SPENCER & EILEEN SPENCER J/T 200 200 0.002% NELS J SPEUAK 100 100 0.001% SCOTT O SPICER & PAT A SPICER J/T 200 200 0.002% LARRY G SPINA & ARLENE D SPINA J/T 200 200 0.002% RAGENE SPINDLER & DEL RINA SPINDLER J/T 100 100 0.001% RICHARD J SPORRER & SHARON A SPORRER J/T 202 202 0.002% DAVID H SPRING & JANETTE L SPRING J/T 500 500 0.004% ARNIS SPRINGIS & REGINA SPRINGIS J/T 100 100 0.001% JAMES W SPRY & NANCY D SPRY J/T 200 200 0.002% DAVID J SQUIERS & LINDA E SQUIERS J/T 100 100 0.001% COLLEEN ANN STAGGS & ROBERT PAUL STAGGS CO TR OF THE COLLEE 200 200 0.002% COLLEEN ANN STAGGS REV TR JULY 2, 1999 100 100 0.001% ROBERT PAUL STAGGS REV TR JULY 2, 1999 100 100 0.001% BETTY L STALEY & WILLIAM C STALEY J/T 100 100 0.001% DARYL STALL & DONNA STALL J/T 400 400 0.003% BOB STAMMER & TINA STAMMER J/T 200 200 0.002% LYNN A STAMP & BRIAN R STAMP J/T 100 100 0.001% LYNN A STAMP & KELLY N STAMP 100 100 0.001% LYNN A STAMP & KRISTIN M STAMP J/T 100 100 0.001% STEVEN C STAMP & LYNN A STAMP J/T 200 200 0.002% ALLAN STANDORF & SANDRA STANDORF J/T 500 500 0.004% TODD STANDORF & WENDY STANDORF J/T 200 200 0.002% RAY STANGELAND 100 100 0.001% LESTER STANGELAND & MARGARET STANGELAND J/T 200 200 0.002% DAVID N STANGER & JULIE A STANGER J/T 100 100 0.001% LARRY E STANTON & PATRICIA L STANTON J/T 200 200 0.002% ALAN F STAPLES & JUDY M STAPLES J/T 100 100 0.001% ALAN STAPLES & JUDY STAPLES J/T 200 200 0.002% TERRY L STEDING & THERESA M STEDING J/T 1,000 1,000 0.008% WILLIAM A STEEL & FLORENCE STEEL J/T 200 200 0.002% JODY W STEELMAN & SHARON L STEELMAN J/T 200 200 0.002% JODY STEELMAN & SHARON STEELMAN J/T 200 200 0.002% JIM STEFFENSMEIER & CAROLYN STEFFENSMEIER J/T 100 100 0.001% STEVE J STEFFENSMEIER & PATRICIA J STEFFENSMEIER J/T 100 100 0.001% FRANCIS J STEHLIK 100 100 0.001% ROBERT J STEINBACH & KATHY J STEINBACK J/T 100 100 0.001% ROBERT J STEINER 100 100 0.001% CHARLES W STEINFELDT & MARJORIE STEINFELDT J/T 500 500 0.004% MATTHEW W STEITZER & JULIE C STEITZER J/T 100 100 0.001% NICHOLAS T STELTER 100 100 0.001% MARK STELTER & JENNIFER STELTER J/T 500 500 0.004% PAUL WILLIAM STENDER 100 100 0.001% SCOTT ALLEN STENSLAND 120 120 0.001% ROBERT A STENSLAND & APRIL K STENSLAND J/T 100 100 0.001% GRAIG STENSLAND & KAREN J STENSLAND J/T 116 116 0.001% RUSSEL STENSLAND & MARJORIE EA STENSLAND J/T 200 200 0.002% II-72 STEVE STEPHAN 300 300 0.002% JACOB R STERNBERG & LEIGH A ROLLINS J/T 100 100 0.001% RICK I STERNBERG & MARSHA M STERNBERG J/T 100 100 0.001% EVERETTE E STERNS JR & CORINNE S STERNS J/T 200 200 0.002% MARK STEWART 200 200 0.002% LARRY J STIENBLOCK & ELIZABETH A STIENBLOCK J/T 100 100 0.001% IVAN STIENSTRA & ALMA LOIS STIENSTRA J/T 200 200 0.002% BRIAN K STILLE & KARLA J STILLE J/T 200 200 0.002% BRIAN STILLE & KARLA STILLE J/T 100 100 0.001% DALE E STILLE & KATHERYN A STILLE J/T 100 100 0.001% L WILLIAM STILLE & MAXINE R STILLE J/T 100 100 0.001% WESLEY STILLER & CAROLYN STILLER J/T 100 100 0.001% KEN STOCK 1,200 1,200 0.009% STOCK BUSTERS INVESTMENT CLUB 100 100 0.001% KEILY ANN STOCKDALE 100 100 0.001% KEITH A STOCKDALE 100 100 0.001% LEVI GRANT STOCKDALE 100 100 0.001% THOMAS R STOCKMAN 200 200 0.002% FRED STOEKER 400 400 0.003% ERNEST L STOERMER & JANICE L STOERMER J/T 400 400 0.003% BRUCE STOFFERAN 200 200 0.002% WALTER E STOHLGREN 400 400 0.003% FRANCES J STOHLGREN FAMILY TRUST JUNE 23, 1992 600 600 0.005% JANET G STOKESBARY 300 300 0.002% PAMELA A STOLEE & MARCUS S STOLEE J/T 100 100 0.001% DUANE D STOLL & BETTY J STOLL J/T 200 200 0.002% C R STOLTENOW & SANDRA J STOLTENOW J/T 200 200 0.002% JAMES D STONE 200 200 0.002% LARRY A STONE & MARGARET J STONE T I C 1,000 1,000 0.008% MATTHEW STONE FBO LARRY STONE CUST 100 100 0.001% PAUL R STONER & ESTHER STONER J/T 200 200 0.002% JASON P STORJOHANN 100 100 0.001% JULIE M STORJOHANN 100 100 0.001% TRAVIS STORM 200 200 0.002% RALPH STORM & SUSAN STORM J/T 1,800 1,800 0.014% STORM FLYING SERVICE 2,000 2,000 0.015% IRENE A STOUT REV LIV TR STS 1/25/95 100 100 0.001% CHARLES P STOVER & MARILYN M STOVER J/T 200 200 0.002% OLIN STRAIT 200 200 0.002% WILLIAM K STRANGE & CECILE A STRANGE J/T 100 100 0.001% MATT STRASSER & JESSICA STRASSER J/T 100 100 0.001% DENNIS A STRAUBE & CYNTHIS J STRAUBE J/T 100 100 0.001% DENNIS STRAUBE & CYNTHIS STRAUBE J/T 300 300 0.002% NICHOLAS STREFF 100 100 0.001% RICHARD R STREIT & BARBARA ZOELLER J/T 400 400 0.003% GAYLE V STRICKLER JR & LOIS E STRICKLER J/T 500 500 0.004% DAVID STROCK & SUSAN KAY STROCK J/T 200 200 0.002% JEAN A STROTTMANN 200 200 0.002% M PAUL STROTTMANN 1,000 1,000 0.008% ROBERT A STRUBLE & KATHLEEN M STRUBLE J/T 100 100 0.001% II-73 RICHARD L STRUBLE & PAT STRUBLE J/T 100 100 0.001% JEFFREY F STRUBLE & SHERRIE R STRUBLE J/T 100 100 0.001% TIMOTHY J STRUCK 100 100 0.001% SHARON K STRUTZENBERG 100 100 0.001% MATTHEW STUART 220 220 0.002% REECE STUART III 1,000 1,000 0.008% JAMES DALE STUCKER & ANNA SUE STUCKER J/T 100 100 0.001% SCOTT STUECKRADT 260 260 0.002% MICHAEL STUECKRADT & ANN WALSH-STUECKRADT J/T 150 150 0.001% STEVE STUECKRADT & ELEANOR

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STUECKRADT J/T 100 100 0.001% EARL STUPP & JOYCE STUPP J/T 100 100 0.001% DOUGLAS L STURTZ 200 200 0.002% SHIRLEEN STURTZ & DOUGLAS STURTZ J/T 200 200 0.002% BRIAN S STURTZ & TERRY J STURTZ & MICHAEL D STURTZ & JENNIFER K S 200 200 0.002% DAVID D STURTZ & NORMA JOAN STURTZ J/T 200 200 0.002% LAURA SUKRAW 300 300 0.002% DENNIS SULT 2,000 2,000 0.015% DENNIS L SULT 2,000 2,000 0.015% KATHY ANN SURBRUGG 50 50 0.000% PAUL D SUTHERLAND 1,000 1,000 0.008% JAMES A SUTTON 100 100 0.001% JAMES SWAN 100 100 0.001% JAMES L SWAN 2,000 2,000 0.015% VANCE E SWANBERG & MARIBETH J SWANBERG J/T 100 100 0.001% KENNETH A SWANEY & BETTY A SWANEY J/T 200 200 0.002% JOHN SWARTZ & JUDITH SWARTZ REV TR 04/27/94 400 400 0.003% JOHN SWARTZ & JUDITH SWARTZ REV TR DTD APRIL 27 400 400 0.003% TONY A SWARTZENDRUBER 200 200 0.002% RICHARD SWASAND & MARY SWASAND REV TTEE 300 300 0.002% DONALD SWEDBERG & MARJORIE SWEDBERG J/T 400 400 0.003% DALE SWENSON 200 200 0.002% ROBERT S SWENSON & PAMELA L SWENSON J/T 1,000 1,000 0.008% EDWARD D SWINGER 100 100 0.001% TIM SYLVESTER & MINDY SYLVESTER J/T 200 200 0.002% CHRISTIAN SYLVESTER & REGAN SYLVESTER J/T 100 100 0.001% SYLVESTER ENTERPRISES INC 200 200 0.002% MICHAEL SYNDERGAARD & JODY SYNDERGAARD J/T 100 100 0.001% KEVIN SYVERSON & MARSHA SYVERSON J/T 200 200 0.002% CHESTER TABER & GERTRUDE TABER J/T 200 200 0.002% RICHARD C TAFT & TRISH R TAFT J/T 400 400 0.003% RICHARD TAFT & TRISH TAFT J/T 300 300 0.002% RICHARD G TAIT JR 200 200 0.002% MARK TAKES 300 300 0.002% II-74 JOSEPH R TAMSE 500 500 0.004% BONNIE TAYLOR 100 100 0.001% JEFF TAYLOR 1,000 1,000 0.008% RICHARD A TAYLOR & JUDITH A TAYLOR J/T 200 200 0.002% KIRT D TAYLOR & RITA J TAYLOR J/T 100 100 0.001% TEAM DODGE INVESTMENT CLUB 100 100 0.001% THOMPSON L TEASDALE & MARJORIE J TEASDALE J/T 200 200 0.002% THOMPSON L TEASDALE & MARJORIE TEASDALE J/T 200 200 0.002% RODNEY D TEEGARDEN 100 100 0.001% HARRIET J TEGTMEIER 200 200 0.002% WALTER G TEGTMEIER 100 100 0.001% JANE F TEICH 200 200 0.002% VICTORIA TELFORD & NEAL TELFORD J/T 100 100 0.001% STEPHEN J TEMPEL 200 200 0.002% MELVIN R TEMPLE SR & DONNA L TEMPLE J/T 100 100 0.001% TEN BUCKS PARTNERSHIP 200 200 0.002% MARK A TERPSTRA 200 200 0.002% BOB E TERRY & CRAIG ALLEN TERRY J/T 100 100 0.001% BOB E TERRY & KATHY L TERRY J/T 300 300 0.002% CECIL S TESDAHL & JEAN L TESDAHL J/T 100 100 0.001% GEORGE W THARP & CAROLINE ANN THARP J/T 100 100 0.001% CAROLINE ANN THARP & GEORGE W THARP J/T 100 100 0.001% MICHAEL THEDE & MARCIA MURTY J/T 175 175 0.001% MERLIN E THEIS 300 300 0.002% GARY M THELEN 200 200 0.002% STEVEN THELKE 100 100 0.001% DONALD F THELKE & AUDREY A THELKE J/T 200 200 0.002% JAMES L THEYER & CHERYL D THAYER J/T 100 100 0.001% DAVID R THIELEKE 300 300 0.002% ALBERTA THIEN 100 100 0.001% BRUCE THIES & LAURA THIES J/T 400 400 0.003% JAMES G THOLKES & CAROL C THOLKES REV TR 2/10/92 100 100 0.001% JEFFREY L THOMAS 100 100 0.001% KEVIN D THOMAS & DARLA J THOMAS J/T 100 100 0.001% ALAN L THOMPSON 400 400 0.003% JEREMY THOMPSON 100 100 0.001% MERLYN E THOMPSON 20 20 0.000% RICK THOMPSON 100 100 0.001% TERRY L THOMPSON 400 400 0.003% RAYMOND A THOMPSON & ELEANOR M THOMPSON J/T 200 200 0.002% RICHARD H THOMPSON & ESTHER R THOMPSON J/T 200 200 0.002% CECIL J THOMPSON & ILENE E THOMPSON J/T 400 400 0.003% MARVIN K THOMPSON & JANET L THOMPSON J/T 100 100 0.001% WILLIAM THOMPSON & REBECCA THOMPSON J/T 300 300 0.002% CLYDE R THOMPSON & SANDRA M THOMPSON J/T 400 400 0.003% PHILIP M THOMPSON & SUSAN L THOMPSON J/T 100 100 0.001% HARVEY O THOMPSON JR 200 200 0.002% II-75 DENNIS E THORNBURG 100 100 0.001% DON E THORNBURG & JOYCE E THORNBURG J/T 200 200 0.002% JOHN A THRAILKILL 600 600 0.005% LEW W THROSSEL 1,000 1,000 0.008% JAMES G TIBBOTT 550 550 0.004% LUKE J TIBBS & LISA J TIBBS J/T 200 200 0.002% JOHN TICHY & MARILYN TICHY J/T 200 200 0.002% NOELLE TICHY & TYLER TICHY J/T 100 100 0.001% LEE C TIDRICK & TERI L TIDRICK J/T 500 500 0.004% KENNETH TIETJE & DEBORAH TIETJE J/T 100 100 0.001% TKODEBT PARTNERSHIP 1,600 1,600 0.012% TKODERT PARTNERSHIP 600 600 0.005% JAMES D TODD & DEBORA L TODD J/T 100 100 0.001% DAVE TOFT 100 100 0.001% LOUIS S TOMASIEWICZ & SHIRLEY L TOMASIEWICZ J/T 200 200 0.002% ALLEN R TOMASZEK & MARGARET L TOMASZEK J/T 300 300 0.002% TONICO LLC 2,500 2,500 0.019% JOHN TOOMSEN & GRACE TOOMSEN J/T 400 400 0.003% ANNE TOPP 200 200 0.002% CALVIN TOPP 300 300 0.002% JAY TOPP 500 500 0.004% JON TOPP 400 400 0.003% KARENE M TOPP 400 400 0.003% MATT B TOPP 1,000 1,000 0.008% RAYNOLD TOPP 500 500 0.004% SUE TOPP 200 200 0.002% WILLIAM H TOPP 400 400 0.003% JACK L TOPP & CARRIE L TOPP J/T 150 150 0.001% STEVEN D TOPP & STACEY L JACOBSON J/T 100 100 0.001% TOPP OF IOWA 100 100 0.001% MARK TOPPIN & JOANNE TOPPIN J/T 100 100 0.001% ALBERT TORDOFF & CHERLY TORDOFF J/T 100 100 0.001% STEVEN E TORGERSON & JOANN R TORGERSON J/T 100 100 0.001% STEVE TORNQUIST 100 100 0.001% STEPHEN H TOST & DIANE R TOST J/T 400 400 0.003% TOURS INC 400 400 0.003% TIM TRACY & LAURA TRACY J/T 500 500 0.004% LEONARD TRANBARGER & JANICE TRANBARGER J/T 400 400 0.003% DENNIS G TRENARY 200 200 0.002% RONALD L TRENARY & JOAN M TRENARY J/T 100 100 0.001% RONALD TRENARY & KRISTINE TRENARY J/T 100 100 0.001% DENNIS G TRENARY & MARY TRENARY J/T 200 200 0.002% MICHAEL E TRICARICO & JOYCE M TRICARICO J/T 100 100 0.001% JERRY J TRITTIEN 1,000 1,000 0.008% LYLE J TROESTER & BONNIE A TROESTER J/T 100 100 0.001% L DENNIS TROLLOPE & JOYCE TROLLOPE J/T 400 400 0.003% MARTA T TROUT 100 100 0.001% SCOTT J TROW 100 100 0.001% II-76 DAVID L TRUITT & DEBRA J TRUITT J/T 100 100 0.001% DAVE TRUSHCHEFF & CATHY TRUSHCHEFF J/T 200 200 0.002% JULIE TRYTTEN & RICHARD A TRYTTEN J/T 200 200 0.002% TS INVESTMENTS L L C 400 400 0.003% LOREN TUNGESVIK 100 100 0.001% KIA M TUNGESVIK 100 100 0.001% MARY JO TUNGESVIK & LOREN R TUNGESVIK J/T 100 100 0.001% LOREN R TUNGESVIK & MARY JO TUNGESVIK J/T 2,000 2,000 0.015% SCOTT A TUNIS & BARBARA L TUNIS J/T 100 100 0.001% LUELLEN S TUREK 140 140 0.001% JOHN ALLAN TURNER 100 100 0.001% KATHLEEN JO TURNER 260 260 0.002% DAVID A TURNER & DEANNA TURNER J/T 200 200 0.002% LARRY TURNER & NANCY TURNER J/T 100 100 0.001% PTER J TURSI & GERTRUDE TURSI J/T 100 100 0.001% GARY LEE TUXHORN 200 200 0.002% DONALD L TWEDT 100 100 0.001% KAREN J TWEDT 100 100 0.001% SIDNEY E TYLER & JANE C TYLER J/T 100 100 0.001% CHARLES E TYRREL 2,400 2,400 0.018% ALVERN C TYSDAHL 400 400 0.003% CHAD TYSDAHL 100 100 0.001% TROY TYSDAHL 100 100 0.001% ALVERN TYSDAHL & BLAKE TYSDAHL J/T 400 400 0.003% CLARENCE TYSDAHL TR 200 200 0.002% DALE UBBEN 100 100 0.001% MIRIAM UBBEN & DALE UBBEN J/T 200 200 0.002% DALE UBBEN & LORI UBBEN J/T 100 100 0.001% DALE UBBEN C/F MACY L UBBEN UTMA IA 100 100

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0.001% PAUL B UBBEN SHARON A UBBEN PARTNERSHIP 200 200 0.002% EDGAR UHL 100 100 0.001% EVERETT UHRHAMMER 50 50 0.000% JAMES J ULBRICH 100 100 0.001% KENNETH ULFERS 400 400 0.003% DONALD L UMPHRESS & KATHRYN A UMPHRESS J/T 500 500 0.004% GEORGE E UMSCHIED & THERESA A UMSCHIED J/T 200 200 0.002% CLEO E UNDERWOOD 200 200 0.002% MICHAEL L UNDERWOOD 100 100 0.001% ANDREW UNSETH & ELAINE UNSETH J/T 400 400 0.003% NATHAN E UNSETH & RUTH J UNSETH J/T 100 100 0.001% NATHAN UNSETH & RUTH UNSETH J/T 100 100 0.001% TODD D UPAH 100 100 0.001% TORI UPCHURCH 100 100 0.001% US BANCORP PIPER JAFFRAY C/FBO LINDSAY R UPCHUR 500 500 0.004% US BANCORP PIPER JAFFRAY INC 600 600 0.005% DENNIS W USHER 100 100 0.001% JUDITH A USHER 100 100 0.001% STEVEN C USHER & ROSEMARY L USHER J/T 100 100 0.001% II-77 MATTHEW DAVID USHER & TINA MARIE USHER J/T 200 200 0.002% ELIZABETH VACCO 100 100 0.001% MARTIN J VACCO II 100 100 0.001% JAMES VAJGRT 1,200 1,200 0.009% ARVID L VALEN & D M VALEN J/T 200 200 0.002% ARVID L VALEN & DM VALEN J/T 500 500 0.004% LINDA J VALENTINE & MELVIN R VALENTINE J/T 200 200 0.002% VICTORIA ANN VALLEY 300 300 0.002% JENNIFER VALONE 10 10 0.000% NANCY R VALONE 20 20 0.000% JAMESON R VALONE C/O SUSAN C FREYLACK CUST 10 10 0.000% JORDON VALONE C/O SUSAN C FREYLACK CUST 10 10 0.000% LEO VAN DE KROL & NELLIE VAN DE KROL TIC 200 200 0.002% ALVIN W VAN DEEST 1,800 1,800 0.014% BENJAMIN J VAN DEEST 1,600 1,600 0.012% KAMERON F VAN DEEST 400 400 0.003% KIMBERLY W VAN DEEST 600 600 0.005% KIPP L VAN DEEST 1,000 1,000 0.008% MEL W VAN DEEST - - 0.000% RONALD JAMES VAN DEEST GENNEP & DORIS JANET VAN GENNEP J/T 200 200 0.002% JACK VAN DUSSELDORP & ANGELA VAN DUSSELDORP J/T 100 100 0.001% LARRY VAN DYKE & CAROLYN VAN DYKE J/T 200 200 0.002% LEO VAN ELSWYK & RUTH VAN ELSWYK J/T 200 200 0.002% MARLYS J VAN EVERY 50 50 0.000% STEVEN J VAN GOOTHEM 100 100 0.001% LINDA R VAN GORKOM 100 100 0.001% DOUG VAN GORKOM & SUSAN VAN GORKOM J/T 800 800 0.006% CURTIS VAN GORP 200 200 0.002% BRIAN J VAN HAAFTEN 100 100 0.001% MARINELLA VAN HAL & CORNELIUS VAN HAL J/T 200 200 0.002% LANCE VAN HAUEN 100 100 0.001% VAN HAUEN AUTO & TRUCK INC 200 200 0.002% LAWRENCE VAN HEUKELOM & LOIS VAN HEUKELOM J/T 400 400 0.003% DONALD D VAN HORN 400 400 0.003% JERRY D VAN HORN & LISA A VAN HORN J/T 100 100 0.001% DENNIS VAN LANINGHAM & JUANITA VAN LANINGHAM J/T 100 100 0.001% DENNIS VAN METER & MAUREEN VAN MATER J/T 100 100 0.001% JUNE VAN OORT 100 100 0.001% JOSEPH H VAN OORT 100 100 0.001% MIKE VAN OORT 150 150 0.001% NOLAN J VAN OTTERLOO JULIE B VAN OTTERLOO J/T 100 100 0.001% CHRIS VAN SCHEPEN 400 400 0.003% DONALD L VANA & JUDY L VANA J/T 400 400 0.003% MARK V VANDER SCHEL & NELLIE M VANDER SCHEL J/T 500 500 0.004% II-78 MARK W VANDER SCHEL & NELLIE M VANDER SCHEL J/T 200 200 0.002% MARK W VANDER SCHEL NELLIE M VANDER SCHEL J/T 800 800 0.006% RICHARD G VANDER WEL 100 100 0.001% DENNIS J VANDERHEI & MARILYN J VANDERHEI J/T 200 200 0.002% JERRY VANDERHORST & TRACY VANDERHORST J/T 100 100 0.001% NORMA L VANDERLOO & VIRGIL P VANDERLOO J/T 120 120 0.001% THOMAS VANDERLOOP & CAROL VANDERLOOP J/T 100 100 0.001% HENRY G VANDERZYDEN & VERDA M VANDERZYDEN J/T 1,200 1,200 0.009% CINDY VANDUSSELDORP & LARRY VANDUSSELDORP J/T 100 100 0.001% MARLYS J VANEVERY 100 100 0.001% WADE VANHAUEN & LAREE VANHAUEN 1,000 1,000 0.008% DENNIS VANLANINGHAM & JUANITA VANLANINGHAM J/T 100 100 0.001% MATT VANPELT 200 200 0.002% CHARLES VANSICE & LINDA VANSICE J/T 100 100 0.001% LEONE D VARGASON & LYNN M VARGASON J/T 200 200 0.002% LARRY J VARLAND 200 200 0.002% THOMAS J VARNUM 600 600 0.005% GEORGE L VASS & ELSA J KAPLAN-VASS J/T 300 300 0.002% BRIAN T VAUGHAN & JOSHUA W KRUSE TIC 100 100 0.001% ROBERT L VAUGHAN & MORGAN SIERRA VAUGHAN J/T 300 300 0.002% JORDAN J VAUGHAN FBO JAN VAUGHAN CUST 100 100 0.001% LARRY VAUX 800 800 0.006% LARRY G VAUX 200 200 0.002% GARY VAVRICEK & CARLENE VAVRICEK J/T 300 300 0.002% RUFUS L VAWTER JR 100 100 0.001% KERVIN VEASLEY 100 100 0.001% MITCHELL L VEDANE & MALCOM L VEDANE J/T 100 100 0.001% FLOYD W VEERMAN & MARTHA VEERMAN J/T 200 200 0.002% G MATTHEW VEON 300 300 0.002% MARTHA M VEON 500 500 0.004% MARK A VERGILII 100 100 0.001% ROBERT D VERNON & MARIAN K VERNON J/T 3,000 3,000 0.023% ABE J VIDAL 300 300 0.002% MELANIE K VIERKANDT 100 100 0.001% MICHAEL VIERKANDT 100 100 0.001% KEVIN VIERKANDT & DONNA VIERKANDT J/T 400 400 0.003% STEVEN J VITIRITTO & SHEILA J VITIRITTO J/T 200 200 0.002% GARY VOLKERT 600 600 0.005% MARCUS L VOSBURGH 100 100 0.001% JERRY F VOSS & JO ANN M VOSS J/T 200 200 0.002% MICHAEL D WADE 100 100 0.001% KATHERINE ANN WADLE 100 100 0.001% KEVIN J WADLE 400 400 0.003% JUDITH W WAGNER 300 300 0.002% II-79 TINA LOUISE WAGNER 100 100 0.001% ARTHUR P WAGNER & FLORENCE I WAGNER J/T 100 100 0.001% ROBERT W WAGNER & JULIANNE M WAGNER J/T 100 100 0.001% MELINDA WAGONER 400 400 0.003% CHARLES F WAGONER SR & STEVEN E WAGONER J/T 120 120 0.001% SCOTT A WAHE 100 100 0.001% BILL L WAKEFIELD & PAULA J WAKEFIELD J/T 200 200 0.002% ROBERT G WALDO 200 200 0.002% JOHN J WALDRON & MARY ANNETTE WALDRON J/T 500 500 0.004% RONALD ALLEN WALINE 400 400 0.003% CHARLES H WALKER 100 100 0.001% LOY B WALKER 100 100 0.001% MIKE WALKER 300 300 0.002% DOUGLAS K WALKER & ESTHER WALKER J/T 200 200 0.002% GROVER WALKER & FLORENCE WALKER J/T 100 100 0.001% H THOMAS WALKER & MIKIE S WALKER J/T 400 400 0.003% ARTHUR M WALL 500 500 0.004% TAMMY J WALL 40 40 0.000% LORI WALLACE & CALEB FEINE J/T 100 100 0.001% GARY WALLACE & LORI WALLACE J/T 400 400 0.003% WILLIAM J WALLJASPER & LAURA A WALLJASPER J/T 200 200 0.002% DWAYNE WALLUKAIT & LORNA WALLUKAIT J/T 500 500 0.004% R MICHAEL WALSH 1,000 1,000 0.008% MARY ANN WALSH REV TR 200 200 0.002% MARK A WALTER & CURT A BEAN TIC 200 200 0.002% SCOTT W WALTON 100 100 0.001% TODD J WALTON 400 400 0.003% CHESTER D WARD 100 100 0.001% DANNY J WARD 100 100 0.001% JOSEPH C WARD 100 100 0.001% ROBERT J WARD & ROBERTA K WARD J/T 200 200 0.002% JEFF WARFORD & BETH WARFORD J/T 500 500 0.004% GARRETT L WARNER 100 100 0.001% LON WARREN 200 200 0.002% STEPHEN E WARREN & ERLA J WARREN J/T 100 100 0.001% PETER J WASIELEWSKI 200 200 0.002% MARGARET H WATKINS 100 100 0.001% JOEL WATSON & JULIE WATSON J/T 100 100 0.001% RICHARD E WATTERS & CAROL A WATTERS J/T 400 400 0.003% DUANE LOUIS WATTS 100 100 0.001% DAVID M WAYTENICK & KAREN S WAYTENICK J/T 200 200 0.002% CRAIG E WEARMOUTH & SUSAN B WEARMOUTH J/T 100 100 0.001% GARY L WEBB 100 100 0.001% GREGORY S WEBB 100 100 0.001% STEPHEN D WEBB 100 100 0.001% KENNETH H WEBB & MARVEL P WEBB J/T 200 200 0.002% KENNETH WEBB & MARVEL WEBB J/T 200 200 0.002% MRS

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HENRY A WEBBER 1,700 1,700 0.013% II-80 DARWIN A WEBER 100 100 0.001% KENNETH E WEBER & ELEANOR J WEBER J/T 100 100 0.001% RICHARD A WEBER & JANET E WEBER J/T 400 400 0.003% JAMES E WEBER & LINDA M WEBER J/T 400 400 0.003% WARREN WEBER & MARILYN WEBER J/T 200 200 0.002% RAYMOND B WEE & JANET M WEE 200 200 0.002% JON WEEKS 100 100 0.001% MARLENE R WEEKS 100 100 0.001% TIM WEIDAUER & CAROL WEIDAUER J/T 600 600 0.005% DRU WEIDNER 100 100 0.001% GAYLE WEIDNER 100 100 0.001% KENNETH E WEINRICH & RUTH WEINRICH J/T 200 200 0.002% DENNIS WEINSCHENK 100 100 0.001% OMER J WEINTRAUT & CAROLYN J WEINTRAUT J/T 100 100 0.001% CINDY H WEISS 100 100 0.001% RICK T WEISS 200 200 0.002% JEREMY JON WELCH 120 120 0.001% LORI J WELCH 100 100 0.001% JERRY A WELLS & CAROL WELLS J/T 2,000 2,000 0.015% CYNTHIA L WELLS & EARL R WELLS J/T 100 100 0.001% BRADLEY W WELP & JANA S WELP J/T 100 100 0.001% HOLDEN E WELSH 700 700 0.005% ALAN WELTER 100 100 0.001% DANIEL WELTER 200 200 0.002% LES WELTER 300 300 0.002% JAMES J WELTER & DENISE M WELTER J/T 200 200 0.002% JOHN WELTER & TAMI WELTER J/T 100 100 0.001% PAUL D WENTE 400 400 0.003% YVONNE M WENTE 400 400 0.003% CALVIN E WERKMAN 40 40 0.000% DENNIS S WERMAGER & STEVEN L WERMAGER J/T 100 100 0.001% FREDERICK J WESSELS & MARY A WESSELS J/T 200 200 0.002% LADD WESSELS & MARY LEE WESSELS J/T 200 200 0.002% FRANK M WESSLING 200 200 0.002% DAVID WEST 4,000 4,000 0.030% KATHERYN A WEST 100 100 0.001% DENNIS M WEST & ELAINE R WEST J/T 200 200 0.002% CHARLES WEST & MARY ELLEN WEST J/T 200 200 0.002% PHILIP P WEST & SHAWN L WEST J/T 200 200 0.002% PHILIP P WEST & SHAWN L WEST J/T 200 200 0.002% SHANNON J WESTBROOK & KEVIN R BANKS TIC 100 100 0.001% ROD WESTENBROECK & CAROL WESTENBROECK J/T 200 200 0.002% ELIZABETH WESTERCAMP 100 100 0.001% JOHN WESTERCAMP 100 100 0.001% PENNY L WESTERN 200 200 0.002% HANNA B WESTON & CHARLES H NADLER J/T 100 100 0.001% JAMES F WESTPHAL & ELAINE R WESTPHAL J/T 400 400 0.003% MARK WESTRUM 100 100 0.001% ROBERT L WESTRUM & JANET L WESTRUM J/T 500 500 0.004% LEON L WHARFF & BEVERLY WHARFF J/T 100 100 0.001% II-81 JAMES T WHEELER & GINA WHEELER J/T 100 100 0.001% DAN WHEELER & JONIE L WHEELER J/T 100 100 0.001% DOUGLAS WHEELER & KATHRYN WHEELER J/T 100 100 0.001% JASON WADE WHELOCK 100 100 0.001% G A WHETSTINE 300 300 0.002% GALE S WHITACRE 300 300 0.002% CHAD R WHITAKER 100 100 0.001% ROBERT D WHITAKER & CONNIE K WHITAKER TIC 100 100 0.001% KATHERINE R WHITE 100 100 0.001% RICHARD L WHITE 400 400 0.003% LARRY D WHITE & JOAN C WHITE J/T 500 500 0.004% JERRY WHITE & SANDRA WHITE J/T 100 100 0.001% JEFF L WHITHAM & LAURY E WHITHAM J/T 1,000 1,000 0.008% LLOYD V WHITING & DEDEE A WHITING J/T 150 150 0.001% HUGH D WHITLATCH 100 100 0.001% ANTHONY WHITMORE & SUSANNE WHITMORE J/T 100 100 0.001% GLENN CRAIG WHITNEY 100 100 0.001% ARTHUR WHITWORTH 200 200 0.002% ARTHUR B WHITWORTH 100 100 0.001% THOMAS D WIARDA 100 100 0.001% TOM WIARDA & JEFF WIARDA J/T 200 200 0.002% JOHN WIBHOLM 200 200 0.002% DANIEL R WICHHART & KRISTY A WICHHART J/T 9,000 9,000 0.068% DANIEL WICHHART & KRISTY WICHHART J/T 1,000 1,000 0.008% THOMAS J WICKHAM 200 200 0.002% CHAD C WICKS 1,000 1,000 0.008% STERLING E WICKS & DARLENE A WICKS J/T 200 200 0.002% MAVIS J WIDLUND 200 200 0.002% DOUG L WIERSON & PEGGY J WIERSON J/T 100 100 0.001% THOMAS G WIESE 300 300 0.002% ANNE L WIESNER 200 200 0.002% STEPHEN WILDEMAN 50 50 0.000% CHAD W WILE 200 200 0.002% GREGORY E WILKIE & KIMBERLY WILKIE J/T 1,600 1,600 0.012% KIM M WILKINSON & LYNNE M WILKINSON J/T 200 200 0.002% LAVERNE D WILL 160 160 0.001% ALAN A WILLE 100 100 0.001% JOHN WILLEMS 300 300 0.002% KENNETH B WILLEMS & BECKY WILLEMS J/T 600 600 0.005% DANIEL C WILLEMS & CHERRIE K WILLEMS J/T 400 400 0.003% JOHN ARTHUR WILLEMS & DANIEL CLARK WILLEMS J/T 600 600 0.005% ARTHUR L WILLEMS & JUDITH E WILLEMS J/T 500 500 0.004% ARTHUR WILLEMS & JUDITH WILLEMS J/T 500 500 0.004% RONALD V WILLEMS & LANETTE F WILLEMS J/T 1,360 1,360 0.010% JULIE WILLENBORG & DENNY WILLENBORG J/T 200 200 0.002% RORY WILLETT 600 600 0.005% BLAKE C WILLIAMS 100 100 0.001% CURTIS WILLIAMS 1,300 1,300 0.010% DOUGLAS C WILLIAMS 200 200 0.002% JAMES WILLIAMS 100 100 0.001% II-82 KENNETH W WILLIAMS 200 200 0.002% STEVEN C WILLIAMS 500 500 0.004% PAUL L WILLIAMS & ALICE M WILLIAMS J/T 100 100 0.001% PAUL WILLIAMS & ALICE WILLIAMS J/T 100 100 0.001% ROLLAND G WILLIAMS & ARDEN R WILLIAMS J/T 100 100 0.001% CURTIS WILLIAMS & JAIME WILLIAMS J/T 100 100 0.001% JAMES WILLIAMS & JERRY DEAN GRIFFIN J/T 200 200 0.002% CURTIS WILLIAMS & JESSICA WILLIAMS J/T 100 100 0.001% CURTIS WILLIAMS & JILL WILLIAMS J/T 100 100 0.001% SCOTT E WILLIAMS & MARLA K WILLIAMS J/T 300 300 0.002% MINDY A WILLIAMS & WAYNE L WILLIAMS J/T 300 300 0.002% WILLIAMS ENTERPRISES LLP 1,000 1,000 0.008% ELDON WILLIS 200 200 0.002% CAROLE RODBERG WILLIS, C OLSON, R RODBERG & JULIE BIRKHOLZ & 200 200 0.002% DAVID JOHN WILLITS 200 200 0.002% MARILYN MORRISON WILLITS 1,000 1,000 0.008% THE WILLITES REV LIVING TR 9/17/92 400 400 0.003% WILMAR DEVELOPMENT CO 300 300 0.002% DAVID WILSON 300 300 0.002% JASON WILSON 150 150 0.001% WADE A WILSON 2,000 2,000 0.015% RYAN ELLIOTT WILSON & AMBER LEE WILSON J/T 100 100 0.001% DAN WILSON & BILL GORMALLY J/T 100 100 0.001% DAVID G WILSON & JENNIFER L WILSON J/T 200 200 0.002% DENNIS H WILSON & LORRI A WILSON J/T 100 100 0.001% WILLIAM D WILSON & PEGGY M WILSON J/T 100 100 0.001% CORY J WILTSE 260 260 0.002% BERNARD J WILWERDING & MARY E WILWERDING J/T 200 200 0.002% KARL WILZ TR DTD 7/24/95 600 600 0.005% KEVIN WINCHELL 100 100 0.001% CONNIE L WINDERS 100 100 0.001% CARROLL L WINER & PAULINE Y WINER J/T 400 400 0.003% DONALD N WINGROVE 150 150 0.001% GAIL WINKELPLECK 2,000 2,000 0.015% BERNARD R WINKLER & ALICE J WINKLER J/T 300 300 0.002% RICHARD D WINTER & SHARON K WINTER J/T 200 200 0.002% RICHARD WINTER & SHARON WINTER J/T 200 200 0.002% GARY L WINTERHOF & KIM A WINTERHOF J/T 100 100 0.001% AARON WIRTH 100 100 0.001% PAUL L WIRTH & CARMEN C WIRTH J/T 300 300 0.002% PAUL L WIRTH & CARMEN WIRTH J/T 100 100 0.001% JAMES L WISE & JEANINE A WISE J/T 200 200 0.002% ROBERT P WISE & MARY LEE WISE J/T 400 400 0.003% ERIK DAVID WISECUP 125 125 0.001% ROBERT D WISSINK & RONDA R WISSINK J/T 200 200 0.002% JOHN P WITHHART & CAROL J WITHHART J/T 200 200 0.002% JAMES R WITHROW & JAMIE W WITHROW J/T 1,000 1,000 0.008% AFTON WITTICK 100 100 0.001% RHONDA WOLD 100 100 0.001% II-83 WOLF CREED INVESTMENT CLUB 100 100 0.001% JASON WOLFE 600 600 0.005% RYAN W WOLFE 100 100 0.001% WILLIAM C WOLFE & LINDA C WOLFE J/T 100 100 0.001% LYLE R WOLFF & MARY R WOLFF J/T 400 400 0.003% JOE WOLFGRAM & DOREEN WOLFGRAM J/T 400 400 0.003%

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JAMES L WOLKEN 100 100 0.001% CRAIG A WOOD & DOROTHY J WOOD J/T 1,500 1,500 0.011% STACIE A WOODS & BRYCE M WOODS J/T 300 300 0.002% DAVID J WOODS & PAULETTE G WOODS J/T 100 100 0.001% DALE B WOODWARD 1,500 1,500 0.011% JOEL G WORTHINGTON & KAREN R WORTHINGTON J/T 200 200 0.002% BRIAN J WOSTER 200 200 0.002% CECIL G WRAGE 100 100 0.001% JOAN L WRIGHT 1,000 1,000 0.008% RICHARD L WRIGHT 2,400 2,400 0.018% ROLAND M WRIGHT 600 600 0.005% JACK WRIGHT & DOROTHY WRIGHT J/T 500 500 0.004% WILMA WULKE - - 0.000% WILMA L WULKE 300 300 0.002% KEVIN WYKLE 200 200 0.002% MURRAY WYKLE 100 100 0.001% WILMA J WYKLE 200 200 0.002% LINDA SUE WYMORE & JAMES FRANCES WYMORE J/T 100 100 0.001% JEFFREY J WYMORE & JULIE H WYMORE J/T 200 200 0.002% RANDY VAN WYNGARDEN 100 100 0.001% RYAN CHARLES YAGER 120 120 0.001% ALAN FENTON YAHNKE & MELISSA KAY YAHNKE J/T 100 100 0.001% JAMES A YANECEK & KAY L YANECEK J/T 200 200 0.002% ROBERT L YEAGER JR 300 300 0.002% JOSEPH ANDREW YEDLIK 100 100 0.001% MARY ANN YEDLIK 100 100 0.001% MICHAEL J YETMAR & KATHRYN R YETMAR J/T 250 250 0.002% TONG-UK YI & PATTI YI J/T 200 200 0.002% DENNIS R YODER 100 100 0.001% BRIAN K YORK 300 300 0.002% JOHN H YOUNG 500 500 0.004% KENNETH D YOUNG 100 100 0.001% RUTH YOUNG 100 100 0.001% BRANDON E YOUNG & D LYNN YOUNG J/T 100 100 0.001% STEVE YOUNG & KARIE YOUNG J/T 100 100 0.001% JACQUELYN K YOUNGQUIST & RUSSELL L YOUNGQUIST J/T 140 140 0.001% ROGER ZAHRT & BEVERLY ZAHRT J/T 150 150 0.001% KEVIN ZAHRT & PEGGY ZAHRT J/T 100 100 0.001% DIRK M ZAISER 200 200 0.002% ARNHILD M ZAISER & DIRK M ZAISER & REX D ZAISER J/T 200 200 0.002% EDWARD T ZALETEL & NANCY J ZALETEL TIC 200 200 0.002% STEVEN ROGER ZASTROW 300 300 0.002% II-84 PATRICK S ZEDRICK & PAMELA G ZEDRICK J/T 300 300 0.002% JUDY L ZEGERS & MURRAY D ZEGERS J/T 100 100 0.001% ELDORA I ZEHRINGER 1,000 1,000 0.008% ARLIN ZEVENBERGEN 400 400 0.003% SHIRLEY C ZIEBELL & BRUCE A & STEVEN M ZIEBELL & ANDREA L LA 100 100 0.001% MICHAEL W ZIMMERMAN & SHARON D ZIMMERMAN J/T 200 200 0.002% NANCY M ZIMMERMAN TR UA 8/18/99 NANCY ZIMMERMAN TR 100 100 0.001% CORY J ZORN 400 400 0.003% VICTOR L ZORN MARY L ZORN J/T 200 200 0.002% JANET A ZOSKE 200 200 0.002% RICHARD ANTHONY ZROSTLIK & JOANNE E ZROSTLIK J/T 200 200 0.002% RICHARD ANTHONY ZROSTLIK & JOANNE ELLEN ZROSTLIK J/T 200 200 0.002% DARRELL E ZUBER & MARY JOVITA ZUBER J/T 100 100 0.001% ROGER M ZULEGER 160 160 0.001% RAYMOND ZUMMAK & ROSEMARY ZUMMAK J/T 400 400 0.003% Total for Category 1,508,908 1,508,908 11.425% II-85 No dealer, salesperson or other individual has been authorized to give any information or to make any representations not contained in this prospectus with the offering covered by this prospectus. If given or made, such information or representation must not be relied upon as having been authorized by Mirenc. This prospectus does not constitute an offer to sell, or a solicitation of an offer to buy, the common stock in any 2,154,684 Shares of jurisdiction where, or to any person to whom, it is unlawful to Common Stock make such offer or solicitation. Neither the delivery of this prospectus nor any sale made hereunder shall, under any circumstances, create an implication that there has not been any change in the facts set forth in this prospectus or in the affairs of Mirenc since the date hereof. MIRENCO, INC. TABLE OF CONTENTS Descriptive Title Page ----- PROSPECTUS SUMMARY.....4 SUMMARY FINANCIAL DATA.....5 PRO FORMA FINANCIAL INFORMATION.....5 PROSPECTUS RESCISSION OFFER.....6 RISK FACTORS.....7 CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS.....11 FIDUCIARY RESPONSIBILITY OF THE COMPANY'S MANAGEMENT..12 SELLING SHAREHOLDERS.....13 APPLICATION OF PROCEEDS.....15 May ___, 2001 CAPITALIZATION.....15 DESCRIPTION OF BUSINESS.....15 SELECTED FINANCIAL DATA.....28 MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS...29 CONCURRENT PUBLIC MARKET AND DIVIDEND POLICY.....33 DESCRIPTION OF CAPITAL STOCK.....33 PLAN OF DISTRIBUTION.....34 ERISA CONSIDERATIONS.....35 LEGAL MATTERS.....35 EXPERTS.....35 AVAILABLE INFORMATION.....35 APPENDIX I (FINANCIAL STATEMENTS) I-1 APPENDIX II (RESCISSION ELECTION FORM) II-1 Until May ___, 2001 (25 days after the date hereof), all dealers effecting transactions in the registered securities, whether or not participating in this distribution, may be required to deliver a current copy of this prospectus. This delivery requirement is in addition to the obligation of dealers to deliver a prospectus when acting as underwriters and with respect to their unsold allotments or subscriptions. PART II INFORMATION NOT REQUIRED IN PROSPECTUS Item 25. Other Expenses of Issuance and Distribution.*] The following table sets forth an itemized statement of all cash expenses in connection with the issuance and distribution of the securities being registered: Securities and Exchange Commission \$ 2,500.00 Printing and engraving expenses* \$ 10,000.00** Legal fees and expenses \$ 0 *** Accounting fees and expenses* \$ 25,000.00** Blue sky fees and expenses N/A Miscellaneous* \$ 2,500.00** ----- Total \$ 40,000.00 ===== * The offering expenses are expected to be the same irrespective of whether the 2,154,684 share maximum (or some lesser number) of shares are sold. ** Estimated. *** Legal fees have been prepaid. No additional cash expense will be incurred as a result of this registration. Item 26. Recent Sales of Unregistered Securities There has been no established trading market for the Registrant's common stock since its inception on February 21, 1997. As of July 31, 2000, Registrant had approximately 4,900 shareholders of record owning its 13,258,877 outstanding shares of common stock. On March 1, 1997, Registrant issued 9,000,000 shares (considering the effect of the 3:1 and 5:1 stock splits) of restricted common stock to Mr. Dwayne L. Fosseen, Chairman, CEO and Treasurer of Registrant and record and beneficial owner of approximately 68.2% of Registrant's outstanding shares, in consideration and exchange for his services in connection with the organization of Registrant. Registrant claimed the exemption from registration in connection with such private placement offering provided under Section 4(2) of the Securities Act of 1933 and Rule 505 of Regulation D thereunder. SB-2-1 From May 31, 1997 through April 30, 1998, Registrant issued and sold (at \$.33 per share) an aggregate of 2,572,200 shares (considering the effect of the 3:1 and 5:1 stock splits) of common stock to 515 purchasers for consideration of cash and services totaling \$857,400. No underwriter was employed in connection with the offering and sale of the shares. The Company claimed the exemption from registration in connection with its Small Corporation Offering Registration ("SCOR") offering provided under Section 3(b) of the Securities Act of 1933 and Rule 504 of Regulation D promulgated thereunder. The facts relied upon by the Registrant to make the (S)3(b) SCOR offering exemption available include the following: (i) the aggregate offering price for the offering of the shares of common stock did not exceed \$1,000,000, less the aggregate offering price for all securities sold within the twelve months before the start of and during the offering of the shares in reliance on

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an exemption under Section 3(b), or in violation of Section 5(a) of the 1933 Act; (ii) no general solicitation or advertising was conducted by Registrant in connection with the offering of any of the shares; and (iii) the Registrant has not been since its inception (a) subject to the reporting requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended; (b) an "investment company" within the meaning of the Investment Company Act of 1940, as amended; or (c) a development stage company that either has no specific business plan or purpose or has indicated that its business plan is to engage in a merger or acquisition with an unidentified company or companies, or other entity or person. During April 1999, Registrant issued and sold (at \$1.00 per share) an aggregate of 58,600 shares (considering the effect of the 5:1 stock split) of common stock to three employees and one consultant of Registrant for services rendered totaling \$58,000. No underwriter was employed in connection with the offer and sale of the shares. Registrant claimed the exemption from registration in connection with such private placement offering provided under Section 4(2) of the Act and Rule 504 of Regulation D thereunder. During May through June 1999, Registrant issued and sold (at \$5.00 per share) an aggregate of 66,979 shares of common stock to 192 purchasers for cash consideration totaling \$334,895. No underwriter was employed in connection with the offer and sale of the shares. Registrant claimed the exemption from registration in connection with such private placement offering provided under Section 4(2) of the Act and Rule 504 of Regulation D thereunder. As part of the unit offering, the 192 purchasers were also granted a warrant to purchase four shares of common stock for every one share purchased, as discussed below. From July 30, 1999 and continuing through July 30, 2000, Registrant offered at \$5.00 per share, up to 2,000,000 shares to Iowa residents. No underwriter was employed in connection with such Iowa-Only Offering of shares. 1,561,248 shares of common stock were sold. Registrant claimed the exemption from registration in such intra-state offering provided by Section 3(a) (11) of the Securities Act of 1933. While (1) the shares were part of an issue registered, offered and sold only to residents of Iowa, (2) Registrant is incorporated in Iowa and (3) Registrant is doing business within Iowa, certain of our Iowa-Only Offering Shares were resold by Iowa residents to non-Iowa residents before "coming to rest" under (S) 3 (a) (11) and/or Rule 147's nine month standard. Accordingly, Registrant voluntarily elected to rescind the Iowa-Only Offering. Upon completion of this Rescission Offer, approximately 3.7% of the eligible Iowa-Only Offering Shareholders elected to rescind prior purchase of shares. Since inception, Registrant has periodically issued options to certain employees, affiliates and/or service providers under employee benefit plans as defined in Rule 405: 1. According to the 1998 Common Stock Compensation Plan, in December 1998, options to purchase 367,400 shares were issued to four original employees for past services at the split-adjusted exercise price of \$0.29 per share, expiring on December 31, 2008. 2. According to the 1998 Common Stock Compensation Plan, in June 1999, options to purchase 100,000 shares were issued to J. Richard Relick, our Chief Operating Officer for past services at an exercise price of \$4.25 per share, expiring on June 15, 2009. 3. According to the 1999 Common Stock Compensation Plan, in November 1999, options to purchase 560,000 shares were issued to Wayne Allison, our President, and Darrell Jolley, our Chief Financial Officer at an exercise price of \$5.00 per share, expiring on September 30, 2008 and vesting quarterly through September 30, 2003. 4. According to the 2001 Common Stock Compensation Plan, in March 2001, options to purchase 9,160 shares were issued to six employees and/or consultants at an exercise price of \$5.00 per share, expiring on March 31, 2010. Registrant also issued warrants in the following instances: 5. In conjunction with the May through June 1999 private placement offering to existing shareholders, in June 1999, warrants to purchase 267,916 shares were issued to non-affiliated investors at an exercise price of \$5.00 per share, expiring on June 15, 2002. 6. In connection with an agreement to pay for legal services rendered in March 2000, warrants to purchase 30,000 shares were issued to Duncan, Blum & Associates, our securities counsel, in lieu of cash for services, at an exercise price of \$0.01 per share, expiring on March 31, 2003. SB-2-2 Registrant claimed the exemption from registration in connection with each of these private transactions provided under Section 4(2) of the Securities Act of 1933 and Rule 505 of Regulation D thereunder. Item 27. Index to Exhibits [drj to update] (a)(1) Financial Statements -- Included in Prospectus: Independent Certified Public Accountants' Report. Balance Sheets as of December 31, 2000 and 1999. Statements of Operations for the years ended December 31, 2000 and 1999 and the period from February 21, 1997 (inception) to December 31, 2000. Statement of Changes in Stockholders' Equity for the period from February 21, 1997 (inception) through December 31, 2000. Statements of Cash Flows for the years ended December 31, 2000 and 1999 and the period from February 21, 1997 (inception) to December 31, 2000. Notes to Financial Statements. (a)(2) Included Separately from Prospectus: Consent of Independent Public Accountants (see Exhibits below). Other than the Financial Data Schedule, no schedules are included for the reason that all required information is contained in the financial statements included in the Prospectus. (c) Exhibits: * 3.1 Certificate of Incorporation of Registrant. * 3.2 Certificates of Amendment to the Certificate of Incorporation. * 3.3 Bylaws of Registrant * 3.4 Form of Stock Certificate 5.1 Opinion of Counsel * 10.1(a) Employment Agreement between Registrant and Dwayne L. Fosseen. * 10.1(b) Employment Agreement between Registrant and J. Richard Relick. * 10.1(c) Employment Agreement between Registrant and Wayne Allison. * 10.1(d) Employment Agreement between Registrant and Darrell Jolley. * 10.2(a) Stock Option Agreement between Registrant and Wayne Allison. * 10.2(b) Stock Option Agreement between Registrant and Bruce Bergeron. * 10.2(c) Stock Option Agreement between Registrant and Richard Evans. * 10.2(d) Stock Option Agreement between Registrant and Betty Fosseen. * 10.2(e) Stock Option Agreement between Registrant and Darrell Jolley. * 10.2(f) Stock Option Agreement between Registrant and J. Richard Relick. * 10.2(g) Stock Option Agreement between Registrant and Dave Stone. * 10.3 American Technologies LLC, Fosseen Manufacturing & Development, Mirencos, Inc., Ethaco Agreements to Terminate Prior Agreements and Transfer License, respectively. * 10.4 Purchase Agreement Between Registrant and American Technologies, LLC. * 10.5 Environmental Regulatory Approvals with the U.S. Environmental Protection Agency and California Air Resources Board. * 10.6 Summary of Patents and Associated Service Marks. * 10.7 Copies of U.S. and Canadian Patents Issued to Dwayne L. Fosseen. * 10.8 Summary of Mexican Patents and Associated Protections Issued to Dwayne L. Fosseen. * 10.9 Rental Agreement between Registrant and Fosseen Manufacturing & Development, Inc. * 10.10 March 31, 2000 Warrant Agreement between Registrant and Duncan, Blum & Associates. * 10.11 Registrant's 1999 Stock Compensation Plan. * 10.12 Registrant's 1998 Stock Compensation Plan. * 10.13(a) Lease for land * 10.13(b) Stock Option Agreement between Registrant and Betty Fosseen * 10.13(c) Stock Option Agreement between Registrant and Paul Fornier * 10.13(d) Stock Option Agreement between Registrant and Frank Annett * 10.13(e) Stock Option Agreement between Registrant and Duane Talbot * 10.13(f) Stock Option Agreement between Registrant and Norma Fiddelke * 10.13(g) Stock Option Agreement between Registrant and Richard Moffitt * 10.13(h) Stock Option Agreement between Registrant and Andy Bales 10.14 Stock Compensation Plan 23.1 Consent of Counsel (Duncan, Blum & Associates). 23.2 Consent of Auditors (Grant Thornton LLP). * These exhibits were filed in the July 10, 2000 and March 13, 2001 Registration Statement and/or Pre-Effective Amendments filed subsequently. Since no changes to such filings have occurred and/or are not material, these exhibits are not filed

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herewith and are hereby incorporated by reference. Item 28. Undertakings ----- Rule 415 ----- Registrant will: 1. File, during any period in which it offers or sells securities, a post-effective amendment to this registration statement to: a. Include any prospectus required by section 10(a)(3) of the Securities Act; b. Reflect in the prospectus any facts or events which, individually or together, represent a fundamental change in the information in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered would not exceed that which was registered and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) (Section 230.424(b) of this chapter) if, in the aggregate the changes in volume and price represent no more than a 20% change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective registration statement. c. Include any additional or changed material information on the plan of distribution. 2. Treat each post-effective amendment as a new registration statement of the securities offered, and the offering of the securities at that time to be the initial bona fide offering for determining liability under the Securities Act. 3. File a post-effective amendment to remove from registration any of the securities that remain unsold at the end of the offering. Indemnification ----- Insofar as indemnification for liabilities arising under the Securities Act of 1933 (the "Act") may be permitted to directors, officers and controlling persons of the Registrant pursuant to the foregoing provisions, or otherwise, Registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by Registrant of expenses incurred or paid by a director, officer or controlling person of Registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, Registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Securities Act and will be governed by the final adjudication of such issue. SB-2-3 SIGNATURES Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form SB-2 and has duly caused this Registration Statement to be signed on its behalf by the Undersigned, thereunto duly authorized, in the City of Radcliffe, State of Iowa, on the 2nd day of May, 2001. Mirencos, Inc. By: /s/ Dwayne W. Fosseen ----- Dwayne W. Fosseen, Chairman and Chief Executive Officer Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed below by the following persons in their respective capacity as officer and/or director of the Registrant on the date indicated. Signatures/Title Date ----- /s/ Dwayne Fosseen May 2, 2001 ----- Dwayne Fosseen, Chairman and Chief Executive Officer And Treasurer /s/ J. Richard Relick May 2, 2001 ----- J. Richard Relick, Director and Chief Operating Officer and Secretary /s/ Wayne Allison May 2, 2001 ----- Wayne Allison, President /s/ Darrell R. Jolley May 2, 2001 ----- Darrell R. Jolley, Chief Financial Officer /s/ Don Williams May 2, 2001 ----- Don Williams, Director /s/ Jerrold Handsaker May 2, 2001 ----- Jerrold Handsaker, Director SB-2-4