

UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE

In re

WASHINGTON MUTUAL, INC., et al.¹

Debtors.

Chapter 11

CASE NO. 08-12229 (MJW)

(Jointly Administered)

Objection Deadline: August 5, 2009 at 4:00 p.m.

**SUMMARY OF SEVENTH MONTHLY APPLICATION OF
JOHN W. WOLFE, P.S. FOR ALLOWANCE OF COMPENSATION FOR
SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES
AS SPECIAL COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION
FOR THE PERIOD FROM JUNE 01, 2009 THROUGH JUNE 30, 2009**

Name of Applicant	<u>John W. Wolfe, P.S.</u>
Authorized to Provide Professional Services to:	<u>Washington Mutual Inc.</u>
Date of Retention	<u>December 16, 2008, 2008 <i>nunc pro tunc</i> to October 25, 2008</u>
Period for which compensation and reimbursement is sought:	<u>June 01, 2009 to June 30, 2009</u>
Amount of Compensation sought as Actual, reasonable and necessary	<u>\$47,723.20 (80%) of \$59,654.00</u>
Amount of Expense Reimbursement sought as Actual, reasonable and necessary	<u>\$314.50</u>
This is a(n):	<u> X </u> monthly <u> </u> interim <u> </u> final application

¹ The Debtors in these chapter 11 cases along with the last four digits of each Debtor's federal tax identification number are: (i) Washington Mutual, Inc. (3725); and WMI Investment Corp. (5395). The Debtor's principal offices are located at 1301 Second Avenue, Seattle, Washington 98101



Prior Applications Filed:

Date Filed	Period Covered	Fees	Expenses
02/10/09	10/27/08 through 11/30/08	\$23,708.40	\$0.00
03/30/09	12/01/08 through 01/26/09	\$56,502.80	\$0.00
04/08/09	02/01/09 through 02/28/09	\$10,536.00	\$0.00
04/21/09	03/02/2009 through 03/31/2009	\$25,467.60	\$75.72
5/18/09	04/01/2009 through 04/30/2009	\$59,191.20	\$57.00
6/17/09	05/01/2009 through 05/30/2009	\$62,979.60	\$109.78

Summary of Fee Application for Compensation Period:

Date Filed	Period Covered	Requested		Approved	
		Fees	Expenses	Fees	Expenses
	06/01/2009 through 06/30/2009	\$47,723.20 (80% of \$59,654.00)	\$314.50	\$	\$

Summary of Any Objections to Fee Application:

Date of Fee Application	Date of Objection	Total Fees Subject to Objection	Total Expenses Subject to Objection

COMPENSATION BY PROFESSIONAL

Name of Professional Individual	Position, year assumed position, prior relevant experience, year of obtaining relevant license to practice	Hourly Billing Rate	Total Hours Billed	Total Compensation
John W. Wolfe	Owner, since 1978; Member of WA State Bar since 1978	\$450.00	53.52	\$24,084.00
Daniel A. Zariski	Firm Member since 2007, Member of WA State Bar since 1991	\$350.00	45.40	\$15,890.00
Michael R. Wrenn	Firm Member since 2008, Member of WA State Bar since 1980	\$400.00	49.20	\$19,680.00
TOTAL			148.12	\$59,654.00

COMPENSATION BY PROJECT CATEGORY

Project Category	Total Hours	Total Fees
General Communications	0.00	\$ 0.00
General Litigation/Investigation Issues	148.12	\$59,654.00
Information Access		\$ 0.00
Corporate Governance and Board-Related Issues	0.00	\$ 0.00
Other	0.00	\$ 0.00
TOTAL	148.12	\$59,654.00

EXPENSE SUMMARY
JUNE 01, 2009 THROUGH JUNE 30, 2009

Expense Category	Service Provider (if applicable)	Total Expenses
Outside Courier	ABC Legal Services, Inc.	\$95.50
Outside Photocopier	Pacific Legal, Inc.	\$219.00
TOTAL		\$314.50

Dated: July 16, 2009
Wilmington, Delaware

UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE

In re

WASHINGTON MUTUAL, INC., et al.¹

Debtors.

Chapter 11

CASE NO. 08-12229 (MJW)

(Jointly Administered)

Objection Deadline: August 5, 2009 at 4:00 p.m.

**SEVENTH MONTHLY APPLICATION OF JOHN W. WOLFE, P.S., AS
SPECIAL COUNSEL FOR THE DEBTORS, FOR ALLOWANCE OF
COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT
OF EXPENSES FROM JUNE 01, 2009 THROUGH JUNE 30, 2009**

1. Pursuant to sections 330 and 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court of the District of Delaware (the “Local Rules”), the United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 issued by the Executive Office for United States Trustees (the “Guidelines”), the Court’s *Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals* (the “Administrative Order”) [Docket No. 204], and the *Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals*”) [Docket No. 302], (the “Administrative Order”), John W. Wolfe, P.S. (the “Wolfe Firm”), local counsel for Washington Mutual, Inc. (“WMI”), as debtors and debtors in possession (the “Debtors”),

¹ The Debtors in these chapter 11 cases along with the last four digits of each Debtor’s federal tax identification number are: (i) Washington Mutual, Inc. (3725); and WMI Investment Corp. (5395). The Debtor’s principal offices are located at 1301 Second Avenue, Seattle, Washington 98101

hereby files this Seventh Monthly Application for Allowance of Compensation for Professional Services Rendered and for Reimbursement of Expenses for the period June 01, 2009 through June 30, 2009 (the "Application"). By this Application, the Wolfe Firm requests allowance of \$47,723.20 (80% of \$59,654.00) as compensation and \$314.50 for reimbursement of actual and necessary expenses for a total of \$48,037.70 for the period June 01, 2009 through and including June 30, 2009 (the "Compensation Period"). In support of this Application, the Wolfe Firm respectfully represents as follows:

Background

2. On September 26, 2008 (the "Petition Date"), the Debtors commenced with this Court a voluntary case under the Bankruptcy Code. As of the date hereof, the Debtors continue to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

3. On October 3, 2008, this Court entered an order pursuant to Rule 1015(b) of the Bankruptcy Rules authorizing the joint administration of the Debtors' chapter 11 cases.

4. The Wolfe Firm was retained effective October 25, 2008 by this Court's Order dated December 16, 2008 [Docket No. 454] (the "Retention Order"). The Retention Order authorized the Wolfe Firm to be compensated on an hourly basis and to be reimbursed for actual and necessary out-of-pocket expenses.

Compensation Paid and Its Source

5. All services for which compensation is requested by the Wolfe Firm were performed for on behalf of the Debtors.

6. The Wolfe Firm has received no payment and no promises of payment from any source for services rendered or to be rendered in any capacity whatsoever in connection with the matters covered during the Compensation Period and addressed by this Application. There is no agreement or understanding between The Wolfe Firm and

any other person, other than members of the Wolfe Firm, for sharing of compensation to be received for services rendered in these cases.

Fee Statements

7. The fee statement for the Compensation Period is attached hereto as Exhibit A. This statement contains daily time logs describing the time spent by each attorney and paraprofessional for this period. To the best of the Wolfe Firm's knowledge, this Application complies with sections 330 and 331 of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Guidelines adopted by the Office of the United States Trustee, Del. Bank. L.R. 2016-2 and the Administrative Order.

8. The fees charged by the Wolfe Firm in these cases are billed in accordance with its existing billing rates and procedures in effect during Compensation Period. The rates the Wolfe Firm charges for the services rendered by its professionals in these chapter 11 cases are the same rates the Wolfe Firm charges for professional and paraprofessional services rendered in comparable non-bankruptcy related matters. Such fees are reasonably based on the customary compensation charged by comparably skilled practitioners in comparable non-bankruptcy cases in a competitive national legal market.

Actual and Necessary Expenses

9. A summary of actual and necessary expenses incurred by the Wolfe Firm during the Compensation Period is attached hereto as Exhibit B. The Wolfe Firm requests allowance of actual and necessary expenses incurred by the Wolfe Firm in the amount of \$314.50.

10. The Wolfe Firm's disbursement policies pass through all out of pocket expenses at actual cost.

Summary of Services

11. The following is a summary of the significant professional services rendered by the Wolfe Firm during the Compensation Period.

a. General Litigation/Investigation Issues

Fees: \$59,654.00

Total Hours: 148.12

This category relates to criminal or governmental investigations involving the Debtors.

Valuation of Services

12. The Wolfe Firm expended a total of 148.12 hours in connection with this matter during the Compensation Period. The nature of the work performed by the Wolfe Firm is fully set forth in Exhibit A attached hereto. These are the Wolfe Firm's normal hourly rates for work of this character. The reasonable value of the services rendered by the Wolfe Firm to the Debtors during the Compensation period is \$47,723.20 (80% of \$59,654.00).

13. In accordance with the factors enumerated in section 330 of the Bankruptcy Code, it is respectfully submitted that the amount requested by the Wolfe Firm is fair and reasonable given (a) the complexity of these cases, (b) the time expended, (c) the nature and extent of the services rendered, (d) the value of such services, and (e) the costs of comparable services other than in a case under this title. Moreover, the Wolfe Firm has reviewed the requirements of Del. Bank. L.R. 2016-2 and believes that this Application complies with that Rule.

14. WHEREFORE, the Wolfe Firm respectfully requests that (i) the Court authorize that an allowance of compensation be made to the Wolfe Firm pursuant to the terms of the Administrative Order, in the amount of \$47,723.20 (80% of \$59,654.00) as compensation for necessary professional services rendered, and the sum of \$314.50 as actual necessary costs and expenses, for a total of \$48,037.70 for the period June 01, 2009 through June 30, 2009, (ii) the Court direct the Debtors to pay the Wolfe Firm \$47,723.20, representing 80% of the total amount of fees allowed, and \$314.50 representing 100% reimbursement of the expenses allowed, (iii) the allowance of such compensation for professional services rendered and reimbursement of actual and

necessary expenses incurred be without prejudice to the Wolfe Firm's right to seek such further compensation for the full value of services performed and expenses incurred, (iv) the Court grant the Wolfe Firm such other and further relief as is deemed just and proper.

Dated: July 13, 2009
Wilmington, Delaware.

/s/ John W. Wolfe
John W. Wolfe WSBA #08028
THE LAW OFFICE OF JOHN W. WOLFE, P.S.
601 Union Street, Suite 5110
Seattle, WA 98101
Telephone: (206) 467-9088
Facsimile: (206) 447-9374

VERIFICATION

STATE OF WASHINGTON)
) S.S.
COUNTY OF KING)

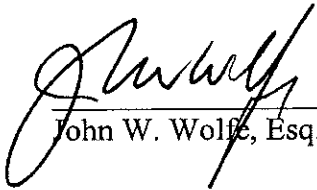
John W. Wolfe, after being duly sworn according to law, deposes and says as follows:

(a) I am a partner in the applicant firm, John W. Wolfe, P.S., and have been admitted to appear before this Court.

(b) I have personally performed the bulk of the legal services rendered by John W. Wolfe, P.S. as special counsel to the Debtors and I have personal knowledge that the remaining legal services performed by other members of the Wolfe Firm were rendered for the benefit of the Debtors.

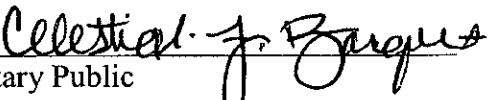
(c) I have reviewed the foregoing Seventh Monthly Application, and the facts set forth therein are true and correct to the best of my knowledge, information and belief.

Moreover, I have reviewed Local Rule 2016-2 and submit that the application substantially complies with such rule.

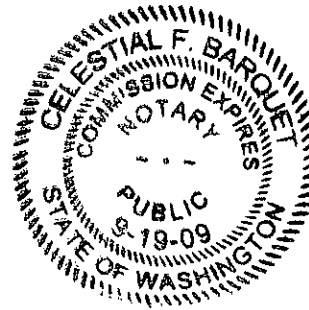


John W. Wolfe, Esq.

SWORN TO AND SUBSCRIBED before
me this 14th day of July, 2009.



Notary Public
My Commission Expires:



UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE

In re

WASHINGTON MUTUAL, INC., et al.

Debtors.

Chapter 11

CASE NO. 08-12229 (MJW)

(Jointly Administered)

Objection Deadline: August 5, 2009 at 4:00 p.m.

**NOTICE OF SEVENTH MONTHLY APPLICATION OF THE LAW OFFICE OF
JOHN W. WOLFE, P.S. FOR ALLOWANCE OF COMPENSATION FOR SERVICES
RENDERED AND FOR REIMBURSEMENT OF EXPENSES
AS SPECIAL COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR
THE PERIOD FROM JUNE 01, 2009 THROUGH JUNE 30, 2009**

PLEASE TAKE NOTICE that the above-captioned debtors and debtors in possession (the "Debtors") have today filed the attached *Seventh Monthly Application of John W. Wolfe, P.S. For Allowance Of Compensation For Services Rendered And For Reimbursement Of Expenses As Special Counsel To The Debtors and Debtors In Possession For The Period From June 01, 2009 Through June 30, 2009* (the "Application") with the United States Bankruptcy Court for the District of Delaware, 824 Market Street, 3rd Floor, Wilmington, Delaware 19801 (the "Bankruptcy Court")

PLEASE TAKE FURTHER NOTICE that, objections, if any, to the Application must be made in accordance with the *Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals* (the "Administrative Order") dated October 30, 2008 [Docket No. 204] and the *Revised Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals* dated November 14, 2008 (the "Revised Administrative Order") (the Administrative Order and Revised Administrative Order are collectively, the "Administrative Order"), must be filed with the Bankruptcy Court for the District of Delaware, 824 Market Street, 3rd Floor, Wilmington,

Delaware 19801 and be served upon and received by: (i) the Debtors, Washington Mutual, Inc., c/o Alvarez and Marsal, 1301 Second Avenue, WMC3301, Seattle, WA 98101 (Attn: John Maciel, Esq.); (ii) counsel to the Debtors Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.); (iii) co-counsel to the Debtors, Richards, Layton & Finger, P.A., One Rodney Square, P.O. Box 551, Wilmington, Delaware 19899 (Attn: Mark D. Collins, Esq.); (iv) Office of the U.S. Trustee, District of Delaware 19801 (Attn: Joseph J. McMahon, Jr., Esq.); (v) the Official Committee of Unsecured Creditors, Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, NY 10036, (Attn: Fred S. Hodara, Esq.); Akin Gump Strauss Hauer & Feld LLP, 2029 Century Park East, Suite 2400, Los Angeles, California 90067-3012 (Attn: Peter J. Gurfein, Esq. and David P. Simonds, Esq.); and Pepper Hamilton LLP, Hercules Plaza, Suite 5100, 1313 N. Market Street, Wilmington, Delaware 19801 (Attn David B. Stratton, Esq. and Evelyn J. Meltzer, Esq.) (collectively, the "Notice Parties" so as to be received no later than **August 5, 2009 at 4:00 p.m. (EDT)** (the "Objection Deadline"). Only those objections that are timely filed, served and received will be considered by the Court.

PLEASE TAKE FURTHER NOTICE that if no objections are received by the Notice Parties prior to the Objection Deadline, in accordance with the Administrative Order the Applicant may be paid an amount equal to the lesser of (i) 80 percent of the fees and 100 percent of expenses requested in the Application or (ii) 80 percent of the fees and 100 percent of the expenses not subject to an objection without the need for further order of the Bankruptcy Court. If an objection is properly filed and served and such objection is not otherwise resolved, or the Court determines that a hearing should be held in respect of the Application, a hearing will be held at a time convenient to the Court. Only those objections made in writing and timely filed, served and received in accordance with the Administrative Order will be considered by Court at the hearing.

DATED: July 16, 2009
Wilmington, Delaware

Respectfully Submitted,



Mark D. Collins (No. 2981)
Chun I. Jang (No. 4790)
Lee E. Kaufman (No. 4877)
Andrew C. Irgens (No. 5193)
RICHARDS, LAYTON & FINGER, P.A.
One Rodney Square
920 North King Street
Wilmington, DE 19801
Telephone : (302) 651-7700
Facsimile: (302) 651-7701

-and-

Marcia L. Goldstein, Esq.
Brian S. Rosen, Esq.
Michael F. Walsh, Esq.
WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-800
Facsimile: (212) 310-8007

*Attorneys for the Debtors and Debtors in
Possession*

EXHIBIT A

JOHN W. WOLFE, P.S.
 Two Union Square
 601 Union Street, Suite 5110
 Seattle, WA 98101
 Federal Tax ID # 91-1252013
 July 01, 2009

Invoice submitted to:

Washington Mutual, Inc.
 c/o Jim Truong
 Alvarez & Marsal North America LLC
 1301 Second Avenue
 Seattle WA 98101

In Reference To: Bankruptcy Case #08-12229

Invoice # 16903

Professional services

		<u>Hrs/Rate</u>	<u>Amount</u>
6/1/2009	DAZ Review privilege documents/draft and revise privilege log (4.5); Conference with J. Wolfe regarding case status and strategy (.2); Review email regarding tutorial and documents review (.1).	4.80 350.00/hr	1,680.00
	JW Email to C. Smith regarding tutorial (n/c); Telephone call to T. Langekamp regarding document production (.25); Review email from B. Feldman (n/c); Telephone call from T. Langekamp regarding "Analytic materials" (.25).	0.50 450.00/hr	225.00
	MW Conference regarding additional documents for final privilege calls (.3); Access Lextranet for tutorial (.9); Conference regarding bids and status of review teams (.3).	1.50 400.00/hr	600.00
6/2/2009	MW Conference with D. A. Zariski regarding privilege log review and selected privilege calls (.3); Review documents and privilege entries related to same (.8); Review emails from vendors regarding review project (.3); Conference with D. A. Zariski regarding same (.2).	1.60 400.00/hr	640.00
	JW Evaluate issues regarding tutorials (.25); Telephone call from T. Langekamp regarding "Analytic materials"/attempt locate materials (.75); Email to C. Smith (n/c); Conference with C. Smith and T. Langekamp (.75); Conference with D. A. Zariski regarding privilege log issues (.25); Quickly review electronic copy of Simpson report for "Analytic materials" (.5).	2.50 450.00/hr	1,125.00

		<u>Hrs/Rate</u>	<u>Amount</u>
6/2/2009	DAZ Telephone conference with T. Langekamp regarding inadvertently produced document issue (.1); Review privileged documents and draft privilege log (2.7); Conference with M. R. Wrenn regarding privilege log and "tough call" documents for review (.2); Telephone conference with potential document review vendors and draft and review email regarding privilege review project (.2); Conference with M. R. Wrenn and J. Wolfe regarding case status and strategy (.1).	3.30 350.00/hr	1,155.00
6/3/2009	MW Conference regarding start date for project review leads and training issues (.3); Begin review of near-final log and documents withheld on the D. Schneider log (1.8).	2.10 400.00/hr	840.00
	JW Telephone call from AUSA Friedman regarding new subpoena and other document issues; Email to C. Smith regarding same (.5); Conference with AUSA Friedman (.25); Telephone call from J. Klein (.25); Review "Hot Documents" from Weil Gotshal/telephone call to T. Langekamp (.25); Conference with D. A. Zariski regarding privilege log review (n/c).	2.30 450.00/hr	1,035.00
	DAZ Review privilege documents and revise privilege log (2.1); Draft memorandum regarding privilege review protocols (.3).	2.40 350.00/hr	840.00
6/4/2009	DAZ Draft/revise privilege review protocols (.5); Review documents for production in response to second USAO subpoena for privilege and conference with J. Wolfe and M. R. Wrenn regarding same (1.3); Draft and review email regarding retention of privilege review vendor (.2); Review/revise scope of work and retention agreement submitted by Robert Half Legal and draft and review email regarding same (.5); Telephone conference with Robert Half Legal personnel regarding retention and contract issues (.2); Draft and review email regarding Alvarez & Marsal and Merrill Lynch database design issues (.2); Conference with M. R. Wrenn and J. Wolfe regarding privilege review process and retention of vendor (.1).	3.00 350.00/hr	1,050.00
	MW Continue review and revisions of D. Schneider privilege log (1.3); Review emails regarding Robert Half Legal contract/additional resumes of reviewers (.7); Conference with D. A. Zariski regarding training issues (.2); Review Weil Gotshal materials regarding same (.4); Review/respond to email from T. Langekamp regarding second USAO request (.3); Review documents on zip files regarding same (.8); Conference regarding training issues (.2); Review email from C. Smith regarding Robert Half Legal contract and privilege review (.2);	5.70 400.00/hr	2,280.00

		<u>Hrs/Rate</u>	<u>Amount</u>
	Review email to Ms. Domeyer (.1) Conference with D. A. Zariski regarding plan and related tasks (.3); Continued review of zip file documents from Alvarez & Marsal (.7); Conference regarding billing entity for Robert Half Legal contract (.2).		
6/4/2009 JW	Telephone call to AUSA Green/Eastern District Court NY/review New York indictment (.33); Continue review "Hot Documents" identified by Weil Gotshal (1.0); Review email regarding privilege review issues (.5); Email to AUSA Green (.25); Work on/update email for B. Feldman (.33); Telephone call to X. Ousthaniol regarding new subpoena issue (.25); Telephone call from I. Schwartz regarding coverage (.25).	3.16 450.00/hr	1,422.00
6/5/2009 MW	Conference regarding Robert Half Legal contract and court approval; Review remaining email attachments from T. Langekamp for USAO request (.8); Continue review/edit D. Schneider log and attachments (2.4).	3.20 400.00/hr	1,280.00
JW	Telephone call to AUSA/discuss production issues/OTS call (.25); Review file material/draft/edit status report to B. Feldman (1.25); Email to C. Smith (.1); Conference with D. A. Zariski (1.1); Review multiple emails regarding privilege review issues (.25); Telephone conference with USAO/OTS (.4); Telephone call to J. Klein (.25); Email to C. Smith (.1); Email from T. Langekamp regarding privilege (.1); Telephone conference with S. Gasner/discuss Government investigation activity/evaluate new information (.75).	3.55 450.00/hr	1,597.50
DAZ	Telephone conference with DiscoverReady and T. Langekamp regarding retention agreement and timing project startup (.1); Draft and review email regarding retention privilege/review vendor, Bankruptcy Court approval of same and timing of project startup (.3); Draft and review documents responsive to second USAO subpoena and privilege review of same (.1); Review email regarding case status and strategy (.1); Draft privilege review protocols (.4).	1.00 350.00/hr	350.00
6/6/2009 JW	Email to C. Smith regarding new information on Government investigation (.25).	0.25 450.00/hr	112.50
6/7/2009 JW	Review/respond to email from S. Landefeld (n/c).		NO CHARGE
		450.00/hr	

		<u>Hrs/Rate</u>	<u>Amount</u>
6/7/2009	DAZ Draft/revise email regarding meeting with S. Landefeld (n/c).	350.00/hr	NO CHARGE
6/8/2009	MW Review emails regarding contract and start date for project with Robert Half Legal and conference regarding same (.4).	0.40 400.00/hr	160.00
	JW Receive/review/respond to multiple emails from C. Smith (.25); Email update to B. Feldman (.1); Telephone call from S. Landefeld regarding B. Lynch/review interview summary of B. Lynch/evaluate issues (1.0); Telephone call to J. Klein regarding witness (.25); Conference with S. Landefeld (1.5); Conference with D. A. Zariski regarding S. Landefeld meeting (.25); Telephone conference with B. Feldman regarding update (1.0).	4.35 450.00/hr	1,957.50
6/9/2009	MW Review/revise privilege log for work product designation (1.6); Conference with D. A. Zariski regarding additional documents (.4); Continue work on log and review tough call documents for final call (2.5); Conference regarding Robert Half Legal extension issues related to start date (.5).	5.00 400.00/hr	2,000.00
	DAZ Review privilege documents and review/revise privilege log (4.7); Conference with J. Wolfe and M. R. Wrenn regarding privilege log and draft for JP Morgan review (.4); Draft email regarding privilege log and draft JP Morgan review (.1); Draft and review email regarding privilege review project and vendor contract for same (.3); Telephone conference with T. Langekamp and Mr. Duggal regarding privilege review project and retention of vendor for same (.1); Draft memorandum regarding privilege review protocols and conference with M. R. Wrenn regarding same (1.1).	6.70 350.00/hr	2,345.00
	JW Further review/evaluate new issues raised by S. Landefeld/ telephone call to S. Landefeld regarding new issues related to criminal case/email to B. Feldman regarding conference with S. Landefeld (1.5); Review memorandum from B. Feldman regarding privilege log (.5); Telephone conference with B. Feldman/S. Landefeld (.5); Telephone call from AUSA regarding production subpoena issues(.25); Telephone call to T. Langekamp regarding production (.1); Telephone call to AUSA (.1); Telephone call to S. Gasner and conference with D. A. Zariski regarding privilege log (.33); Conference with D. A. Zariski and M. R. Wrenn regarding status of privilege log (.25); Email to USAO regarding outstanding issues (.25); Telephone call from AUSA and postpone June 10 meeting/email to	4.28 450.00/hr	1,926.00

		<u>Hrs/Rate</u>	<u>Amount</u>
	co-counsel/T. Langekamp (.25); Email to and from B. Feldman (.1); Telephone call to B. Feldman (.25).		
6/10/2009	JW Telephone conference with AUSA Friedman (.25); Receive/review new subpoena, forward subpoena to co-counsel (1.25); Multiple telephone calls with T. Langekamp regarding production issues (.33); Email to AUSA regarding subpoena (.1); Review/respond to multiple emails regarding privilege log (.25).	2.18 450.00/hr	981.00
	MW Review emails regarding retention of Robert Half Legal (.2); Conference regarding related issues and contract provisions (.3); Continue review of privilege calls and work product designation (2.7).	3.20 400.00/hr	1,280.00
	DAZ Draft and review email regarding Bankruptcy Court approval of privilege review project vendor (.3); Draft and review edits to privilege review project vendor contract (.2); Review privilege documents and revise privilege log (.6); Draft and revise memorandum regarding privilege review protocols (.4).	1.50 350.00/hr	525.00
6/11/2009	DAZ Draft and review email regarding D. Schneider privilege log (.5); Review privileged log documents and revise privilege log (2.9); Conference with M. R. Wrenn regarding privilege log (.4).	3.80 350.00/hr	1,330.00
	MW Conference with D. A. Zariski regarding near final D. Schneider log issues and response to JP Morgan Chase inquiries (.4); Review near-final log and tough call documents (2.4).	2.80 400.00/hr	1,120.00
	JW Review/respond to multiple emails regarding privilege log and prepare for conference call with USAO (1.0).	1.00 450.00/hr	450.00
6/12/2009	JW Telephone conference with USAO/multiple emails to and from B. Feldman/telephone conference with B. Feldman/evaluate B. Feldman comments (1.5).	1.50 450.00/hr	675.00
	MW Review emails regarding production of log and related issues with production (.4); Conference regarding same (.2); Review email from S. Gasner (.1); Conference regarding final calls (.4); Review portion of near-final log for production (1.2).	2.30 400.00/hr	920.00
	DAZ Draft and review email regarding privilege log issues (.4); Prepare for and attend telephone conference with USAO regarding production and privilege issues (.5); Conference with J. Wolfe regarding case status and strategy (.1); Review and	3.20 350.00/hr	1,120.00

		<u>Hrs/Rate</u>	<u>Amount</u>
	revise D. Schneider privilege log and review privileged documents for same (2.2).		
6/13/2009	JW Review multiple emails from R. Haskins regarding documents and email to C. Smith regarding USAO call (1.0).	1.00 450.00/hr	450.00
6/15/2009	DAZ Draft email regarding D. Schneider privilege log (.5); Draft/review email regarding case status and conference with J. Wolfe regarding same (.2); Telephone conference with T. Langekamp regarding Robert Half Legal contract (.1); Review and revise Robert Half Legal contract and draft email regarding same (.8); Revise D. Schneider privilege log and review privileged documents for same (1.2).	2.80 350.00/hr	980.00
	MW Review attachment list for D. Schneider log and make final privilege calls (.7); Follow-up with contract review and revisions (.6); Review emails regarding attachments and additional revisions to log (.8); Conference with D. A. Zariski regarding approval of contract (.2); Review emails and resumes of proposed reviewers (1.0); Continue review of entries and privilege call for log (2.1).	5.40 400.00/hr	2,160.00
6/16/2009	MW Review and revise contract from Robert Half Legal (.4); Conference with D. A. Zariski regarding same (.3); Continue review of privilege documents and access work product privilege (3.3).	4.00 400.00/hr	1,600.00
	DAZ Review and revise Robert Half Legal contract and draft/review email regarding same (.9); Conference with M. R. Wrenn regarding Robert Half Legal contract (.1); Finalized D. Schneider privilege log for production to USAO (.7); Review attachments to native file privilege documents received from Kecker Firm and draft/review email regarding same (.4).	2.10 350.00/hr	735.00
	JW Review email regarding documents and telephone call to C. Smith (n/c).	450.00/hr	NO CHARGE
6/17/2009	JW Review Quinn Emmanuel Firm memorandum (.5); Conference with D. A. Zariski (.25); Review email regarding documents (.25); Email to S. Landefeld regarding documents (n/c); Telephone call to J. Klein regarding subpoena issues (.25); Conference with D. A. Zariski regarding privilege log (.1); Prepare for conference with C. Smith regarding USAO activity (.4); Review B. Feldman email regarding Cunningham (n/c);	4.25 450.00/hr	1,912.50

		<u>Hrs/Rate</u>	<u>Amount</u>
	Telephone conference with J. Klein and S. Gasner regarding update on Sue Allan/Zarro (1.25).		
6/17/2009 MW	Conference with D. A. Zariski regarding Robert Half Legal and contract issues (.4); Review redlines to contract (.3); Prepare for meeting (.2); Meeting with Robert Half Legal representatives regarding WMI project (.8); Review and revise near-final D. Schneider log (2.2); Conference with D. A. Zariski regarding same and documents related to emails (.5); Review attachment list and deprivileged documents for final (1.2); Review proposed modification to Robert Half Legal contract and guarantee, notes regarding same (.4).	4.20 400.00/hr	1,680.00
DAZ	Revise D. Schneider privilege log and review privilege documents for same; Draft/review email regarding same (2.5); Prepare for and attend meeting with Robert Half Legal regarding contract issues (.9); Draft and revise privilege protocols (.4); Conference with J. Wolfe regarding case status and strategy (.1).	3.90 350.00/hr	1,365.00
6/18/2009 JW	Email to AUSA regarding June 24 meeting (.1); Email to C. Smith (n/c); Review documents at Perkins Coie (2.5); Review prior email regarding document issues (.4); Telephone conference with T. Langekamp regarding production issues (.25).	3.25 450.00/hr	1,462.50
MW	Conference regarding final log and redaction issues with D. A. Zariski (.2); Review documents for claw ack and to deprivilege (.6); Review emails to Mr. Scheffrahn and responses (.3); Review near-final contract with Robert Half Legal (.4); Review emails regarding same (.3).	1.70 400.00/hr	680.00
DAZ	Telephone conference with AUSA Friedman regarding D. Schneider privilege log (.1); Draft and review email regarding production of non-privileged attachments to native file privileged emails in D. Schneider production (.9).	1.00 350.00/hr	350.00
6/19/2009 DAZ	Telephone conference with Robert Half Legal regarding contract issues and conflicts form (.1); Review/revised Robert Half Legal contract and job arrangement letter (.3); Draft and review email regarding Robert Half Legal contract payment term issues (.5); Draft email regarding privilege review project start-up and B. Lynch training session (.1); Prepare for and attend telephone conference with USAO regarding document production issues (.5); Prepare for and attend telephone conference with Alvarez & Marsal team regarding production of non-privileged attachments to native file privileged emails and correction of	2.50 350.00/hr	875.00

		<u>Hrs/Rate</u>	<u>Amount</u>
	redaction errors in D. Schneider production (.6); Draft privilege review protocols (.4).		
6/19/2009	JW Prepare for conference call regarding subpoena 79-2 (.5); Read case law regarding privilege (.75); Telephone call to AUSA regarding rescheduling weekly meeting and email to C. Smith regarding same (.25); Telephone conference with JP Morgan regarding subpoena issues (.75); Follow-up call with T. Langekamp (.25); Email to C. Smith regarding privilege issues (n/c); Telephone call from C. Smith (n/c).	2.50 450.00/hr	1,125.00
	MW Conference with D. A. Zariski regarding contract issues with Robert Half Legal (.2); Review regarding same (.5); Conference with Alvarez & Marsal team regarding post production issues and attachments (.7); Review notes regarding follow-up (.2); Review emails with Alvarez & Marsal and Ms. Rodden (.2); Conference regarding same and final agreement approval (.3).	2.10 400.00/hr	840.00
6/21/2009	JW Review/respond to email (.25); Work on issues regarding privilege (.5).	0.75 450.00/hr	337.50
6/22/2009	DAZ Draft and review email regarding conflicts checklist for document review vendor (.1); Draft and review email regarding non-privileged attachments to native file emails and production of same (.1); Telephone conference with Robert Half Legal regarding contract issues and project inception (.2); Draft and review email regarding case status and counsel coordination (.1).	0.50 350.00/hr	175.00
	MW Review space agreement for privilege review (.3); Conference regarding native file documents (.2).	0.50 400.00/hr	200.00
	JW Receive/respond to email (n/c); Telephone call from C. Smith (n/c); Begin preparation for meeting with C. Smith and B. Feldman (.75); Telephone call to J. Klein (.25).	1.00 450.00/hr	450.00
6/23/2009	JW Email from J. Klein (.1); Telephone call from C. Smith (n/c); Email to C. Smith (n/c); Telephone call to J. Klein (.25); Review subpoena from Senate Committee (.25).	0.60 450.00/hr	270.00
	MW Review emails regarding Robert Half Legal contract and training issues for codes (.2); Conference regarding privilege review and related issues (.2); Review materials from B. Lynch regarding Lextranet and training (.7).	1.10 400.00/hr	440.00

		<u>Hrs/Rate</u>	<u>Amount</u>
6/23/2009	DAZ Draft email regarding Robert Half Legal contract (.1).	0.10 350.00/hr	35.00
6/24/2009	JW Draft letter for C. Smith regarding PSI subpoena (.25); Draft talking points for C. Smith regarding B. Lynch (.75); Email to and from T. Langekamp (n/c); Prepare for conference with C. Smith (.5); Conference with D. A. Zariski regarding Robert Half Legal contract (.25).	1.75 450.00/hr	787.50
6/25/2009	DAZ Draft and review email regarding Robert Half Legal contract (.2); Telephone conference with Robert Half Legal representative regarding same and project logistics (.2).	0.40 350.00/hr	140.00
	JW Draft email to C. Smith/edit attachments (.5); Continue prepare for conference with C. Smith (.75); Email to C. Smith (.1); Telephone conference with T. Langekamp regarding subpoena issues/telephone call to AUSA and follow-up to C. Smith (1.25); Work on memorandum to C. Smith regarding outstanding issues/next steps/work on list of privilege issues to be addressed (.75).	3.35 450.00/hr	1,507.50
	MW Review email regarding Robert Half Legal agreement and open issues (.3); Conference with D. A. Zariski regarding same (.2).	0.50 400.00/hr	200.00
6/26/2009	JW Prepare for telephone conference call with J. Klein and S. Garner/telephone conference call with J. Klein and S. Garner to discuss subpoena issues follow-up (.75); Telephone call from AUSA Friedman regarding anticipated subpoenas and discuss about the meeting (.25); Review new subpoenas and evaluate email to C. Smith (.5); Begin drafting outline to C. Smith regarding response to Government investigation (.75); Review email from J. Klein regarding Hillis (.25).	2.50 450.00/hr	1,125.00
	DAZ Draft and review email regarding Robert Half Legal contract (.3); Prepare for and attend telephone conference with Ms. Domeyer regarding same (.2); Review revised contract language (.3).	0.80 350.00/hr	280.00
	MW Review redlines to agreement with Robert Half Legal (.4); Conference with D. A. Zariski regarding final issues prior to execution and coverage for training (.4); Review email regarding same (.3).	1.10 400.00/hr	440.00

		<u>Hrs/Rate</u>	<u>Amount</u>
6/27/2009	JW Continue preparation for outline regarding response to Government investigation (1.25); Continue work on legal issues and analysis regarding privilege and outline legal research (1.0).	2.25 450.00/hr	1,012.50
6/28/2009	JW Finalized outline to C. Smith regarding response to Government investigation and email to C. Smith (1.75).	1.75 450.00/hr	787.50
	DAZ Draft and review email regarding case status and internal investigations (.2).	0.20 350.00/hr	70.00
6/29/2009	DAZ Draft and review email regarding Robert Half Legal contract and conference with M. R. Wrenn and J. Wolfe regarding same (.3); Conference with J. Wolfe regarding case strategy (.1).	0.40 350.00/hr	140.00
	JW Telephone call from C. Smith (n/c); Telephone call to T. Langekamp regarding production issues and prepare for conference call with the Government (.75); Conference with USAO and C. Smith (1.5); Begin drafting memorandum to C. Smith regarding privilege issues (.5); Email to and from C. Smith regarding schedule (n/c).	2.75 450.00/hr	1,237.50
6/30/2009	DAZ Draft and review email regarding Robert Half Legal contract and changes to same (.5); Draft privilege review protocols (.5).	1.00 350.00/hr	350.00
	JW Respond to X. Ousthaniol email/conference with C. Smith and X. Ousthaniol (.25).	0.25 450.00/hr	112.50
	MW Conference regarding contract approval and related issues for privilege review; Review redlines and issues for project leads.	0.80 400.00/hr	320.00
For professional services rendered		<u>148.12</u>	<u>\$59,654.00</u>
<u>Balance due</u>			<u>\$59,654.00</u>

Attorney/Para Summary

<u>Name</u>	<u>Hours</u>	<u>Amount</u>
Daniel A. Zariski	45.40	\$15,890.00
John W. Wolfe	53.52	\$24,084.00
Michael R. Wrenn	49.20	\$19,680.00

EXHIBIT B

JOHN W. WOLFE, P.S.
Two Union Square
601 Union Street, Suite 5110
Seattle, WA 98101
Federal Tax ID # 91-1252013
July 01, 2009

Invoice submitted to:

Washington Mutual, Inc.
c/o Jim Truong
Alvarez & Marsal North America LLC
1301 Second Avenue
Seattle WA 98101

In Reference To: Bankruptcy Case #08-12229
Invoice # 16904

Costs

		<u>Amount</u>
6/15/2009	IP ABC Legal Services, Inc. - messengerial service regarding boxes of documents sent to Bowne of Seattle, 5/18/09.	82.00
	IP ABC Legal Services, Inc. - messengerial service regarding delivery of CDs to US Attorney's Office, 6/09/2009.	13.50
6/23/2009	IP Pacific Legal, Inc. - Duplication of DVDs containing document productions to USAO.	219.00
	Total costs	<u>\$314.50</u>
	<u>Balance due</u>	<u><u>\$314.50</u></u>