

GFOAz 2017 Membership Directory

Updated February 23, 2017

Message from the President

I am pleased to present the 2017 Government Finance Officers Association of Arizona Membership Directory. I hope that you will find the directory a handy reference for contacting other members and developing a support system that will continue to enhance both your career as finance professional and our profession as a whole in Arizona.

The success of our association is dependent upon our members and their willingness to share their professional expertise and experience. I would like to sincerely thank all of you for providing information for the directory.

Lindsey Duncan

Finance Director, City of Surprise

Government Finance Officers Association of Arizona 2017 Executive Board

Lindsey Duncan – President

Finance Director
City of Surprise
Phone: (623) 222-3645
lindsev.duncan@suprirseaz.gov

Bonny Lynn – President-Elect

CFO/Finance Director Coconino County Phone: (928) 679-7180 blynn@coconino.az.gov

Benjamin Ronquillo – Past President

Finance Director
City of Litchfield Park
Phone: (623) 935-4364
bronquillo@litchfield-park.org

Christy Eusebio – Member At-large

Assistant Finance Director City of El Mirage Phone: (623) 876-2968 ceusebio@cityofelmirage.org

Sean Kindell – Member At-large

Deputy Finance Director City of Phoenix Phone: (602) 495-7058 Sean.kindell@phoenix.gov

Brent Mattingly – Member At-large

Chief Financial Officer
City of Peoria
Phone: (623) 773-7134
brent.mattingly@peoriaaz.gov

Mindy Russell - Member At-Large

Finance & Budget Assistant
City of Peoria
Phone: (623) 773-7346
mindy.russell@peoriaaz.gov

Jerry Hart – Membership Committee Chair

Deputy Director of Finance City of Tempe Phone: (480) 350-8505 jerry hart@tempe.gov

Kirsten Lennon – Education Committee Chair

Acounting/Budget Manager City of Cottonwood Phone: (928) 340-2717 klennon@cottonwoodaz.gov

BYLAWS OF THE GOVERNMENT FINANCE OFFICERS ASSOCIATION OF ARIZONA Adopted November 25, 2002 (As amended February 15, 2016)

ARTICLE I - ORGANIZATION

Section A. Name

The name of the corporation is the Government Finance Officers Association of Arizona, an Arizona nonprofit corporation.

Section B. Principal Office

The principal office of the corporation shall be 1820 West Washington, Phoenix, Arizona 85007. Additional offices may be maintained at such other places within the State of Arizona as the board of directors may from time to time designate.

Section C. Fiscal Year

The fiscal year of the corporation shall be the year ending June 30.

Section D. Purpose and Initial Business

These bylaws are adopted by the corporation to govern and facilitate its business as a nonprofit corporation in accordance with and subject to the provisions of the corporation's articles of incorporation.

ARTICLE II - MEMBERSHIP AND DUES

Section A. Classification, Eligibility and Rights and Privileges

The classification of members of this corporation shall be Active, Associate, Commercial and Student. Only persons in the Active Member classification shall be accorded the right to vote and hold office. Processing of new members and changes in classification of membership may be delegated by the president. Any dispute involving eligibility for a classification shall be resolved by a vote of the board of directors.

1. ACTIVE MEMBER

This classification shall be open to all public employees and elected or appointed officials having responsibility for, or engaged in, the function of governmental finance in any public jurisdiction of the State of Arizona.

2. ASSOCIATE MEMBER

Associate membership may be held by any person not eligible for active or commercial membership but who is interested in the principles and practices of governmental finance and who subscribes to the purpose of this Association.

3. COMMERCIAL MEMBER

This classification shall be open to persons not currently employed by a governmental agency whose livelihood is derived primarily from commercial or professional activities related to municipal finance. This category would include representatives from accounting, auditing, banking, investment banking, underwriting, debt management, legal, consulting or various other firms providing services to governments.

4. STUDENT MEMBER

This classification shall be open to any student who is currently attending an accredited undergraduate or graduate program on a full-time basis for the purpose of entering the profession of public finance and is not qualified for Active Membership.

Section B. Dues

The annual dues of all members shall be the amount recommended by the board of directors. Dues will be reviewed and updated annually. Dues for each membership category may be set at various rates as the board of directors may determine.

Dues will be payable annually on a calendar year basis, and will be due January 1 of each year. Members who permit their dues to remain unpaid on March 31 shall automatically be suspended from membership until all dues are paid.

Fees for programs and activities shall be established as deemed necessary by the board of directors.

ARTICLE III - BOARD OF DIRECTORS AND OFFICERS

Section A. Directors

The management of the affairs of the corporation shall be vested in a board of nine (9) directors. The members of the board of directors shall include the president and president-elect, the immediate past president, the chair of the education committee, the chair of the membership committee, and four people who are active members of the corporation.

Section B. Officers

The principal officers of the corporation shall consist of a president who shall automatically assume the office after serving one year as president-elect, and a president-elect who shall be appointed by the board of directors from its own membership.

Section C. Qualification of Directors and Officers

Any active member in good standing is eligible for election or appointment to membership on the board. A change in membership status requires the member to vacate the board position or office.

Section D. Appointments and Elections

The board of directors shall select one person for the office of president-elect from among its own board members.

Any active member of the organization may submit their name to the board as a candidate for an open position on the board. Names of candidates for open board positions shall be submitted to the president at least 40 days prior to the annual conference. The president shall deliver ballots via mail or electronic means, to all active members 30 days prior to the annual conference. The members shall return the ballots to the president in the manner designated by the president when the ballot is delivered. Ballots returned by mail shall be postmarked 15 days prior to the annual conference and ballots returned via electronic means shall be received 15 days prior to the annual conference. Canvassing shall be completed 10 days prior to the annual meeting by the president. The board of directors, by majority vote, may contract for the services of support staff to assist the president with the election duties.

Section E. Tenure of Service

The term of office for the president shall be for one year.

The term of office of the president-elect shall be for one year at the conclusion of which said president-elect shall assume the office of president by automatic right of succession.

The term of service of the four elected directors shall be for two years without the right of immediate succession. The terms of these directors shall be divided into two equal classes. The terms of the directors of each such class shall be staggered so that the directors in one class are elected in one year and the directors in the other class are elected in the following year. In the event of a change in the number of directors, the staggering of terms shall be preserved as best as possible.

The term of appointment of the membership committee chairperson and the education committee chairperson shall be at the discretion of the board of directors.

The term of service for the immediate past-president shall be for one year.

All officers and directors shall be subject to removal at any time, with or without cause, by a two-thirds (2/3) vote of the board of directors.

Section F. Term

Term of office/service will commence with the start of each annual conference.

Section G. Vacancies

- 1. If the office of president becomes vacant, the president-elect shall forthwith succeed to the balance of the unexpired term, thereafter continuing as president for his or her regular one-year term.
- 2. If the office of president-elect becomes vacant, the board of directors shall select a member of their own board to fill the vacancy. The person selected shall immediately take office.
- 3. In the event that the office of president and the president-elect become vacant at the same time, the membership committee chairperson shall call a special meeting of the board of directors at which meeting said board shall select one of their own members to serve as president and one of their own members to serve as president-elect.
- 4. If any director's office becomes vacant during his or her regular term of office, the president-elect shall request letters of interest in the position from the Active members. The president-elect shall submit these letters to the board for consideration and the board shall fill the unexpired term by a vote from the interested members based on the letters submitted by the president-elect..

Section H. Duties of Directors and Officers

The board of directors shall have the power and duties necessary for the administration of the affairs of the corporation and may do all such acts and things as are not prohibited by law, the articles of incorporation, or these bylaws.

1. <u>President</u>. The president shall be the chief executive officer of the corporation. The president shall preside as chairperson at all meetings of the board of directors and meetings of the general membership. The president may, from time to time, call special meetings of the board of directors whenever he or she shall deem it proper to do so and shall do so when a majority of the board of directors shall request him or her in writing to do so. The president may sign and execute all authorized contracts, other instruments, or obligations in the name of the corporation. Subject to the board of directors, the president shall have general charge of the business and affairs of the corporation. The president shall do and perform such other duties and have such other powers as from time to time may be assigned to him or her by the board of directors. The president shall serve as one of the two GFOA state representatives, the other being the immediate past president.

2. President-Elect. The president-elect shall be responsible for keeping the minutes of all proceedings of the board. The president-elect shall attend to the giving and serving of all notices for the corporation when directed by the president. The president-elect shall have the custody of all the funds and securities of the corporation which may come into such individual's hands. The president-elect may prepare checks made by the corporation and pay out and dispose of the same as authorized in the annual budget approved by the board of directors. In the event of an emergency or urgent situation, the president-elect shall be authorized to delegate the signing of checks made by the corporation. When required by the board, he or she shall render a statement of financial status of the corporation. The president-elect shall enter regularly in books of the corporation, for the purpose of keeping full and accurate accounts of all monies received and paid on account of the corporation. The president-elect shall have charge of all such books and records as the board may direct. The board of directors, by majority vote, may contract for the services of support staff to assist the president-elect with the duties of this office.

The president-elect shall also perform such duties as from time to time may be authorized by the board of directors. The president-elect shall have all the powers and perform all the duties of the president in case of the absence of the president or in case the office of president is vacant.

Section I. Compensation

No compensation shall be paid to the directors or officers for their services as such. Directors and officers may be reimbursed by the corporation for their reasonable expenses in acting as officers. The directors and officers may receive complimentary registration to all GFOAz trainings and bi-annual conferences.

ARTICLE IV - MEETINGS

Section A. Number of Meetings

There shall be not less than two meetings of the board of directors each year. There shall be at least one meeting each year of the general membership. All meetings of the organization shall take place on such dates each year as set by the board of directors.

Section B. Special Meetings

Special meetings may be called by the president or by a majority of the board of directors.

Section C. Notice of Meetings

Notice of annual and special meetings of the board of directors shall be given in writing or via electronic means to each director stating the date, time and place of a meeting.

The president-elect will attempt to provide notice of all meetings of the membership, either in writing or via electronic means, to the members of the organization.

Section D. Place of Meetings

The directors shall hold their meetings at such places as the board of directors from time to time may determine. Unless otherwise determined, such meetings shall be held at the principal office of the corporation. Meetings of the board of directors, whether regular or special, may be held by means of conference telephone or similar equipment by means of which all persons participating in the meeting can hear each other, and participation in such a meeting shall constitute presence in person at such meeting.

Meetings of the membership shall be held at such places as determined by the board of directors.

Section E. Quorum

For meetings of the board of directors, a quorum for conduct of business shall consist of not less than fifty percent (50%) of the directors then in service. The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the board of directors unless the act of a greater number is required by the articles of incorporation, these bylaws, or by law.

For meetings of the membership, a quorum for conduct of business shall consist of five percent (5%) of the active members. A plurality of the votes cast by the active members present at a meeting of the membership at which a quorum is present shall be the act of the members unless the act of a greater number is required by the articles of incorporation, these bylaws, or by law.

Section F. Action Without Meeting

Any action that may be taken at a meeting of the directors may be taken without a meeting if a written consent, setting forth the action taken, shall be signed by all of the directors.

ARTICLE V - STANDING COMMITTEES AND SPECIAL COMMITTEES

Section A. Committees

The board of directors shall appoint an Active member in good standing to serve in the capacity of Education Committee Chair for the benefit of the organization. The Chair will appoint Active and Student members in good standing to serve on the Education Committee. The Education Committee shall be responsible for developing and sponsoring educational opportunities for members or other individuals interested in governmental finance. The Education Committee should hold regular meetings and report activities and recommendations to the board.

The board of directors shall appoint an Active member in good standing to serve in the capacity of Membership Committee Chair for the benefit of the organization. The Chair will appoint Active and Student members in good standing to serve on the Membership Committee. The Membership Committee shall be responsible for designing materials and recommending activities which will promote membership in the association. The Membership Committee should hold regular meetings and report activities and recommendations to the board.

From time to time, the board of directors may appoint special committees for any purpose, which shall have such power as shall be specified in the resolution of appointment. The board of directors may appoint a chairperson of any such committee.

ARTICLE VI – AREA CHAPTERS

Section A. Area Chapters

The formation of area chapters by regions is allowed under these bylaws. Chapters may charge dues sufficient to cover their activities. Chapters should hold regular meetings. Each chapter shall select a presiding officer who shall act as the liaison representative between the officers of the corporation and the Chapter.

ARTICLE VII - DISSOLUTION

Section A. Dissolution of the Corporation

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all its assets exclusively for the purposes of the Corporation in such a manner, or to such organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501 (c)(3) of the Internal Revenue Code of 1986, as amended, (or the corresponding provision of any future United States Internal Revenue Laws) as the Board of Directors shall determine. Any such assets not disposed of shall be disposed of by the Superior Court of the county in which the principle office of the Corporation is then located, exclusively for such purpose or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purpose.

ARTICLE VIII - LIABILITY AND INDEMNIFICATION

Section A. Indemnification

The power of indemnification under the Arizona Revised Statutes shall not be denied or limited by the Bylaws.

ARTICLE IX - BOOKS AND RECORDS

Section A. Books and Records of the Corporation

All books, records, receipts, returns, minutes, and other data of the corporation, including the minutes of board meetings, shall remain the permanent property of the corporation. All such data shall be available at the principal office of the corporation for inspection at any reasonable time by any director of the corporation.

ARTICLE X - AMENDMENT AND REPEAL

Section A. Amendments to the Bylaws

These bylaws may be amended, or may be repealed and new bylaws adopted in place of these bylaws, by one of the following methods. The proposed amendment shall be sent to all active members in good standing, in writing via mail or electronic means, at least thirty days prior to the meeting or prior to the date for receiving ballots. The thirty-day period will provide for member comment and discussion.

- 1) by a two-thirds vote in favor thereof by the active members of the corporation present and voting at any regular or special meeting of the members, or
- 2) by a ballot mailed or delivered via electronic means and approved in writing, by a two-thirds (2/3) majority vote of those active members voting, or
- 3) if the board of directors declares an emergency, by a two-thirds (2/3) majority vote of the board.

Amendments may be proposed by a majority vote of the board of directors present at a meeting of the board or by any ten active members filing said amendment with the board of directors at least thirty days prior to the regular or special meeting or thirty days prior to the date for receiving ballots.

The above are the adopted bylaws of the GOVERNMENT FINANCE OFFICERS ASSOCIATION OF ARIZONA, an Arizona nonprofit corporation.

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- 2) by a ballot mailed or delivered via electronic means and approved by a two-thirds (2/3) majority vote of those active members voting, or
- 3) if the board of directors declares an emergency, by a two-thirds (2/3) majority vote of the board.

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The above are the adopted bylaws of the **GOVERNMENT FINANCE OFFICERS ASSOCIATION OF ARIZONA**, an Arizona nonprofit corporation.

GFOAz Professional Code of Ethics

At its September 24, 2002 meeting, the GFOAz Executive Board voted to adopt the GFOA Code of Ethics with some minor changes that are reflected in the GFOAz Professional Code of Ethics presented here. The Board has chosen not enforce compliance with the Code of Ethics at this time; rather the Code of Ethics should be viewed as a set of professional standards for GFOAz members.

GFOA Professional Code of Ethics

The Government Finance Officers Association of the United States and Canada is a professional organization of public officials united to enhance and promote the professional management of governmental financial resources by identifying, developing and advancing fiscal strategies, policies and practices for the public benefit. To further these objectives, all government finance officers are enjoined to adhere to legal, moral and professional standards of conduct in the fulfillment of their professional responsibilities. Standards of professional conduct as set forth in this code are promulgated in order to enhance the performance of all persons engaged in public finance.

I. Personal Standards

Government finance officers shall demonstrate and be dedicated to the highest ideals of honor and integrity in all public and personal relationships to merit the respect, trust and confidence of governing officials, other public officials, employees, and of the public.

- They shall devote their time, skills and energies to their office both independently and in cooperation with other professionals.
- They shall abide by approved professional practices and recommended standards.

II. Responsibility as Public Officials

Government finance officers shall recognize and be accountable for their responsibilities as officials in the public sector.

- They shall be sensitive and responsive to the rights of the public and its changing needs.
- They shall strive to provide the highest quality of performance and counsel.
- They shall exercise prudence and integrity in the management of funds in their custody and in all financial transactions.
- They shall uphold both the letter and the spirit of the constitution, legislation and regulations governing their actions and report violations of the law to the appropriate authorities.

III. Professional Development

Government finance officers shall be responsible for maintaining their own competence, for enhancing the competence of their colleagues, and for providing encouragement to those seeking to enter the field of government finance. Finance officers shall promote excellence in the public service.

IV. Professional Integrity - Information

Government finance officers shall demonstrate professional integrity in the issuance and management of information.

- They shall not knowingly sign, subscribe to, or permit the issuance of any statement or report which contains any misstatement or which omits any material fact.
- They shall prepare and present statements and financial information pursuant to applicable law and generally accepted practices and guidelines.
- They shall respect and protect privileged information to which they have access by virtue of their office.
- They shall be sensitive and responsive to inquiries from the public and the media, within the framework of state or local government policy.

V. Professional Integrity - Relationships

Government finance officers shall act with honor, integrity and virtue in all professional relationships.

- They shall exhibit loyalty and trust in the affairs and interest of the government they serve, within the confines of this Code of Ethics.
- They shall not knowingly be a party to or condone any illegal or improper activity.
- They shall respect the rights, responsibilities and integrity of their colleagues and other public officials with whom they work and associate.
- They shall manage all matters of personnel within the scope of their authority so that fairness and impartiality govern their decisions.
- They shall promote equal employment opportunities, and in doing so, oppose any discrimination, harassment or other unfair practices.

VI. Conflict of Interest

Government finance officers shall actively avoid the appearance of or the fact of conflicting interests.

- They shall discharge their duties without favor and shall refrain from engaging in any outside matters of financial interest incompatible with the impartial and objective performance of their duties.
- They shall not, directly or indirectly, seek or accept personal gain which would influence, or appear to influence, the conduct of their official duties.
- They shall not use public property for resources for personal or political gain.

Lourdes Aguirre

Finance Director City of South Tucson 1601 S. 6th Ave. South Tucson, AZ 85713 (520) 792-2424

laguirre@southtucson.org

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report, Fixed Assets, Debt

James Alcantar

Chief Finance Officer Town of Youngtown 12030 Clubhouse Sq. Youngtown, AZ 85363 (623) 933-8286 jalcantar@youngtownaz.org

Pagel Alexis

Student University of Arizona pagela1@email.arizona.edu

Roger Alfaro, CPA

Audit Partner Vavrinek, Trine, Day & Co., LLP 10681 Foothill Blvd. Ste. 300 Rancho Cucamonga, CA 91730 (909)466-4410 ralfaro@vtdcpa.com

Starla Anderson

Finance Manager Town of Marana 11555 W. Civic Center Dr. Marana, AZ 85653 (520) 382-1932

sanderson@maranaaz.gov

Resource Pool: Comprehensive Annual Report, Fixed Assets

Steven Anderson

Accounting Manager Apache County PO Box 428 St. Johns, AZ 85936 (928) 337-7620 sanderson@co.apache.az.us

Sonia Andrews

Finance Manager City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 535-5206 sonia.andrews@peoriaaz.gov

Jessica Archuleta

Accountant City of Avondale 11465 W. Civic Center Dr. Avondale, AZ 85323 (623) 333-2033 jarchuleta@avondale.org

Diane Artrip

Deputy City Auditor City of Phoenix 140 N 3rd Ave Phoenix, AZ 85003 (602) 273-370 diane.artrip@phoenix.gov

Kevin Artz

Assistant City Manager City of Avondale 11465 W Civic Center Dr Avondale, AZ 853232 (623) 333-1013 kartz@avondale.org

Corey Arvizu

Partner
Heinfeld, Meech & Co., P.C.
10120 N. Oracle Rd.
Tucson, AZ 85704
(520) 742-2611
carvizu@heinfeldmeech.com

Resource Pool: Comprehensive Annual Report

Irma Ashworth

Finance Director City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-2605

irma.ashworth@mesaaz.gov

Resource Pool: Comprehensive Annual Report, Debt

Jared Askelson

Assistant Finance Director City of Surprise 16000 N Civic Center Plaza Surprise, AZ 85374 (623) 222-1823 jared.askelson@surpriseaz.gov

Kristen Avers

Management Intern City of Surprise 16000 N Civic Center Plaza Surprise, AZ 85374 (623) 222-1032 kristen.ayers@surpriseaz.gov

Robert Baer

Senior Budget Analyst City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-5182

robert.baer@mesaaz.gov
Resource Pool: Budgeting

Kathy Bainbridge

Finance Director
Town of Clarkdale
PO Box 308
Clarkdale, AZ 85324
(928) 634-2445
kathy.bainbridge@clarkdale.az.gov

Melissa Baker

Assistant Controller Yavapai Prescott Indian Tribe 530 E. Merritt Prescott, AZ 86301 (928) 515-7113 mbaker@ypit.com

Kathleen Ball

Budget Analyst Pinal County 31 N Pinal St Bldg F Florence, AZ 85132 (520) 866-6321

kathleen.ball@pinalcountyaz.gov

Resource Pool: Development (Impact) Fees

Vance Barlow

Town Clerk/Treasurer Town of Colorado City PO Box 70 Colorado City, AZ 86021 (928) 875-2646 clerk@tocc.us

Benjamin Beutler

Senior Budget Analyst City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7527 benjamin.beutler@peoriaaz.gov

Scott Blair

Vice President Zions Bank 6001 N. 24th. St., Bldg. B Phoenix, AZ 85016 (602)212-5471 Scott.blair@zionsbank.com

Tammy Blanar

Budget & Research Analyst City of Goodyear 190 N. Litchfield Rd. Goodyear, AZ 85338 (623) 882-7847 tamara.blanar@goodyearaz.gov

Beata Bogdan

Accountant
Town of Fountain Hills
16705 E. Avenue of the Fountains
Fountain Hills, AZ 85268
(480) 816-5161
bbogdan@fh.az.gov

Resource Pool: Popular Annual Financial Report

Billie Boyd

Accounting Specialist Town of Cave Creek 37622 N. Cave Creek Rd. Cave Creek, AZ 85331 (480) 488-6604 bboyd@cavecreek.org

Diane Bracken

Chief Financial Officer
Metropolitan Domestic Water Improvement District
PO Box 36870
Tucson, AZ 85740
(520) 209-2852
dbracken@metrowater.com

Shaleen Bracken Reed

Budget Manager Mohave County Probation PO Box 7000 Kingman, AZ 86402 (928) 753-0741 ext. 4156 sreed@courts.az.gov

Janice Bradley

Business Manager Coconino County 2500 Ft. Valley Rd., #2 Flagstaff, AZ 86002 (928) 679-8817 ibradley@coconino.az.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report, Fixed Assets, Debt

M. Katie Brady

Finance Manager Town of Eagar PO Box 1300 Eagar, AZ 85925 (928) 333-4128 k.brady@eagaraz.gov

Lauren Brant

Managing Director PFM Asset Management LLC 1820 E Ray Rd Chandler, AZ 85225 (855) 885-9621 brantl@pfm.com

Sharon Broderius

Accountant, Sr. City of Glendale 5850 W. Glendale Ave. Glendale, AZ 85301 (623) 930-2481 sbroderius@glendaleaz.com

Kent Brooksby

Controller
City of Apache Junction
300 E Superstition Blvd
Apache Junction, AZ 85119
(480) 474-5467
kbrooksby@ajcity.net

Leslie A. Bruxvoort

Budget Analyst City of Kingman 310 N 4th St. Kingman, AZ 86401 (928) 753-8103 Ibruxvoort@cityofkingman.gov

Terri Bryant

Accountant Senior Mohave County PO Box 7000 Kingman, AZ 86402 (928) 753-0735 x4123

terri.bryant@mohavecounty.us

Resource Pool: Payroll

Julie Buelt

Senior Financial Analyst City of Chandler PO Box 4008, MS 609 Chandler, AZ 85244 (480) 782-2259 julie.buelt@chandleraz.gov

Isaac Bunney

Senior Vice President, Public Finance Sunwest Bank 14301 N. 87th St. Scottsdale, AZ 85024 (602) 909-5888 ibunney@sunwestbank.com

Keith Buonocore

Finance Director
City of Williams
113 S. 1st St.
Williams, AZ 86046
(928) 635-4451
financedirector@williamsaz.gov

Melissa Busby

Accounting Services Manager City of Prescott 201 S. Cortez St. Prescott, AZ 86302 (928) 777-1210 melissa.busby@prescott-az.gov

Scott Butler

Budget Coordinator City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-3587 scott.butler@mesaaz.gov

Resource Pool: Budgeting

Lisette Camacho

Controller
City of Glendale
5850 W. Glendale Ave.
Glendale, AZ 85301
(623) 930-2480
lcamacho1@glendaleaz.com

icamacho ragichalcaz.com

Resource Pool: Comprehensive Annual Report;

Fixed Assets

Jennifer Campbell

Senior Accountant Town of Oro Valley 11000 N. La Canada Dr. Oro Valley, AZ 85737 (520) 229-4700 icampbell@orovalleyaz.gov

Terri Canada

Budget Administrator City of Glendale 5850 W. Glendale Ave. Glendale, AZ 85301 (623) 930-2266 tcanada@gmail.com

Resource Pool: Budgeting; GFOA Budget Award

Program

Candace Cannistraro

Director, Office of Management and Budget City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-4941

candace.cannistraro@mesaaz.gov

Resource Pool: Budgeting

Tami Carey

Accountant
City of Lake Havasu City
2330 McCulloch Blvd. North
Lake Havasu City, AZ 86403
(928) 854-0734
careyt@lhcaz.gov

Remedios (Remy) Carreon-Harris

Financial Coordinator
City of Mesa
PO Box 1466
Mesa, AZ 85211
(480) 644-4187
remy.carreon-harris@mesaaz.gov

Joanne Chang

Accountant City of Chandler 175 S. Arizona Ave. Chandler, AZ 85244 (480) 782-2340

joanne.chang@chandleraz.gov

Resource Pool: Accounts Receivable/Cash

Management

Rebecca Chitwood

Controller
City of Goodyear
190 N. Litchfield Rd.
Goodyear, AZ 85338
(623) 882-7895

rebecca.chitwood@goodyearaz.gov

Dave Christian

Finance Manager Golder Ranch Fire District 3885 E. Golder Ranch Dr. Tucson, AZ 85739 (520) 825-9001 dchristian@grfdaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, GFOA Budget Award Prog.

Mike Clark

Controller
Water Infrastructure Finance Authority
1110 W. Washington St., Ste. 290
Phoenix, AZ 85007
(602) 364-1311
mclark@azwifa.gov

Richard Clark

Project Manager Harris & Associates 2777 S Arizona Ave #3167 Chandler, AZ 85286 (602) 999-2227 rick.clark@weareharris.com

Gregory Clipper

Financial Specialist
City of Mesa
PO Box 1466
Mesa, AZ 85211
(480) 644-2163
gregory.clipper@mesaaz.gov

Larrietta Collins

Accounting Specialist City of Safford 717 W Main St Safford, AZ 85546 (928) 432-4051 Icollins@saffordaz.gov

Jeff Cook

Purchasing Agent City of Cottonwood 816 N. Main St. Cottonwood, AZ 86326 (928) 340-2714 jcook@cottonwoodaz.gov

Erika Coombs

Assistant Vice President Stifel Nicolaus 2325 E. Camelback Rd., Ste. 750 Phoenix, AZ 85016 (602) 794-4030 ecoombs@stifel.com

Resource Pool: Continuing Disclosure, Property

Hope Cribb

Acting CFO Town of Payson 303 N. Beeline Highway Payson, AZ 85541 (928) 472-5005 hcribb@paysonaz.gov

Greg Cross

Vice President – Manager Zions Bank 6001 N. 24th St., Bldg. B Phoenix, AZ 85016 (602) 212-5403 <u>Gregory.cross@zionsbank.com</u>

Arthur Cuaron

Finance Manager
City of Tucson
255 W. Alameda St., 5th Fl.
Tucson, AZ 85701
(520) 837-4379
art.cuaron@tucsonaz.gov

Megan Cunningham

Budget & Planning Manager Coconino County 219 E. Cherry Ave. Flagstaff, AZ 86001 (928) 679-7184

mcunningham@coconino.az.gov

Resource Pool: Budgeting, GFOA Budget Award

Program

Kathy Cwiok

Finance Supervisor Town of Clarkdale PO Box 308 Clarkdale, AZ 85324 (928) 639-2454 kathy.cwiok@clarkdale.az.gov

Hank Dabibi

Senior Accountant City of Scottsdale 7447 E. Indian School Rd., Ste. 210 Scottsdale, AZ 85252 (480) 312-2425 hdabibi@scottsdaleaz.gov

Chris Daly

Government Associate BMO Harris Bank N.A 111 W. Monroe St. Chicago, IL 60603 (312) 461-3023 christopher.daly@bmo.com

Resource Pool: Banking, Leasing, P-Cards,

Finance

Frank D'Angelo

Director of Business Services / Controller Yavapai College 1100 E. Sheldon St. Prescott, AZ 86301 (928) 771-4885 frank.dangelo@yc.edu

Lisa Danka

Debt Management & Compliance Admin. Arizona Department of Transportation 206 S. 17th Ave., Ste. 200 Phoenix, AZ 85007 (602) 712-7441 Idanka@azdot.gov

Resource Pool: Debt

Andrea Davis

Assistant Finance Director City of Surprise 16000 N. Civic Center Plaza Surprise, AZ 85374 (623) 222-1853

andrea.davis@surpriseaz.gov

Resource Pool: Comprehensive Annual Report, Fixed Assets, Debt

Elyssa Davis

Student
University of Arizona
elyssad@email.arizona.edu

Lee Davis

Managing Director NB/AZ Public Financial Services 1119 W. Southern Ave. Mesa, AZ 85205 (480) 756-7122 lee.davis@zionsbank.com

William Davis

Managing Director
Piper Jaffray & Co.
2525 E. Camelback Road, Suite 925
Phoenix, AZ 85016
(602) 808-5428
william.c.davis@pjc.com

Resource Pool: Debt

Mark Day

Senior Budget & Finance Analyst City of Tempe 20 E. Sixth St. Tempe, AZ 85281 (480) 350-8697 mark_day@tempe.gov

Resource Pool: Budgeting

Sandra Day

Vice President Stifel 2325 E. Camelback Rd., Ste. 750 Phoenix, AZ 85016 (602) 794-4010 sday@stifel.com

Brenda deHaan

Accountant Senior Mohave County PO Box 7000 Kingman, AZ 86402 (928) 753-0735 x4283

brenda.dehaan@mohavecounty.us

Resource Pool: Comprehensive Annual Report, Popular Annual Financial Report, Fixed Assets

Dave DeJonge

Deputy Administrator
Public Safety Personnel
Retirement System
3010 E Camelback Rd, Ste 200
Phoenix, AZ 85205
(602) 255-5575
ddejonge@psprs.com

Heidi Derryberry

Finance Manager City of Flagstaff 219 E. Cherry Ave. Flagstaff, AZ 86001 (928) 213-2215 hderry@flagstaffaz.gov

Dustin DeSpain

Finance Director City of Benson 120 W. 6th St. Benson, AZ 85602 (520) 586-2245 ddespain@cityofbenson.com

Daniel Dialessi

Senior Loan Officer Water Infrastructure Finance Authority 100 N. 15th Ave., Ste. 103 Phoenix, AZ 85007 (602) 364-1314 ddialessi@azwifa.gov

Nicholas Dodd

Mangaing Director RBC Capital Markets, LLC 2398 E Camelback Rd, Suite 700 Phoenix, AZ 85016 (602) 381-5360 nick.dodd@rbccm.com

Keith Dommer

Finance Director
Pima County
130 W. Congress Ave., 6th Fl.
Tucson, AZ 85701
(520) 724-8496
keith.dommer@pima.gov

Resource Pool: Comprehensive Annual Report

Mary Doren

Assistant Finance Director Yavapai County 1015 Fair St., Rm. 221 Prescott, AZ 86305 (928) 442-5186 mary.doren@yavapai.us

Tom Duensing

Assistant City Manager City of Glendale 5850 W. Glendale Ave. Glendale, AZ 85301 (623) 930-2116

tduensing@glendaleaz.com

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report, Fixed Assets, GFOA Budget Award Program, Debt

Sheila Duffy

Director, Investment Advisory Services
Public Trust Advisors
717 17th Street, Suite 1850
Denver, CO 80202
(505)263-1453
Sheila.duffy@publictrustadvisors.com

Lindsey Duncan

Finance Director
City of Surprise
16000 N. Civic Center Plaza
Surprise, AZ 85374
(623) 222-3645
lindsey.duncan@surpriseaz.gov

Resource Pool: Budgeting, GFOA Budget Award Program

Rachel Duran

Accounting Supervisor City of Coolidge 130 W. Central Ave. Coolidge, AZ 85128 (520) 723-6010 rduran@coolidgeaz.com

Elvira Dye

Accountant City of Tolleson 9555 W. Van Buren St. Tolleson, AZ 85353 (623) 936-2745 edye@tollesonaz.org

Wanda Easter

Finance Director Hualapai Tribe PO Box 179 Peach Springs, AZ 86434 (928) 769-2216 weaster@hualapai-nsn.gov

Ryan Ellertson

Territory Manager Caselle Inc. 1656 S East Bay Blvd., Ste. 100 Provo, UT 84606 (801)850-5067 rje@caselle.com

Lisa Elliot

Administrative Manager Verde Valley Fire District 2700 E. Godard Rd. Cottonwood, AZ 86326 (928) 634-2578 ext. 6 lelliott@verdevalleyfire.org

Pamela Endrihs

Senior Accountant Town of Marana 11555 W. Civic Center Dr. Marana, AZ 85653 (520) 382-1944 pendrihs@maranaaz.gov

Christy Eusebio

Assistant Finance Director City of El Mirage 10000 N. El Mirage Rd. El Mirage, AZ 85335 (623) 876-2968 ceusebio@elmirageaz.gov

Richard Evitch

Budget Manager Arizona Department of Corrections 1645 W. Jefferson St., M/C 333 Phoenix, AZ 85007 (602) 542-2838 revitch1@azcorrections.gov

Donna Fagan

Budget Manager Yavapai County 1015 Fair St. Prescott, AZ 86305 (928) 442-5366 donna.fagan@yavapai.us

Resource Pool: Budgeting

Keith Fallstrom

Controller
Arizona Department of Transportation
206 S. 17th Ave., MD 202B
Phoenix, AZ 85007
(602) 712-6594
kfallstrom@azdot.gov

Scott Flake

Accountant
Navajo County
PO Box 668
Holbrook, AZ 86025
(928) 524-4151
scott.flake@navajocountyaz.gov

Alma Flores

Finance Director City of Safford 717 W Main St Safford, AZ 85546 (928) 432-4032 aflores@saffordaz.gov

Anna Flores

Town Manager Town of Kearny PO Box 639 Kearny, AZ 85137 (520) 363-5547 aflores@townofkearny.com

Brandi Flores

Financial Analyst Senior-Budget City of Surprise 16000 N. Civic Center Plaza Surprise, AZ 85374 (623) 222-1843 brandi.flores@surpriseaz.gov

Julie Flores-Spengler

Administrative Services Officer II Water Infrastructure Finance Authority 100 N. 15th Ave., Ste. 103 Phoenix, AZ 85007 (602) 364-1310 iflores@azwifa.gov

Theresa Fox

Sr. Financial Management Analyst City of Surprise 16000 N. Civic Center Plaza Surprise, AZ 85374 (623) 222-1826 theresa.fox@surpriseaz.gov

Resource Pool: Deferred Compensation/Defined

Contribution

Kandace French

Town Clerk/Treasurer Town of Carefree PO Box 740 Carefree, AZ 85377 (480) 488-3686 kandace@carefree.org

Kurt Freund

Managing Director
RBC Capital Markets, LLC
2398 E Camelback Rd, Suite 700
Phoenix, AZ 85016
(602) 381-5365
kurt.freund@rbccm.com

Courtney Friedline

Senior Budget & Research Analyst City of Chandler 175 S. Arizona Ave., 3rd Fl. Chandler, AZ 85225 (480) 782-2254 courtney.friedline@chandleraz.gov

Jane Fuller

Assistant Finance Director Town of Cave Creek 37622 N. Cave Creek Rd. Cave Creek, AZ 85331 (480) 488-6604 ifuller@cavecreek.org

Jacob Gable

Bureau Administrator Arizona Department of Corrections 1645 W. Jefferson St., M/C 333 Phoenix, AZ 85007 (602) 542-2523 igable@azcorrections.gov

Jennifer Gabriel

Senior Member Advocate Arizona Public Employers Health Pool 333 E. Osborn Rd., Suite 300 Phoenix, AZ 85012 (602) 200-2553 jennifer.gabriel@apehp.org

Kay Gale

County Administrator **Greenlee County** PO Box 908 Clifton, AZ 85533 (928) 865-2072 kgale@co.greenlee.az.us

Gabriel Garcia

Finance Director/CFO City of Coolidge 130 W. Central Ave. Coolidge, AZ 85128 (520) 723-6008 gabeg@coolidgeaz.com

SuzAnne M. Garcia

Sr. Financial Systems Manager **Pinal County** PO Box 1348 Florence, AZ 85132 (520) 866-6209 suzanne.garcia@pinalcountyaz.gov

Ivette Gastelum

Senior Accoutant Santa Cruz County Court Administration 2160 N. Congress Dr., Ste. 300 Nogales, AZ 85621 (520) 375-7740 igastelum@courts.az.gov

Aaron Genaro

Business Development Arizona Public Employers Health Pool 333 E. Osborn Rd., Suite 300 Phoenix, AZ 85012 (602) 200-2431 aaron.genaro@apehp.org

Stephanie George

Senior Accountant City of Avondale 11465 W. Civic Center Dr. Avondale, AZ 85323 (623) 333-2021 sgeorge@avondale.org

Joyce Gilbride

Accounting Director City of Scottsdale 7447 E. Indian School Rd., Ste. 210 Scottsdale, AZ 85251 (480) 312-7009 igilbride@scottsdaleaz.gov

Resource Pool: Comprehensive Annual Report,

Fixed Assets

Elisa Gin

Senior Fiscal Analyst City of Mesa 300 E Sixth Street Mesa, AZ 85211 (480) 644-3824 elisa.gin@mesaaz.gov Resource Pool: Budgeting

Christopher Goeman

Accounting Supervisor City of Goodyear 190 N. Litchfield Rd. Goodvear, AZ 85338 (623) 882-7891 christopher.goeman@goodyearaz.gov

Diane Goke

Finance Manager North County Fire & Medical District 18818 N Spanish Garden Drive Sun City West, AZ 85375 (623) 215-1067

dgoke@ncfmd.az.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, GFOA Budget Award Program, Debt

Becky Gomez

Administrative Services Officer I Water Infrastructure Finance Authority 100 N. 15th Ave., Ste. 103 Phoenix, AZ 85007 (602) 364-1310 rgomez@azwifa.gov

Lucia Gomez

Senior Budget Analyst Yuma County 198 S. Main St. Yuma, AZ 85364 (928) 373-1057

lucia.gomez@yumacountyaz.gov

Resource Pool: Budgeting, GFOA Budget Award Program

Wendy Gomez

Senior Budget Analyst Town of Oro Valley 11000 N. La Canada Dr. Oro Valley, AZ 85737 (520) 229-4733

wgomez@orovalleyaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report, Fixed Assets, GFOA Budget Award Program, Debt

Irma Gonzales

Budget Manager City of Avondale 11465 W. Civic Center Dr., Ste. 250 Avondale, AZ 85323 (623) 333-2023 igonzales@avondale.org

Chuck Goodmiller

Managing Partner Henry & Horne, LLP 2055 E. Warner Rd,. Ste. 101 Tempe, AZ 85284 (480) 839-4900 chuckg@hhcpa.com

Cassidy Grantham

Accounting Manager Yavapai College 1100 E. Sheldon St. Prescott, AZ 86301 (928) 776-2134 cassidy.grantham@yc.edu

Jeff Graves

Budget Analyst
City of Casa Grande
510 E. Florence Blvd.
Casa Grande, AZ 85122
(520) 421-8600 ext. 2080
jeffrey graves@casagrandeaz.gov

Josette Green

Executive Vice President of Government Services Professional Credit Service 400 International Way Springfield, OR 97477 (541) 335-2284 igreen@hawesfinancial.com

Jacob P. Gregory, CPA

Audit Partner
Vavrinek, Trine, Day & Co., LLP
2355 E. Camelback Rd., Ste. 500
Phoenix, AZ 85012
(602) 381-0381
jgregory@vtdcpa.com

Katie Gregory

Management & Budget Director City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7364 katie.gregory@peoriaaz.gov

Michelle Grieb

Finance & Accounting Assistant City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7113 michelle.grieb@peoriaaz.gov

Kristi Griffin

Municipal Budget & Finance Analyst II City of Tempe 20 E. Sixth St. Tempe, AZ 85281 (480) 350-8303 kristi_griffin@tempe.gov

Resource Pool: Budgeting

Tyler Griffin

Student Arizona State University tylerhgriffin@gmail.com

Richard Gruentzel

VP Admin & Finance Tucson Airport Authority 7250 S Tucson Blvd, Ste 300 Tucson, AZ 85756 (520) 573-4833 dgruentzel@flytucson.com

Lee Guillory

Finance Director City of Scottsdale 7447 E. Indian School Rd., Ste. 210 Scottsdale, AZ 85251 (480) 312-7084 Iguillory@scottsdaleaz.gov

Crystal Hadfield

Finance Director City of Willcox 101 S. Railroad Ave. Willcox, AZ 85643 (520) 766-4202 chadfield@willcoxcity.org

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report, Fixed Assets, Debt

Grant Hamill

Managing Director Stifel 2325 E. Camelback Rd., Ste. 750 Phoenix, AZ 85016 (602) 794-4006 ghamill@stifel.com

Adam Hamm

Business Manager Tanque Verde Unified School District 2300 N. Tanque Verde Loop Rd., Bldg. 1 Tucson, AZ 85749 (520) 749-5751 ahamm@tanq.org

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets

Jared Hansen

CPA City of Mesa PO Box 1466 Mesa, AZ 85211 (602) 644-4476

jared.hansen@mesaaz.gov

Resource Pool: Comprehensive Annual Report

Lisa Hansen

Budget Analyst City of Glendale 5850 W. Glendale Ave. Glendale, AZ 85301 (623) 930-3175 Ihansen@glendaleaz.com

Blaine Harris

Senior Accountant Yavapai College 1100 E. Sheldon St. Prescott, AZ 86301 (928) 776-2133 blaine.harris@yc.edu

Jerry Hart

Deputy Internal Services Director - Finance City of Tempe 20 E. Sixth St. Tempe, AZ 85281 (480) 350-8505 jerry_hart@tempe.gov

Resource Pool: Comprehensive Annual Report, Debt

Brenda Hasler

Financial Services Director City of Maricopa 39700 W. Civic Center Plaza Maricopa, AZ 85138 (520) 316-6853 brenda.hasler@maricopa-az.gov

Dan Hatch

Water Services Administrator City of Glendale 7070 W. Northern Ave. Glendale, AZ 85303 (623) 930-4105 dhatch@glendaleaz.com

Seth Hedstrom

Senior Manager BerryDunn 4742 N. 24th St. Suite 350 Phoenix, AZ 85016 (480) 482-3002 shedstrom@berrydunn.com

Rodney Held

Senior Loan Officer Water Infrastructure Finance Authority 1110 W. Washington St., Ste. 209 Phoenix, AZ 85007 (602) 364-1310 rheld@azwifa.gov

Brian Hemmerle

Manager CPA Henry+Horne 2055 E. Warner Rd., Ste. 101 Tempe, AZ 85284 (480) 839-4900 brianh@hhcpa.com

Anna Henthorn

Accounting Manager City of Scottsdale 7447 E. Indian School Rd., Ste. 210 Scottsdale, AZ 85251 (480) 312-7805 ahenthorn@scottsdaleaz.gov

Renee Hernandez

Payroll Accountant Maricopa County 301 W. Jefferson St., #220 Phoenix, AZ 85003 (602) 506-7094

hernandezr033@mail.maricopa.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report

Ruby Hernandez

Administrative Services Officer I Water Infrastructure Finance Authority 100 N. 15th Ave., Ste. 103 Phoenix, AZ 85007 (602) 364-1310 rhernandez@azwifa.gov

Terry Hinton

Town Manager Town of Thatcher PO Box 670 Thatcher, AZ 85552 (928) 428-2290 thinton@thatcher.az.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report

Timothy Hinton

Finance Director/City Clerk City of St. Johns 70 E. Commercial St. Johns, AZ 85936 (928) 337-4517 thinton@sjaz.us

Nancy Ho

Senior Accountant Coconino County 219 E. Cherry Ave. Flagstaff, AZ 86001 (928) 679-7189 nho@coconino.az.gov

Darren Hodge

Director
PFM Financial Advisors LLC
1820 E. Ray Rd.
Chandler, AZ 85225
(480) 318-1284
hodged@pfm.com
Resource Pool: Debt

Michael Hoerig

Partner
Heinfeld Meech
10120 N. Oracle Rd.
Tucson, AZ 85807
(520) 742-2611
mhoerig@heinfeldmeech.com

Lance Holman

President and CEO
Holman Capital Corporation
25201 Paseo de Alicia, Ste. 290
Laguna Hills, CA 92653
(949) 981-0237
Lance.Holman@HolmanCapital.com

Scott Holt

Director of Financial Services Yuma County Financial Services 198 S. Main St. Yuma, AZ 85364 (928) 373-1012 scott.holt@yumacountyaz.gov

Scott.non(@yumacountyaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report

Anna Hudson

Senior Budget Analyst City of Avondale 11465 W. Civic Center Dr., Ste. 250 Avondale, AZ 85323 (623) 333-2027 ahudson@avondale.org

Karen Huffman

Controller
City of Tempe
31 E. 5th St.
Tempe, AZ 85281
(480) 350-8266
karen_huffman@tempe.gov

Douglas Hughes

Finance Director
Gila River Indian Irrigation & Drainage District
PO Box 2202
Sacaton, AZ 85147
(602) 549-2453
dhughes47@cox.net

Mindy Hunt

Finance Assistant Town of Quartzsite PO Box 2812 Quartzsite, AZ 85346 (928) 927-4333 mhunt@quartzsiteaz.org

Randal Hyatt

Senior Accountant City of Surprise 16000 N. Civic Center Plaza Surprise, AZ 85374 (623) 222-1852 randy.hyatt@surpriseaz.gov

Lora Ingram

Financial Analyst Senior-Accounting City of Surprise 16000 N. Civic Center Plaza Surprise, AZ 85374 (623) 222-1828 lora.ingram@surpriseaz.gov

Sonyia Jaramillo

Financial Manager Mohave County PO Box 7000 Kingman, AZ 86402 (928) 753-0735 x4074

sonyia.jaramillo@mohavecounty.us

Resource Pool: Budgeting, GFOA Budget Award Program

Joseph Jarvis

Finance Director Town of Florence 775 N Main St Florence, AZ 85132 (520) 868-7500 joe.jarvis@florenceaz.gov

Resource Pool: Budgeting

Joe Jatzkewitz

Accounting Supervisor City of Phoenix 251 W. Washington St., 9th Fl. Phoenix, AZ 85003 (602) 495-7058 joe.jatzkewitz@phoenix.gov

Dawn Jenkins

Senior Accountant City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7334 dawn.jenkins@peoriaaz.gov

William Jennings

Managing Director U.S. Bank 101 N. First Ave. Ste. 1600 Phoenix, AZ 85003 (602)463-6093 William.jennings@usbank.com

Brent Jennings

Tax Auditor City of Scottsdale 3620 North Miller Rd. Apt. 39 Scottsdale, AZ 85251 (480) 849-5765 brentjennings@juno.com

Resource Pool: State And City Transaction

Privilege & Use Tax

Eric Jensen

IT Applications Manager Town of Gilbert 50 E. Civic Center Dr. Gilbert, AZ 85296 (480) 503-6915 eric.jensen@gilbertaz.gov

Resource Pool: Leadership & IT

Marsha Jensen

Accountant City of Flagstaff 211 W. Aspen Ave. Flagstaff, AZ 86001 (928) 213-2218 miensen@flagstaffaz.gov

Hakon Johanson

Deputy Finance Director Town of Gilbert 50 E. Civic Center Dr. Gilbert, AZ 85296 (480) 503-6902 hakon.johanson@gilbertaz.gov

Resource Pool: Budgeting; Debt

Justin Johnson

Finance Director Town of Show Low 180 N.9th St. Show Low, AZ 85901 (928) 532-4024 ijohnson@showlowaz.gov

Lars Johnson

Budget & Tax Manager City of Prescott 201 S. Cortez St. Prescott, AZ 86303 (928) 777-1247

lars.johnson@prescott-az.gov

Resource Pool: Budgeting, Fixed Assets, GFOA Budget Award Program

Thomas Johnson

Accounting Manager Coconino County 219 E. Cherry Ave. Flagstaff, AZ 86001 (928) 679-7186 thjohnson@coconino.az.gov

Ken Jones

Finance and Technology Director City of Tempe 20 E. Sixth St. Tempe, AZ 85281 (480) 350-8504 ken_jones@tempe.gov

Elias Jouen

Finance Director
City of Winslow
119 E. First St.
Winslow, AZ 86047
(928) 289-5533 ext. 1422
elias.jouen@ci.winslow.az.us

Rosa Juarez

Accounting Clerk
City of Litchfield Park
214 W. Wigwam Blvd.
Litchfield Park, AZ 85340
(623) 935-4364
rjuarez@litchfield-park.org

Vicky Juvet

Chief Financial Officer City of Tolleson 9555 W. Van Buren St. Tolleson, AZ 85353 (623) 936-2778 vjuvet@tollesonaz.org

Yiannis Kalaitzidis

Accounting Supervisor City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7113

yiannis.kalaitzidis@peoriaaz.gov

Resource Pool: Comprehensive Annual Report, Fixed Assets, Debt

Miranda Katz

Revenue Administrator Arizona Department of Transportation 1801 W. Jefferson St., MD 519M Phoenix, AZ 85007 (602) 712-4004 mkatz@azdot.gov

Bill Kauppi

Management Services Director Town of Prescott Valley 7501 E. Civic Circle Prescott Valley, AZ 86314 (928) 759-3127 bkauppi@pvaz.net

Jim Keen

Accountant/Assistant Town Clerk Town of Carefree PO Box 740 Carefree, AZ 85377 (480) 488-3686 jim@carefree.org

Resource Pool: AZOpenBooks

Ron Kennedy

Accountant Town of Gilbert 50 E. Civic Center Dr. Gilbert, AZ 85296 (480) 503-6850 ron.kennedy@gilbertaz.gov

Michael Kennington

Chief Financial Officer
City of Mesa
PO Box 1466
Mesa, AZ 85211
(480) 644-3606
michael.kennington@mesaaz.gov

Sean Kindell

Deputy Finance Director City of Phoenix 251 W. Washington St., 9th Fl. Phoenix, AZ 85003 (602) 495-7058 sean.kindell@phoenix.gov

Resource Pool: Comprehensive Annual Report, Popular Annual Financial Report, Fixed Assets

Anita Kleinman

Deputy Controller Arizona Department of Transportation 206 S. 17th Ave., MD 204B Phoenix, AZ 85007 (602) 712-7204 akleinman@azdot.gov

Peter Klimoski

Budget Coordinator City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-4367

peter.klimoski@mesaaz.gov

Robert Kulze

Principal internal Auditor City of Tucson 255 W Alameda St Tucson, AZ 85701 (520) 837-4321

robert.kulze@tucsonaz.gov Resource Pool: Internal Audit

Keith Laake

President
Cost Control Associates
310 Bay Rd.
Queensbury, NY 12804
(518) 798-4437
keith.laake@costcontrolassociates.com

Sharon Laake

Operations Analyst
Cost Control Associates
310 Bay Rd.
Queensbury, NY 12804
(518) 798-4437
sharon.laake@costcontrolassociates.com

Cheryl Landvatter

Budget Analyst City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-2327

cheryl.landvatter@mesaaz.gov

Resource Pool: Budgeting

Dawn Lang

Management Services Director City of Chandler 175 S. Arizona Ave., 3rd Fl. Chandler, AZ 85244 (480) 782-2255 dawn.lang@chandleraz.gov

Stacey Lemos

Finance Director Town of Oro Valley 11000 N. La Canada Dr. Oro Valley, AZ 85737 (520) 229-4732

slemos@orovalleyaz.gov

Resource Pool: Budgeting, Popular Annual Financial Report, GFOA Budget Award Program

Kirsten Lennon

Accounting/Budget Manager City of Cottonwood 816 N. Main St. Cottonwood, AZ 86326 (928) 634-0060 klennon@cottonwoodaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, GFOA Budget Award Program, Debt

Joseph Lewandowski

Tax & Financial Analyst
City of Goodyear
190 N Litchfield Rd.
Goodyear, AZ 85338
(623) 882-7899
Joe.lewandowski@goodyearaz.gov

Alison Lidstone

Accountant II
Public Safety Personnel
Retirement System
3010 E Camelback Rd, Ste 200
Phoenix, AZ 85205
(602) 255-5575
alidstone@psprs.com

Denyce Liggitt-Doubleday

Vice President | Trust Officer BOK Financial 3001 East Camelback Road, Suite 100 Phoenix, AZ 85016 (602) 224-6805 ddoubleday@bokf.com

Amy Lindsay

Budget Analyst City of Glendale 5850 W. Glendale Ave. Glendale, AZ 85301 (623) 930-2133 alindsay@glendaleaz.com

Rebecca Livingston

Accountant Town of Sahuarita 375 W. Sahuarita Center Way Sahuarita, AZ 85629 (520) 822-8841 rlivingston@sahuaritaaz.gov

Coral Loyd

Financial Services Director Mohave County PO Box 7000 Kingman, AZ 86402 (928) 753-0735 coral.loyd@mohavecounty.us

Gayle Loyd

Accountant/Benefits Administrator Town of Pinetop-Lakeside 958 S Woodland Rd Lakeside, AZ 85929 (928) 368-8696 gloyd@pinetoplakesideaz.gov

Julianne Loyd

Accountant, Sr City of Glendale 5850 W. Glendale Ave. Glendale, AZ 85301 (623) 930-2490 jeloyd@glendaleaz.com

Greg Luethje

Senior Accountant City of Avondale 11465 W Civic Center Dr. Avondale, AZ 85323 (623) 333-2044 gluethje@avondale.org

Maria Lugo

Senior Financial Analyst City of Surprise 16000 N Civic Center Plaza Surprise, AZ 85374 (623) 222-1839 maria.lugo@surpriseaz.gov

Matthew Luhman

Accountant City of Flagstaff 211 W. Aspen Ave. Flagstaff, AZ 86001 (928) 213-2220

mluhman@flagstaffaz.gov

Resource Pool: Budgeting, Fixed Assets

Gus Lundberg

Town Manager Town of Taylor PO Box 158 Taylor, AZ 85939 (928)536-7366 gus@tayloraz.org

Resource Pool: Comprehensive Annual Report

Bonny Lynn

County Treasurer Coconino County 110 E. Cherry Ave. Flagstaff, AZ 86001 (928) 679-8177

blynn@coconino.az.gov

Resource Pool: Compre

Resource Pool: Comprehensive Annual Report, Budgeting, GFOA Budget Reward Program, Debt

Duc Ma

Interim Associate Vice President Financial Services The University of Arizona 1303 E. University Bvld., Box 4 Tucson, AZ 85719 (520) 621-0262 mad2@email.arizona.edu

Ben Madsen

Account Executive
Midstate Energy, LLC
1850 E. Riverview Dr.
Phoenix, AZ 85034
(602) 452-8700
bmadsen@midstate-energy.com

Patti Majlish

Senior Program Administrator Water Infrastructure Finance Authority 100 N. 15th Ave., Ste. 103 Phoenix, AZ 85007 (602) 364-1310 pmajlish@azwifa.gov

Penny Malia

Accounting Manager
City of Chandler
178 S. Arizona Ave.
Chandler, AZ 85244
(480) 782-2332
penny.malia@chandleraz.gov

Resource Pool: Comprehensive Annual Report

James Manning

Senior Vice President BBVA Compass 2850 E Camelback Rd., Ste 140 Phoenix, AZ 85016 (602) 778-0795 james.manning@bbva.com

Kristi D. Markey

Utilities Management Analyst City of Flagstaff 211 W. Aspen Ave. Flagstaff, AZ 86001 (928) 213-2471 kmarkey@flagstaffaz.gov

A.C. Marriotti

Finance Director Town of Sahuarita 375 W. Sahuarita Center Way Sahuarita, AZ 85629 (520) 822-8838 amarriotti@ci.sahuarita.az.us

Resource Pool: Comprehensive Annual Report, Budgeting, GFOA Budget Award Program

Donna Martin

Accountant City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7106

donna.martin@peoriaaz.gov

Shawntela L. Martinez

Senior Acountant City of Mesa 20 E. Main St. Mesa, AZ 85201 (480) 644-3769 shawntela.martinez@mesaaz.gov

Dennis Maschke

Manager CliftonLarsonAllen 20 E. Thomas Rd., Ste. 2300 Phoenix, AZ 85012 (602)266-2248 Dennis.maschke@claconnect.com

Cindi Mattheisen

Finance Director Town of Gilbert 50 E. Civic Center Dr. Gilbert, AZ 85296 (480) 503-6856 cindi.mattheisen@gilbertaz.gov

Brent Mattingly

CFO City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7134 brent.mattingly@peoriaaz.gov

Scott McCarty

Finance Director/CFO Town of Queen Creek 22350 S. Ellsworth Rd. Queen Creek, AZ 85142 (480) 358-3170 scott.mccarty@queencreek.org

Resource Pool: Comprehensive Annual Report. Budgeting, Popular Annual Financial Report, Fixed

Assets, GFOA Budget Award Program, Debt

Jane McClure

Accountant Town of Marana 11555 W. Civic Center Dr., Bldg. A3 Marana, AZ 85653 (520) 382-2620 imcclure@maranaaz.gov

Catherine McGovern

Billing Specialist Town of Paradise Valley 6401 E Lincoln Dr Paradise Valley, AZ 85253 (480) 348-3518 cmcgovern@paradisevalleyaz.gov

Resource Pool: Billing

Mary Jo McIntyre

Grants Auditor Yuma County Financial Service 198 S. Main St. Yuma, AZ 853614 (928) 373-1184 maryjo.mcintyre@yumacountyaz.gov

Donna Meinerts

Finance Director City of Apache Junction 300 E. Superstition Blvd. Apache Junction, AZ 85119 (480) 474-5451 dmeinerts@ajcity.net

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Report, Fixed Assets, **GFOA Budget Award Program**

Diane Melendez

Financial Admin Supervisor Mohave County PO Box 7000 Kingman, AZ 86402 (928) 753-0735 x4115 diane.melendez@mohavecounty.us

Brenda Mendez

Compliance Officer Yuma County Financial Services 198 S. Main St. Yuma, AZ 85364 (928) 373-1131 brenda.mendez@yumacountyaz.gov

Maria Mendez

Revenue Accounting Supervisor Arizona Dept of Transportation 1801 W Jefferson St MD 519M Phoenix, AZ 85007 (602) 712-8924 mmendez3@azdot.gov

Sherri Meredith

Accounting Manager City of Buckeye 530 E. Monroe Ave. Buckeye, AZ 85340 (623) 349-6154 smeredith@buckeyeaz.gov

Lorraine Meschede

Accountant Town of Cave Creek 37622 N. Cave Creek Rd. Cave Creek, AZ 85331 (480) 488-6605 Imeschede@cavecreek.org

Mark Mitrovich

Vice President, Government Banking BMO Harris Bank 111 W. Monroe St. 21W Chicago, IL 60603 (312) 461-6538 mark.mitrovich@bmo.com

Tina Moline

Financial Services Director City of Kingman 310 N. 4th St. Kingman, AZ 86401 (928) 753-8120 tmoline@cityofkingman.gov

Erik Montague

Finance Director Town of Marana 11555 W. Civic Center Dr., Bldg. A3 Marana, AZ 85653 (520) 382-1900 emontague@maranaaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, GFOA Budget Award Program, Debt, Special Districts Program, Debt

Steven Montague

Asst Finance & Budget Director City of Avondale 11465 W. Civic Center Dr. Avondale, AZ 85323 (623) 333-2013 smontague@avondale.org

Gloria Moore

Senior Financial Services Analyst Town of Queen Creek 22350 S. Ellsworth Rd. Queen Creek, AZ 85142 (480) 358-3184

gloria.moore@queencreek.org
Resource Pool: Budgeting

Mickey Moore

Accountant
Town of Dewey-Humboldt
PO Box 69
Humboldt, AZ 86329
(928) 632-7362
mickeymoore@dhaz.gov

Rene Moreno

Vice President, Public Finance Investment Banking Piper Jaffray & Co. 2525 E. Camelback Road, Suite 925 Phoenix, AZ 85016 (602) 808-5422 rene.a.moreno@pjc.com

Celina Morris

Finance Director City of Casa Grande 510 E. Florence Blvd. Casa Grande, AZ 85122 (520) 421-8619

celina morris@casagrandeaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting

Gustavo Nava

Accountant III City of Phoenix 2137 W. Ian Drive Phoenix, AZ 85041 (480) 274-2659 gnava89@gmail.com

Robert P. Navarro

CFO

Arizona Dept. of Child Safety 3003 N. Central Ave. Phoenix, AZ 85012 (480) 296-5146

rnavarro@azdes.gov

Resource Pool: Budgeting, Popular Annual Financial Report

Silvia Navarro

Treasury Administrator
City of Tucson
255 West Alameda 5th Fl
Tucson, AZ 85701
(520) 837-4383
silvia.navarro@tucsonaz.gov

Rob Nestell

Senior Account Executive Professional Credit Service 400 International Way Springfield, OR 97477 (541) 335-2204

robnestell@professionalcredit.com Resource Pool: Debt Collections

Vivian Newsheller

Budget Administrator City of Tucson 255 W. Alameda Tucson, AZ 85701 (520) 837-4077

vivian.newsheller@tucsonaz.gov

Resource Pool: Budgeting

Timothy Newton

Controller Arizona Department of Transportation 206 S. 17th Ave., MD 204B Phoenix, AZ 85007 (602) 712-6721 tnewton@azdot.gov

Robert Nilles

Deputy City Manager/Finance Director City of El Mirage 10000 N. El Mirage Rd. El Mirage, AZ 85335 (623) 876-2955 rnilles@elmirageaz.gov

Wanda Noffz

Accountant
City of Flagstaff
211 W. Aspen Ave.
Flagstaff, AZ 86001
(928) 213-2219
wnoffz@flagstaffaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, GFOA Budget Award Program

Robert Norton

Finance Manager
City of Flagstaff
211 W. Aspen Ave.
Flagstaff, AZ 86001
(928) 213-2216
rnorton@flagstaffaz.gov

Paula Novacek

Assistant Controller City of Mesa PO Box 1466 Mesa, AZ 85201 (480) 644-2585

paula.novacek@mesaaz.gov

Resource Pool: Comprehensive Annual Report, Fixed Assets

Lynette Nowlan

Finance Director Cochise County 1415 Melody Ln., Bldg. D Bisbee, AZ 85603 (520) 432-8370 Inowlan@cochise.az.gov

Chancy Nutt

Finance Administrator Town of Star Valley 3675 E. Highway 260 Star Valley, AZ 85541 (928) 472-7752

cnutt@ci.star-valley.az.us

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Report, Fixed Assets, GFOA Budget Award Program

Grace Ochotorena

Finance Manager Town of Sahuarita 375 W. Sahuarita Center Way Sahuarita, AZ 85629 (520) 822-8842 gochotorena@sahuaritaaz.gov

Shane Oman

Finance Analyst
Metropolitan Domestic Water Improvement District
P.O. Box 36870
Tucson, AZ 85740
(520) 209-2692
soman@metrowater.com

Resource Pool: Comprehensive Annual Repor, Fixed Assets, Debt

René Ontiveros

Chief Finance Officer Greenlee County PO Box 908 Clifton, AZ 85533 (928) 865-2072 rontiveros@co.greenlee.az.us

Turan Oral

Student Arizona State University toral@asu.edu

Holly Osborn

Senior Financial Management Analyst City of Surprise 16000 N. Civic Center Plaza Surprise, AZ 85374 (623) 222-1822 holly.osborn@surpriseaz.gov

Dennis Osuch

Principal CliftonLarsonAllen 20 E. Thomas Rd., Ste. 2300 Phoenix, AZ 85012 (602)266-2248 Dennis.osuch@claconnect.com

Eric Parish

Executive Vice President MGT Consulting Group 8200 S Quebec Suite A3 #184 Centennial, CO 80112 (720) 255-6611

eparish@mgtconsulting.com

Resource Pool: Cost Allocation, User Fees, Indirect

Cost Rates

Helen Parker

Sr. Budget & Research Analyst City of Chandler 175 S Arizona Ave 3rd Floor Chandler, AZ 85244 (480) 782-2265 helen.parker@chandleraz.gov

Jeanette Parrales

Finance Assistant Director City of Nogales 777 N. Grand Ave. Nogales, AZ 85621 (520) 287-6571

jparrales@nogalesaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, Accounting, InCode Software

Jeffery Patterson

Manager, CPA Henry & Horne, LLP 2055 E. Warner Rd., Ste. 101 Tempe, AZ 85284 (480) 839-4900 jeffp@hhcpa.com

Linda Patterson

President
Patterson & Associates
Barton Oaks Plaza II, 901 S. MoPac, #195
Austin, TX 78746
(800) 817-2442
linda@patterson.net

Resource Pool: Cash Management, Investments

Ryan Patterson

Finance Director Apache County PO Box 428 St. Johns, AZ 85936 (928) 337-7634 rpatterson@co.apache.az.us

Yvonne Pearson

Deputy County Administrator Greenlee County PO Box 908 Clifton, AZ 85533 (928) 865-2072 ypearson@co.greenlee.az.us

Luis Pedroza

Finance Director/City Treasurer City of Douglas 425 E. 10th St. Douglas, AZ 85607 (520) 417-7319 luis.pedroza@douglasaz.gov

Resource Pool: Budgeting, Fixed Assets

Katie Pehl

Finance Manager Town of Prescott Valley 7501 E. Civic Circle Prescott Valley, AZ 86314 (928) 759-3003 kpehl@pvaz.net

Denise Perez

Accountant II Yuma County 198 S. Main St. Yuma, AZ 85364 (928) 373-1135 denise.perez@yumacountyaz.gov

Paige Peterson

Interim Finance Director Navajo County PO Box 668 Holbrook, AZ 86025 (928) 524-4066

paige.peterson@navajocountyaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report, GFOA Budget Award Program

Mary Pfeiffer

Accountant
Mohave County
PO Box 7000
Kingman, AZ 86402
(928) 757-0735
mary.pfeiffer@mohavecounty.us

Timothy Pickrell

Senior Partner Squire Patton Boggs 1 E. Washington St., Ste. 1600 Phoenix, AZ 85004 (602) 528-4031 timothy.pickrell@squirepb.com

Chris Pings

Accountant Senior
University of Arizona
1303 E. University Blvd., Box 5
Tucson, AZ 85719
(520) 621-7735
cpings@email.arizona.edu

David Pock

Senior Accountant Town of Gilbert 50 E Civic Center Dr Gilbert, AZ 85296 (480) 503-6616 david.pock@gilbertaz.gov

Richard Prater

Finance Manager
Tucson Police Department
270 S. Stone Ave.
Tucson, AZ 85701
(520) 837-7784
richard.prater@tucsonaz.gov

Larry Price

Finance Director City of Buckeye 530 E. Monroe Ave. Buckeye, AZ 85340 (623) 349-6164 Iprice@buckeyeaz.gov

Resource Pool: Budgeting; Debt

Tracy Pytlakowski

Finance Manager Yavapai County-Community Health Center 1090 Commerce Dr. Prescott, AZ 86305 (928) 442-5160 tracy.pytlakowski@yavapai.us

Mary Rallis

Accounting Supervisor Town of Oro Valley 11000 N. La Canada Drive Oro Valley, AZ 85737 (520) 229-4700 mrallis@orovalleyaz.gov

Julie Ralls

Financial Analyst-Senior City of Surprise 16000 N. Civic Center Plaza Surprise, AZ 85374 (623) 222-1829 julie.ralls@surpriseaz.gov

Saúl Ramirez

Vice President BNY Mellon 919 Congress Avenue, Suite 500 Austin, TX 78701 saul.e.ramirez@bnymellon.com

Karuna Ramisetty

TRAILS Project Manager Arizona Department of Transportation 1801 W. Jefferson St. Phoenix, AZ 85007 (602) 712-8480 kramisetty@azdot.gov

Paul Ratkay

Portfolio Manager Maricopa County 301 W. Jefferson Ste 100 Phoenix, AZ 85003 (602) 506-6485 ratkayp@mail.maricopa.gov

Resource Pool: Portfolio & Cash Flow Management

Mark Reader

Managing Director Stifel 2325 E. Camelback Road, Suite 750 Phoenix, AZ 85016 (602)749-4011 mreader@stifel.com

Xavier Rendon

Senior Accountant Town of Marana 11555 W. Civic Center Dr. Marana, AZ 85653 (520) 382-1931

xrendon@maranaaz.gov

Resource Pool: Budgeting, GFOA Budget Award Program

Brian Richards

Town Manager Town of Snowflake 81 W. 1st St. Snowflake, AZ 85937 (928) 536-7103 brian@ci.snowflake.az.us

Resource Pool: Comprehensive Annual Report,

Budgeting

Brian Richie

Senior Accountant City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7153 brian.richie@peoriaaz.gov

Vicki Rios

Assistant Finance Director City of Glendale 5850 W. Glendale Ave., Ste. 302 Glendale, AZ 85301 (623) 930-2268 vrios@glendaleaz.com

Resource Pool: Comprehensive Annual Report,

Budgeting

Brian Ritschel

Office of Management and Budget Deputy Director City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-3170

brian.ritschel@mesaaz.gov Resource Pool: Budgeting

Cecilia Robles

Budget Manager City of Tempe 20 E. Sixth St. Tempe, AZ 85281 (480) 350-8350

cecilia robles@tempe.gov

Resource Pool: Comprehensive Annual Report,

Fixed Assets

Ryan F Rodney
Accounting Manager
City of Casa Grande
Casa Grande, AZ 85122
(520) 421-8656
ryan rodney@casagrandeaz.gov

Kevin Rodolph

Finance Director Town of Pinetop-Lakeside 958 S Woodland Rd Lakeside, AZ 85929 (928) 368-8696 krodolph@pinetoplakesideaz.gov

Jesus "Rudy" Rodriguez

Administrative Services General Manager City of Cottonwood 816 N. Main St. Cottonwood, AZ 86326 (928) 634-0060

rrodriguez@cottonwoodaz.gov
Resource Pool: Budgeting

Julie Rodriguez

Chief Financial Officer Graham County 921 Thatcher Blvd. Safford, AZ 85546 (928) 792-5039 jrodriguez@graham.az.gov

Alma Romero

Accountant
City of Phoenix
251 W. Washington St.
Phoenix, AZ 85003
(602) 26-7986
alma.romero@phoenix.gov

Angelica Romero

Administrative Services Officer II Water Infrastructure Finance Authority 100 N. 15th Ave., Ste. 103 Phoenix, AZ 85007 (602) 364-1310 aromero@azwifa.gov

Kabrina Romero

Accounting Specialist City of Safford 717 W Main St Safford, AZ 85546 (928) 432-4033 kromero@saffordaz.gov

Benjamin Ronquillo

Finance Director City of Litchfield Park 214 W. Wigwam Blvd. Litchfield Park, AZ 85340 (623) 935-4364 bronquillo@litchfield-park.org

Mary Rota

Assistant Controller City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-2355

mary.rota@mesaaz.gov

Resource Pool: Comprehensive Annual Report,

Craig Rudolphy

Finance Director
Town of Fountain Hills
16705 E. Avenue of the Fountains
Fountain Hills, AZ 85268
(480) 816-5162
crudolphy@fh.az.gov

Resource Pool: Comprehensive Annual Report, Popular Annual Financial Report, Fixed Assets

Caroline Ruiz

Budget & Research Analyst City of Goodyear 190 N. Litchfield Rd. Goodyear, AZ 85338 (623) 882-7842 caroline.ruiz@goodyearaz.gov

Tim Ruiz

Management & Budget Analyst Pinal County 31 N. Pinal St. Florence, AZ 85132 (520) 866-6297

tim.ruiz@pinalcountyaz.gov Resource Pool: Budgeting

Daniel Rusing

Finance Director Yavapai County 1015 Fair Street, Rm 221 Prescott, AZ 86305 (928) 442-5185

daniel.rusing@yavapai.us

Resource Pool: Federally Qualified Health Centers

Mindy Russell

Management & Budget Assistant City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7346 mindy.russell@peoriaaz.gov

Kimberly Salazar

Senior Accountant
City of Winslow
119 E. First St.
Winslow, AZ 86047
(928) 289-5533
kimberly.salazar@ci.winslow.az.us

Robet Samuelsen

Chief Financial Officer
Regional Transportation Authority of Pima County
1 E. Broadway Blvd., Ste. 401
Tucson, AZ 85701
(520) 792-1093
rsamuelsen@rtamobility.com

Resource Pool: Bonding

Rey Sanchez

Financial Services Manager City of Tolleson 9555 W. Van Buren Tolleson, AZ 85353 (623) 936-2712 rsanchez@tollesonaz.org

Doug Sandstrom

Finance Director City of Goodyear 190 N. Litchfield Rd. Goodyear, AZ 85338 (623) 882-7898

doug.sandstrom@goodyearaz.gov

Resource Pool: Budgeting

Kim Sandstrom

Special Districts Manager City of Buckeye 530 E. Monroe Ave. Buckeye, AZ 85326 (623) 349-6163 ksandstrom@buckeyeaz.gov

Nicholas Sarpy

Accounting Manager City of Surprise 16000 N Civic Center Plaza Surprise, AZ 85374 (623) 222-1824 nick.sarpy@surpriseaz.gov

Pete Saxton

Finance Manager
City of Tucson
255 W Alameda St
Tucson, AZ 85701
(520) 837-4080
pete.saxton@tucsonaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, GFOA Budget Award Program

Joe Scalmato

Senior Accountant
City of Mesa
PO Box 1466
Mesa, AZ 85211
(480) 644-2559
ioe.scalmato@mesaaz.gov

Debbie Scherer

Vice President BNY Mellon 400 S. Hope Street, Ste. 500 Los Angeles, CA 90071 (602) 402-2939 deborah.scherer@bnymellon.com

Julie Scherer

Supervising Accountant City of Casa Grande 510 E. Florence Blvd. Casa Grande, AZ 85122 (520) 421-8600 x 2160 jscherer@casagrandeaz.gov

Robin Schlimgen

Managing Director BLX Group 1910 S. Stapley Dr. Mesa, AZ 85204 (480) 539-4084

rschlimgen@blxgroup.com

Resource Pool: Arbitrage Rebate

Chyenne Schmidt

Senior Accountant Coconino County 219 E Cherry Ave Flagstaff, AZ 86001 (928) 679-7185

cschmidt@coconino.az.ogv

Resource Pool: Grants

Tracy Schmidt

Senior Accountant City of Chandler 178 S. Arizona Ave. Chandler, AZ 85244 (480) 782-2315 tracy.schmidt@chandleraz.gov

Carol Schneider

Deputy Finance Director Cochise County 1415 Melody Ln. Bisbee, AZ 85603 (520) 432-8377 cschneider@cochise.az.gov

Luke Schneider, CFA

Director
PFM Asset Management LLC
1820 E. Ray Rd.
Chandler, AZ 85225
(520)260-1574
Schneiderl@pfm.com

Resource Pool: Fixed Assets

John Schubert

Senior Director of Finance and Accounting Tucson Airport Authority 7250 S. Tucson Blvd., Ste. 300 Tucson, AZ 85756 (520) 573-4855 jschubert@flytucson.com

Maria Schufelt

Senior Budget Analyst City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-5706

maria.schufelt@mesaaz.gov Resource Pool: Budgeting

Phyllis Schumacher

Finance Supervisor Northwest Fire District 5225 W. Massingale Rd. Tucson, AZ 85743 (520) 887-1010 pschumacher@northwestfire.org

Sherry Schurhammer

Financial Management Services Arizona Department of Transportation 206 S. 17th Ave Phoenix, AZ 85007 (602) 712-7884

sschurhammer@azdot.gov

Resource Pool: Budgeting, Fixed Assets, GFOA Budget Award Program

Pamela Seroogy

Senior Accountant City of Peoria 8401 W. Monroe St. Peoria, AZ 85345 (623) 773-7956 pam.seroogy@peoriaaz.gov

Jeannie Sgroi

Accountant II
City of Globe
150 N. Pine St.
Globe, AZ 85501
(928) 425-7146 ext. 19
isgroi@globeaz.gov

Jill Shaw

Managing Partner Heinfeld Meech 3033 N. Central Ave., Ste. 300 Phoenix, AZ 85012 (602) 277-9297 jills@heinfeldmeech.com

Wendy Sherer

Accountant City of Kingman 310 N. 4th St. Kingman, AZ 86401 (928) 753-8108 wsherer@cityofkingman.gov

Jennifer Shields

Partner HeinfeldMeech 3033 N Central Ave, Ste 300 Phoenix, AZ 85012 (623) 237-7950 jennifer.shields@heinfeldmeech.com

Mike Showers

Finance Director
Town of Camp Verde
395 S. Main St.
Camp Verde, AZ 86322
(928) 554-0811
michael.showers@campverde.az.gov

Florence Shultz

Accounting Manager Town of Gilbert 50 E. Civic Center Dr. Gilbert, AZ 85296 (480) 503-6752

florence.shultz@gilbertaz.gov

Resource Pool: Comprehensive Annual Report, Fixed Assets, Debt

Amanda Simmons

Provation Services Asst. Sr. Mohave County Probation 809 E. Beale St. Kingman, AZ 86401 (928) 753-0741 asimmons@courts.az.gov

Susan Slagle

Administrative Assistant City of Litchfield Park 214 W. Wigwam Blvd. Litchfield Park, AZ 85340 (623) 935-4364 sslagle@litchfield-park.org

Cindy Smith

Assistant Director/CFO AZ. Dept. of Health 1740 W. Adams St., #301 Phoenix, AZ 85007 (602) 542-2996 cindy.smith@azdhs.gov

Resource Pool: Popular Annual Financial Report, Lean/Six Sigma, Business Process Re-Engineering

Corvé Smith

Management Associate I City of Mesa 20 E. Main St. Mesa, AZ 85211 (480) 644-2583 corve.smith@mesaaz.gov

Jared Smout

Deputy Administrator Public Safety Personnel Retirement System 3010 E. Camelback Rd., Ste. 200 Phoenix, AZ 85016 (602) 255-5575 jared@psprs.com

Timothy Snyder

Sr. Fiscal Services Analyst Town of Queen Creek 22358 S. Ellsworth Rd. Queen Creek, AZ 85142 (480) 358-3185 timothy.snyder@queencreek.org

Jennifer K. St. John

County Manager Santa Cruz County 2150 N Congress Dr Ste 119 Nogales, AZ 85621 (520) 375-7812 jstjohn@santacruzcountyaz.gov

Khala Stanfield

Management Assistant City of Goodyear 190 N. Litchfield Rd. Goodyear, AZ 85338 (623) 882-7896 khala.stanfield@goodyearaz.gov

Robert Steele

Senior Accountant
City of Chandler
176 S. Arizona Ave.
Chandler, AZ 85244
(480) 782-2324
robert.steele@chandleraz.gov

Randie Stein

Director Stifel 2325 E. Camelback Rd., Ste. 750 Phoenix, AZ 85016 (602) 794-4002 rstein@stifel.com

Resource Pool: Budgeting, Debt, Property Taxation

Kevin Stombaugh

National Practice Leader of Public Finance Grant Thornton, LLP 200 S 6th St., Ste. 500 Minneapolis, MN 55402 (612) 677-5205 kevin.stombaugh@us.gt.com

Resource Pool: Refunding Verification Services

Provided

Timothy Stratton

Capital Member Gust Rosenfeld 1 E. Washington St., Ste. 1600 Phoenix, AZ 85004 (602) 257-7465 tstratton@qustlaw.com

Jim Stricklin

Managing Director Wedbush Securities Inc 14851 N Scottsdale Rd Ste 201 Scottsdale, AZ 85254 480-778-8594 jim.stricklin@wedbush.com

MaryKae Struck

Budget & Research Analyst City of Goodyear 190 N. Litchfield Rd. Goodyear, AZ 85338 (623) 882-7060 marykae.struck@goodyearaz.gov

Brandi Suda

Finance Director City of Flagstaff 211 W. Aspen Ave. Flagstaff, AZ 86001 (928) 213-2217 bsuda@flagstaffaz.gov

Resource Pool: Comprehensive Annual Report.

Budgeting, Fixed Assets

Jeff Sundheimer

Executive Director, Government Banking J.P. Morgan Chase 201 N. Central Ave Phoenix, AZ 85004 (602) 221-2179 jeffrey.j.sundheimer@jpmorgan.com

Tanva Sunstrum

Accountant City of Lake Havasu City 2330 McCulloch Blvd. North Lake Havasu City, AZ 86403 (928) 854-0731 sunstrumt@lhcaz.gov

Rick Tadder

Management Services Director City of Flagstaff 211 W. Aspen Ave. Flagstaff, AZ 86001 (928) 213-2205 rtadder@flagstaffaz.gov

Pat Tanabe

SVP/Government Banking Manager Wells Fargo Bank, N.A. 100 W. Washington St., MAC S4101-134 Phoenix, AZ 85003 (602) 378-1286 tanabepc@wellsfargo.com

Leonardo Tanory

Accountant II Yuma County 198 S. Main St Yuma, AZ 85364 (928) 373-1139 leonardo.tanory@yumacountyaz.gov

Bob Thaxton

Interim Town Manager/Finance Director Town of Guadalupe 9241 S. Avenida del Yaqui Guadalupe, AZ 85283 (480) 505-5374 rthaxton@guadalupeaz.org

Resource Pool: Comprehensive Annual Report,

Budgeting

Al Thunberg

Practice Manager **Employee Solutions Group** 60 E. Rio Salado Parkway #900 Tempe, AZ 85281 (630) 640-8955 athunberg@esgcorp.biz

Resource Pool: Muni Insurance Strategies and Tax

Adr. Products

Jennifer Todd

Senior Financial Analyst Town of Queen Creek 22350 S. Ellsworth Rd. Queen Creek, AZ 85242 (480) 358-3906 jennifer.todd@queencreek.org

Resource Pool: Budgeting

Olivia M. Todd

Accountant Gila County 1400 E Ash St Globe, AZ 85501 (928) 402-8743 otodd@gilacountyaz.gov

Judy Toledo

Accountant Mohave County PO Box 7000 Kingman, AZ 86402 (928) 753-0735 x4071 judy.toledo@mohavecounty.us

Doug W. Torda

Finance Manager-Planning & Development Maricopa County 501 N. 44th St., Ste. 200 Phoenix, AZ 85008 (602) 506-6532 dougtorda@mail.maricopa.gov

Megan Trout

Owner/CPA Megan Trout, CPA 2225 N. Gemini Dr. Ste. E5, Box 18 Flagstaff, AZ 86001 (928) 225-7074

trout@megancpa.com

Resource Pool: Comprehensive Annual Report, Software Implementation and other Special Projects

Kiki Tunnel

Finance Clerk
Town of Quartzsite
PO Box 2812
Quartzsite, AZ 85346
(928) 927-4333
ktunnel@ci.quartzsite.az.us

Izaro Urreiztieta

Commercial Relationship Manager BBVA Compass 5285 E. Williams Circle, Ste. 3500 Tucson, AZ 85711 (520) 514-4020 izaro.urreiztieta@bbva.com

Dave Vaca

Sr. Budget Analyst City of Avondale 11465 W. Civic Center Dr. Avondale, AZ 85323 (623) 333-2028 dvaca@avondale.org

Matt Vaccaro

Senior Account Executive Siemens Industry, Inc. 4025 E. Cotton Center Blvd. Phoenix, AZ 85040 (602) 315-0401 Matt.Vaccaro@Siemens.com

Angie Valenzuela

Senior Loan Officer Water Infrastructure Finance Authority 100 N. 15th Ave., Ste. 103 Phoenix, AZ 85007 (602) 364-1310 avalenzuela@azwifa.gov

Rudy Vera

Finance Director City of Bullhead City 2355 Trane Rd. Bullhead City, AZ 86442 (928) 763-0100 rvera@bullheadcity.com

Lauri Vickers

Budget & Finance Analyst City of Tempe 20 E. Sixth St. Tempe, AZ 85281 (480) 350-8980 lauri vickers@tempe.gov

Resource Pool: Budgeting, Forecasting

Gilberto Villegas

Chief Deputy Finance Director Yuma County Financial Service 198 S. Main St. Yuma, AZ 85364 (928) 373-1132 gilberto.villegas@yumacountyaz.gov

Rob Von Hess

Vice President U.S. Bank 101 N. First Ave, Ste. 1600 Phoenix, AZ 85003 (602)257-5432 Robert.vonhess@usbank.com

Pat Walker

Consultant
Walker Consulting
2404 W. Harrison St.
Chandler, AZ 85224
(480) 694-7179
pwalkerconsulting@aol.com

Iris Wallace

Financial Services Manager City of Buckeye 530 E. Monroe Ave. Buckeye, AZ 85326 (623) 349-6152 iwallace@buckeyeaz.gov

Amber Warden

Senior Accountant
Gila County
1400 E. Ash St.
Globe, AZ 85501
(928) 402-8777
atwarden@gilacountyaz.gov

Dwight Warren

Area Manager - Chase J.P. Morgan Chase 150 W. University Dr. Tempe, AZ 85281 (480) 902-7960 Dwight.a.warren.jr@chase.com

Jannah Waters

Senior Budget Analyst City of Mesa 20 E. Main St. Mesa, AZ 85211 (480) 644-5246

jannah.waters@mesaaz.gov

Linda Watson

Finance Director City of Page PO Box 1180 Page, AZ 86040 (928) 645-4203 Iwatson@pageaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, Debt

Robert Weddigen

Finance Director Town of Cave Creek 37622 N. Cave Creek Rd. Cave Creek, AZ 85331 (480) 488-6603 rweddigen@cavecreek.org

Bernie J.E. Weigandt

Principal
Bernie J.E. Weigandt, CPA, PC
7540 N. La Cholla Blvd.
Tucson, AZ 85741
(520) 292-0626
bhweigandt@aol.com

Andy Welch

Financial Reporting Manager Pima County 33 N Stone Ave 6th Flr Tucson, AZ 85701 (520) 724-8305 andy.welch@pima.gov

John Werbach

Finance Manager Maricopa County Library District 2700 N. Central Ave., Ste. 700 Phoenix, AZ 85308 (602) 652-3051 johnwerbach@mcldaz.org

Gregory Westrum

Budget Manager City of Chandler PO Box 4008, MS 609 Chandler, AZ 85244 (480) 782-2256 gregory.westrum@chandleraz.gov

Lisa J. Wilckens

Accountant
Gila County
1400 E Ash St
Globe, Az 85501
(928) 402-4356
|wilckens@gilacountyaz.gov

Christen Wilcox

Senior Accountant
City of Goodyear
190 N. Litchfield Rd.
Goodyear, AZ 85338
(623) 882-7897
christen.wilcox@goodyearaz.gov

April Wilkerson

Accounting Supervisor
City of Chandler
177 S. Arizona Ave.
Chandler, AZ 85244
(480) 782-2334
april.wilkerson@chandleraz.gov

Aaron Williams

Principal Accountant City of Tucson 255 W. Alameda St., 8th Fl. Tucson, AZ 85701 (520) 837-4343 aaron.williams@tucsonaz.gov

Brittney Williams

Partner Heinfeld Meech & Co, P.C. 3033 N. Central Ave., Ste. 300 Phoenix, AZ 85012 (602) 277-9449

brittneyw@heinfeldmeech.com

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets

Linda Willis

Chief Financial Officer
WW Associates Management & Consulting
27214 N. Makena Pl.
Peoria, AZ 85383
(480) 363-8134
willis@wwamc.com

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, Budgeting

Sheila Willis

Accounting Supervisor Metropolitan Domestic Water Improvement District PO Box 36870 Tucson, AZ 85740 (520) 209-2846

swillis@metrowater.com

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, GFOA Budget Award Program, Debt

Ryan Wimmer

Deputy Director, Office of Management and Budget City of Mesa PO Box 1466 Mesa, AZ 85211 (480) 644-2685

ryan.wimmer@mesaaz.gov

Resource Pool: Debt, Budgeting and Retirement

Plans

Bob Wingenroth

City Manager
City of Surprise
16000 N. Civic Center Plaza
Surprise, AZ 85374
(623) 222-1335
bob.wingenroth@surpriseaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Fixed Assets, GFOA Budget Award Program

Lauri Wingenroth

Budget & Research Manager City of Goodyear 190 N. Litchfield Rd. Goodyear, AZ 85338 (623) 882-3061

lauri.wingenroth@goodyearaz.gov

Resource Pool: Budgeting

Natalie Winger

Financial Reporting Supervisor City of Tempe 20 E. 6th St. Tempe, AZ 85281 (480) 350-2926 natalie winger@tempe.gov

Heidi Wink

Finance Director Town of Springerville 418 E. Main St. Springerville, AZ 85938 (928) 333-656 ext. 223 hwink@springervilleaz.gov

Stephanie Wojcik

Finance Director
Town of Wickenburg
155 N. Tegner St., Ste. A
Wickenburg, AZ 85390
(928) 684-5451
swojcik@wickenburgaz.org

Resource Pool: GFOA Budget Award Program;

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Dorothy Wolden

Economic Development Specialist City of Maricopa 39700 W. Civic Center Plaza Maricopa, AZ 85138 (520) 316-6812 dorothy.wolden@maricopa-az.gov

Paulina Woo

Director PFM 1820 E. Ray Rd. Chandler, AZ 85225 (855) 885-9621 woop@pfm.com

Roger Wood

Finance Director
Superstition Fire & Medical District
565 N. Idaho Rd.
Apache Junction, AZ 85119
(480) 982-4440 ext. 120
roger.wood@sfmd.az.gov

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial Report, Ground Transport Budeting And Reporting

Mark Woodfill

Budget & Finance Director City of Prescott 201 S. Cortez St. Prescott, AZ 86303 (928) 777-1222 mark.woodfill@prescott-az.gov

Dennis Woodrich

City of Tucson - RETIRED PO Box 44047 Tucson, AZ 85733 (520) 743-1906 dwcw1018.hotmail.com

Angeline Woods

Management & Budget Analyst Pinal County 31 N. Pinal St. Florence, AZ 85132 (520) 866-6676 angeline.woods@pinalcountyaz.gov

Cathy Woolery

Town Clerk Town of Kearny PO Box 639 Kearny, AZ 85137 (520) 363-5547

cwoolery@townofkearny.com

Resource Pool: Comprehensive Annual Report, Popular Annual Financial Report, Debt

Wendy Wrenn

Accounting Manager City of Yuma PO Box 13012 Yuma, AZ 85366 (928) 373-5085

wendy.wrenn@yumaaz.gov

Resource Pool: Comprehensive Annual Report, Budgeting, GFOA Budget Award Program

Brian Wright

Finance Director City of Eloy 628 N Main St Eloy, Az 85131 (520) 464-3425 bwright@eloyaz.gov

Samantha Wright

Finance Manager Maricopa County 222 N. Central Ave., Ste. 1110 Phoenix, AZ 85004 (602) 506-2827 swright@mail.maricopa.gov

Tanya Wright

Senior Accountant Town of Gilbert 50 E. Civic Center Dr. Gilbert, AZ 85296 (480) 503-6930 tanya.wright@gilbertaz.gov

Resource Pool: Comprehensive Annual Report, Debt, Post-Issuance Tax Compliance

Cherie Wright, CPA

Director of Financial Services City of Sedona 102 Roadrunner Dr. Sedona, AZ 86336 (928) 203-5193 cwright@sedonaaz.gov

Abigail Yacoben

Finance & Budget Director City of Avondale 11465 W Civic Center Dr., Ste. 250 Avondale, AZ 85323 (623) 333-2011

ayacoben@avondale.org

Resource Pool: Comprehensive Annual Report, Budgeting, Popular Annual Financial report, Fixed Assets, GFOA Budget Award Program, Debt

Kathy Yancy

Finance Supervisor-CHS Yavapai County 1090 Commerce Dr. Prescott, AZ 86305 (928) 442-5576 kathy.yancy@yavapai.us

Resource Pool: Community Health Center

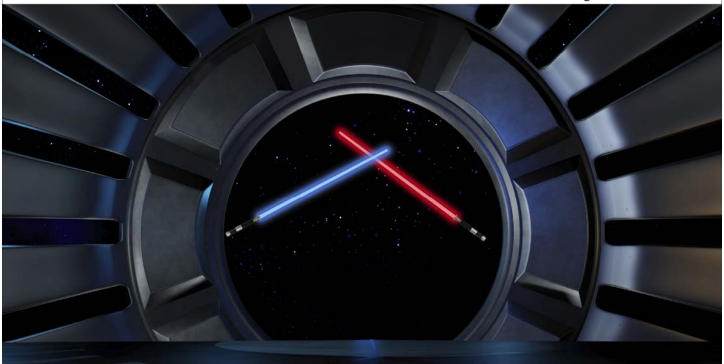
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Finance Manager Central Arizona Governments 1075 S. Idaho Rd, Ste 300 Apache Junction, AZ 85119 (480) 474-9300 byork@cagaz.org

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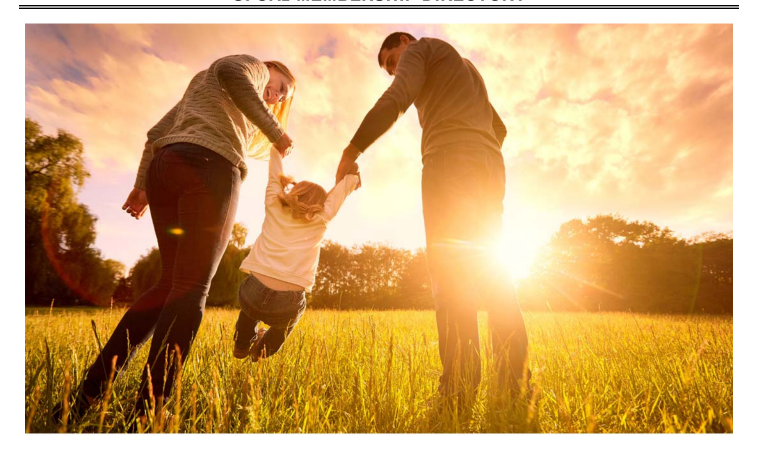


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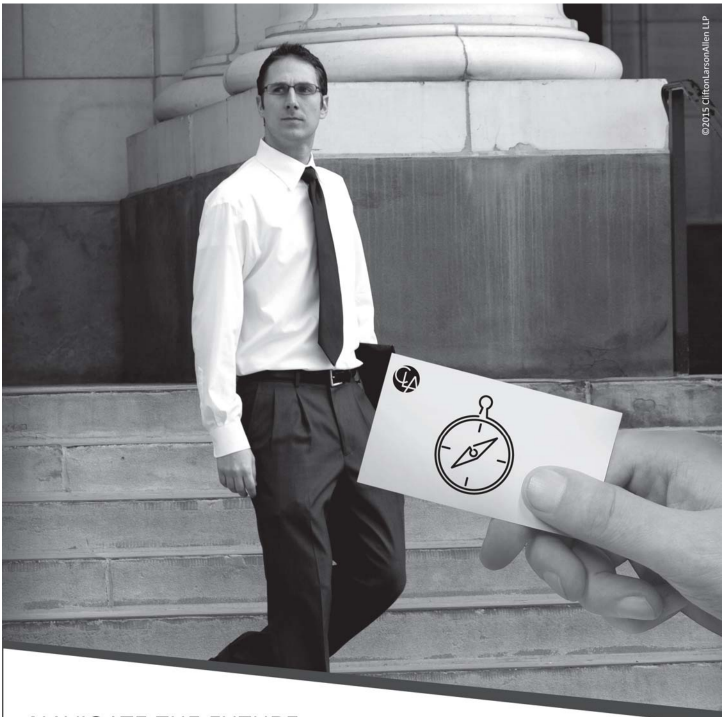
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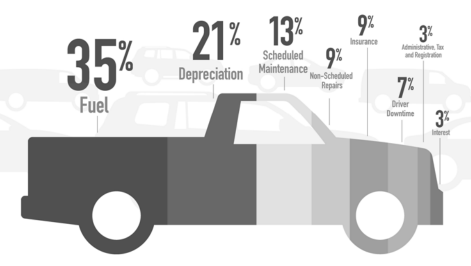


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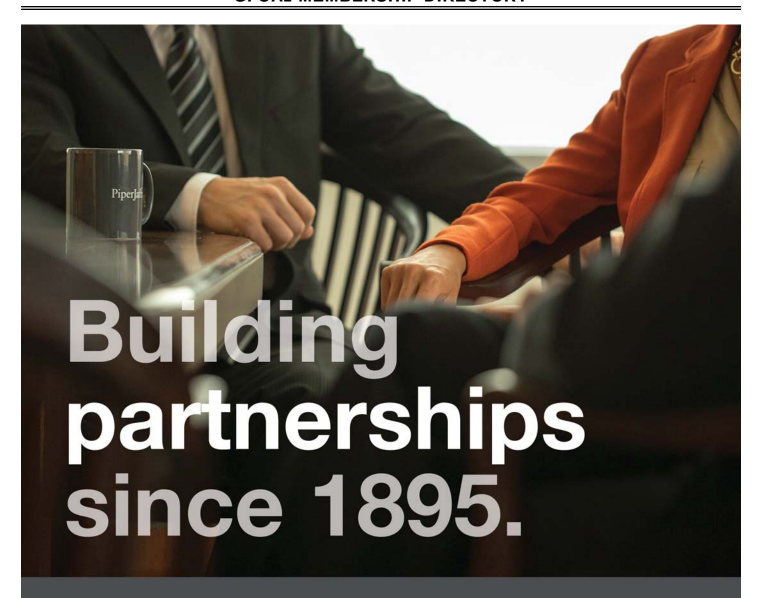
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Greg Swartz

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Rene Moreno

Vice President +1 602 808-5422 rene.a.moreno@pjc.com

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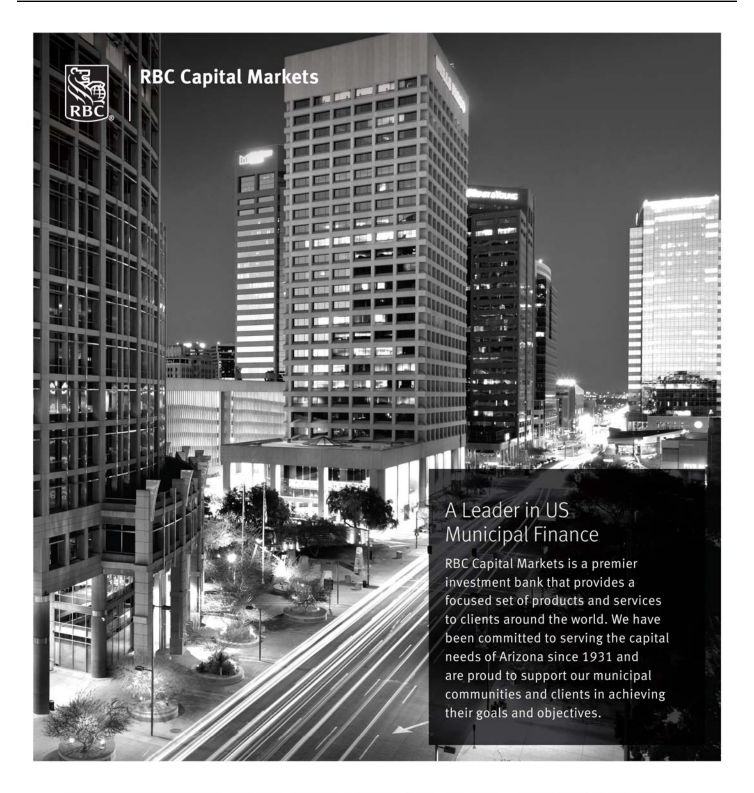
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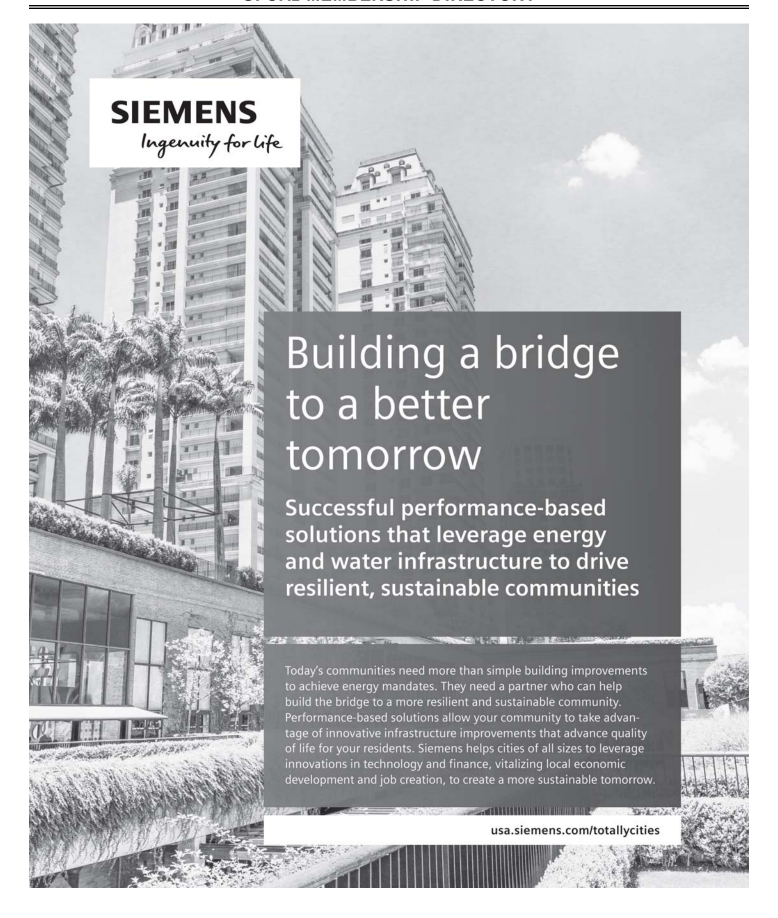


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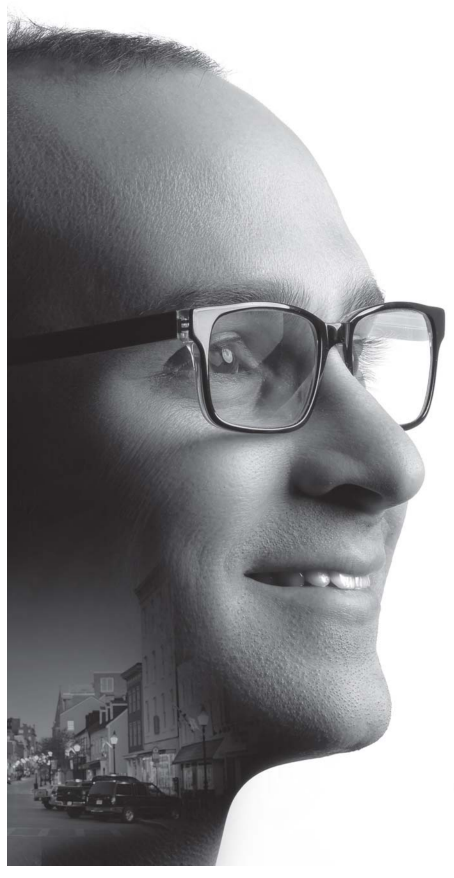
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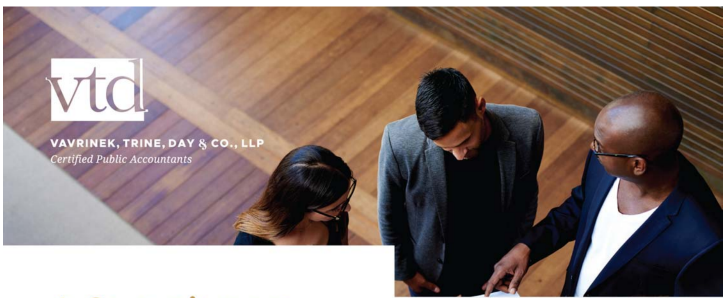
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Jacob Gregory - Partner

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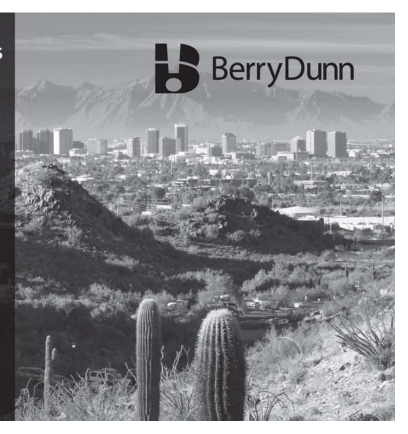


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