

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

-----x		Chapter 11
In re:	:	
	:	Case No. 08-12229 (MFW)
WASHINGTON MUTUAL, INC., <i>et al.</i> <sup>1</sup>	:	Jointly Administered
	:	
Debtors.	:	Objection Date: August 21, 2009 at 4:00 p.m.
-----x		Hearing Date: Only if Objections are Filed

**THIRD MONTHLY APPLICATION OF QUINN EMANUEL  
URQUHART OLIVER & HEDGES, LLP, AS SPECIAL LITIGATION  
AND CONFLICTS COUNSEL TO THE DEBTORS FOR ALLOWANCE OF  
COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT  
OF EXPENSES DURING THE PERIOD FROM JUNE 1, 2009 THROUGH JUNE 30, 2009**

Name of applicant: Quinn Emanuel Urquhart Oliver & Hedges, LLP

Authorized to provide  
professional services to: Debtors

Date of retention: May 18, 2009 (*nunc pro tunc* to April 3, 2009)

Period for which compensation  
and reimbursement is sought: June 1, 2009 – June 30, 2009

Amount of compensation  
requested: \$859,224.50<sup>2</sup>

Amount of expense  
reimbursement requested: \$30,691.71

This is a: X monthly \_\_\_\_\_ quarterly application.

This is the third monthly fee application filed by Quinn Emanuel Urquhart Oliver & Hedges, LLP in this case.

<sup>1</sup> The Debtors in these Chapter 11 cases and the last four digits of each Debtor's federal tax identification numbers are: (i) Washington Mutual, Inc. (3725) and (ii) WMI Investment Corp. (5395). The Debtors continue to share their principal offices with the employees of JPMorgan Chase located at 1301 Second Avenue, Seattle, Washington 98101.

<sup>2</sup> The total compensation amount requested includes fees incurred for the months of April 2009 through June 2009 related to the Seattle U.S. Attorney's office investigation into certain attorney-client privilege issues (as described herein).



**Prior Applications:**

		Requested		Approved	
Date Filed/ Docket No.	Period Covered	Fees	Expenses	Fees	Expenses
June 8, 2009 Docket No. 1116	April 3, 2009- April 30, 2009	\$853,305.50	\$17,755.31	\$853,305.50	\$17,755.31
July 15, 2009 Docket No. 1315	May 1, 2009- May 31, 2009	\$775,675.00	\$12,281.80	\$772,162.50	\$12,281.80

**ATTACHMENT TO THIRD MONTHLY FEE APPLICATION  
OF QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP,  
SPECIAL LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS**

**(JUNE 1, 2009 TO JUNE 30, 2009)**

<b>NAME</b>	<b>POSITION; EXPERIENCE</b>	<b>HOURLY RATE</b>	<b>TOTAL HOURS</b>	<b>TOTAL COMPENSATION</b>
Michael B. Carlinsky	Partner for 12 years; admitted in 1990	\$970	50.4	\$48,888.00
Peter Calamari	Partner for 33 years; admitted in 1974	\$970	86.1	\$83,517.00
Faith Gay	Partner for 12 years; admitted in 1987	\$970	34.6	\$33,562.00
Robert Feldman	Partner for 25 years; admitted in 1976	\$970	108.4	\$105,148.00
Jeffrey Conciatori	Partner for 10 years; admitted in 1981	\$930	0.3	\$279.00
Susheel Kirpalani	Partner for 8 years; admitted in 1995	\$860	58.1	\$49,966.00
David L. Elsberg	Partner for 5 years; admitted in 1997	\$810	74.4	\$60,264.00
Eric D. Winston	Partner for 5 years; admitted in 1999	\$805	35.7	\$28,738.50
Deborah Brown	Partner effective Jan 1, 2009; admitted in 2003	\$730	5.3	\$3,869.00
Adam M. Abensohn	Of Counsel for 2 years; admitted in 1995	\$680	194	\$131,920.00
John H. Chun	Of Counsel for 2 years; admitted in 1998	\$680	25.7	\$17,476.00
Benjamin Finestone	Associate for 4 years; admitted in 2005	\$520	168.8	\$87,776.00
H. Gregory Baker	Associate for 4 years; admitted in 2005	\$520	1.5	\$780.00
Rebekah Parker	Associate for 3 years; admitted in 2008	\$480	24.9	\$11,952.00
Harrison L. Denman	Associate for 3 years; admitted in 2006	\$480	11.8	\$5,664.00
Courtney Ballard	Associate for 2 years; admitted in 2007	\$420	25.7	\$10,794.00
Cheryl A. Galvin	Associate for 2 years; admitted in 2007	\$420	0.9	\$378.00
Bradley Russi	Associate for 2 years; admitted in 2008	\$420	45.9	\$19,278.00
Evan D. Parness	Associate for 2 years; admitted in 2008	\$420	145.6	\$61,152.00
Michael Longyear	Associate for 1 year; admitted in 2009	\$390	150.5	\$58,695.00

Olga M. Urbieta	Associate for 1 year; admitted in 2008	\$390	31.7	\$12,363.00
Jonathan Scharf	Attorney	\$320	3.5	\$1,120.00
Greg Kanyicska	Attorney	\$320	0.4	\$128.00
Christopher Clark	Attorney	\$320	3.2	\$1,024.00
Mariya Kupershmidt	Law Clerk	\$310	11.4	\$3,534.00
Benjamin Katzenberg	Law Clerk	\$310	28	\$8,680.00
Chris McNamara	Law Clerk	\$310	1.2	\$372.00
Melissa Monteleone	Law Clerk	\$310	19.6	\$6,076.00
Serafina Shishkova	Law Clerk	\$310	28	\$8,680.00
Roy Nelson	Managing Clerk	\$295	1	\$295.00
Martine Lacroix	Paralegal	\$265	45.7	\$12,110.50
Christine Martinez	Paralegal	\$265	17.2	\$4,558.00
James Bandes	Litigation Support	\$250	0.6	\$150.00
Cheryl Berstein	Litigation Support	\$105	1.5	\$157.50
	<b>SUB-TOTAL</b>	<b>\$506.76 (Blended Rate)<sup>3</sup></b>	<b>1441.6</b>	<b>\$879,344.50</b>
	Non-Working Travel (50%)			(\$20,120.00)
	<b>TOTAL</b>			<b>\$859,224.50</b>

<sup>3</sup> The blended rate excluding paraprofessionals is \$604.17.

**SUMMARY TABLE OF SERVICES RENDERED DURING THIRD MONTHLY FEE PERIOD OF QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP, SPECIAL LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS**

**(JUNE 1, 2009 TO JUNE 30, 2009)**

<b>ACTIVITY</b>	<b>HOURS</b>	<b>FEES</b>
Case Administration	28.4	\$7,594.50
Court Hearings	24.5	\$19,981.00
Fee Application	59.3	\$21,533.00
Litigation	1,061.2	\$621,430.50
Non-working Travel	44.9	\$40,240.00
White Collar Investigation	223.3	\$168,565.50
<b>SUB-TOTAL</b>	<b>1,441.6</b>	<b>\$879,344.50</b>
Non-Working Travel (50%)		(\$20,120.00)
<b>TOTAL</b>	<b>1,441.6</b>	<b>\$859,224.50</b>

**SUMMARY BY CATEGORY TYPE OF DISBURSEMENTS BILLED DURING THIRD MONTHLY FEE PERIOD OF QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP, SPECIAL LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS**

**(JUNE 1, 2009 TO JUNE 30, 2009)**

Description	Amount
Postage	1.46
Telephone	323.08
Meals during travel	200.93
Local travel	432.26
Messenger	8.00
Taxi	321.80
Telecopier	0.50
Document review meal	56.26
Outside Photocopy	1,319.15
Online Research (Westlaw/Lexis)	21,488.85
Photocopying	1,840.50
Printing	1,864.60
Color printing	862.41
Litigation Support Services	984.03
Express Mail	161.34
Hotel	826.54
<b>Total Expenses</b>	<b>\$30,691.71</b>

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

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In re:	:	
	:	Case No. 08-12229 (MFW)
WASHINGTON MUTUAL, INC., <i>et al.</i> <sup>1</sup>	:	Jointly Administered
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Debtors.	:	<b>Objection Date: August 21, 2009 at 4:00 p.m.</b>
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**THIRD MONTHLY APPLICATION OF QUINN EMANUEL URQUHART OLIVER &  
HEDGES, LLP, AS SPECIAL LITIGATION AND CONFLICTS COUNSEL TO THE  
DEBTORS FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED  
AND FOR REIMBURSEMENT OF EXPENSES DURING THE PERIOD  
FROM JUNE 1, 2009 THROUGH JUNE 30, 2009**

Quinn Emanuel Urquhart Oliver & Hedges, LLP ("Quinn Emanuel"), special litigation and conflicts counsel to the debtors, Washington Mutual Inc. and WMI Investment Corp. (the "Debtors"), hereby submits its application (the "Application") to this Court pursuant to sections 330 and 331 of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Local Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure For United States Bankruptcy Court For the District of Delaware ("Local Rule No. 2016-2"), and the Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals Pursuant To Sections 331 and 105(a) of the Bankruptcy Code, entered on October 31, 2008 (Docket No. 204) (the "Compensation Order"), seeking (i) interim allowance of compensation of \$859,224.50 for actual, reasonable and necessary professional services rendered, (ii) payment of 80% of such compensation in the amount \$687,379.60 and (iii) interim allowance and payment of \$30,691.71 for 100% of actual, reasonable and necessary expenses incurred during the period from June 1, 2009 through June 30, 2009 (the "Third Monthly Fee Period"), and represents as follows:

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<sup>1</sup> The Debtors in these Chapter 11 cases and the last four digits of each Debtor's federal tax identification numbers are: (i) Washington Mutual, Inc. (3725) and (ii) WMI Investment Corp. (5395). The Debtors continue to share their principal offices with the employees of JPMorgan Chase located at 1301 Second Avenue, Seattle, Washington 98101.

## VI. INTRODUCTION

### A. Background

1. Bankruptcy Filing. On September 26, 2008, (the "Petition Date"), the Debtors filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtors continue to operate their businesses and manage their property as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

2. Jurisdiction. This Court has jurisdiction over this Application pursuant to 28 U.S.C. § 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2). Venue of the Debtors' chapter 11 cases and this Application is proper under 28 U.S.C. §§ 1408 and 1409. The predicates for the relief sought herein are sections 330 and 331 of the Bankruptcy Code, Rule 2016 of the Bankruptcy Rules, Local Rule No. 2016-2, and the Compensation Order.

### B. Retention Of Quinn Emanuel And Billing History

3. On May 18, 2009, the Court authorized Quinn Emanuel's retention as special litigation and conflicts counsel to the Debtors *nunc pro tunc* to April 3, 2009, pursuant to the Order Under 11 U.S.C. 328 And 1103 And Fed. R. Bankr. P. 2014 And 5002 Authorizing *Nunc Pro Tunc* Retention And Employment Of Quinn Emanuel Urquhart Oliver & Hedges, LLP, As Special Litigation and Conflicts Counsel to the Debtors (Docket No. 1043) (the "Retention Order"). The Retention Order authorizes Quinn Emanuel to be compensated pursuant to the procedures set forth in the Bankruptcy Code, the Bankruptcy Rules, the Local Bankruptcy Rules, and Orders of this Court, including the Compensation Order.

4. This Application is Quinn Emanuel's third monthly application for approval and allowance of compensation and reimbursement for expenses. Quinn Emanuel makes this monthly application for approval and allowance of compensation pursuant to sections 330 and 331 of the



Bankruptcy Code, Bankruptcy Rule 2016, Local Rule No. 2016-2, and the Compensation Order. No prior application has been made to this or any other court for the relief requested herein, nor has payment been received by Quinn Emanuel for legal services provided to and on behalf of the Debtors, or for out-of-pocket expenses incurred in connection therewith.

5. Quinn Emanuel has not entered into any agreement, express or implied, with any other party for the purpose of fixing or sharing fees or other compensation to be paid for professional services rendered in these cases.

6. No promises have been received by Quinn Emanuel or any member thereof as to compensation in connection with these cases other than in accordance with the provisions of the Bankruptcy Code.

## **VII. APPLICATION**

7. By this Application, Quinn Emanuel is seeking (a) allowance of reasonable compensation for actual and necessary professional services rendered by Quinn Emanuel, as special litigation and conflicts counsel to the Debtors during the Third Monthly Fee Period, and (b) reimbursement of actual, reasonable and necessary expenses incurred by Quinn Emanuel in connection with such services during the Third Monthly Fee Period.

8. Specifically, Quinn Emanuel seeks approval of compensation in the amount of \$859,224.50 for legal services rendered on behalf of the Debtors during the Third Monthly Fee Period, and \$30,691.71 for reimbursement of all actual, reasonable and necessary expenses incurred in connection with the rendition of such services. The fees sought by this Application reflect an aggregate of 1,441.6 hours of attorney and other paraprofessional time spent and recorded in performing services for the Debtors during the Third Monthly Fee Period, at a blended average hourly

rate of \$506.76 for both professionals and paraprofessionals. The blended hourly rate for professionals only is \$604.17.

9. Quinn Emanuel rendered to the Debtors all services for which compensation is sought solely in connection with these cases, in furtherance of the duties and functions of the Debtors.

10. Quinn Emanuel maintains written records of the time expended in the rendition of the professional services required by the Debtors. These records are maintained in the ordinary course of Quinn Emanuel's practice. In accordance with Local Rule 2016-2, attached hereto as part of the cover sheet is a billing summary for the Third Monthly Fee Period, setting forth the name of each attorney and paraprofessional for whose work on these cases compensation is sought, each attorney's year of bar admission, the aggregate of the time expended by each such attorney and paraprofessional, the hourly billing rate for each such attorney and paraprofessional at Quinn Emanuel's current billing rates, and an indication of the individual amounts requested as part of the total amount of compensation requested. Also set forth in the billing summary is additional information indicating whether each attorney is a partner or associate, and how many years each attorney has held such position. The compensation requested by Quinn Emanuel is based on the customary compensation charged by comparably skilled practitioners in cases other than cases under the Bankruptcy Code.

11. Attached hereto as **Exhibit A** are time entry records broken down in tenths of an hour by project category, in accordance with the U.S. Trustee Guidelines and Local Rule 2016-2, setting forth a detailed description of services performed by each attorney and paraprofessional on behalf of the Debtors.

12. Quinn Emanuel also maintains records of all actual and necessary expenses incurred in connection with the performance of professional services, a summary of which also is attached hereto as part of the cover sheet. The summary lists the amounts and categories of expenses

for which reimbursement is sought. Attached hereto as **Exhibit B** is a summary of the expenses, including the date the expense was incurred and the charge.

### **VIII. SUMMARY OF PROFESSIONAL SERVICES RENDERED**

13. To provide an orderly and meaningful summary of the services rendered on behalf of the Debtors by Quinn Emanuel, in accordance with the U.S. Trustee Guidelines, Quinn Emanuel has established the following project billing categories in connection with these cases:

1. Fee Applications
2. Litigation
3. Case Administration
4. Court Hearings
5. Non-Working Travel
6. White Collar Matter

14. The following summary is intended to highlight a number of the services rendered by Quinn Emanuel where Quinn Emanuel expended a considerable number of hours on behalf of the Debtors. It is not meant to be a detailed description of all of the work performed by Quinn Emanuel during the Third Monthly Fee Period. Detailed descriptions of the day-to-day services provided by Quinn Emanuel and the time expended performing such services in each project billing category are fully set forth in **Exhibit A** hereto. Such detailed descriptions show that Quinn Emanuel was heavily involved in the performance of services for the Debtors on a daily basis, including late night/early morning and weekend work, often under extreme time pressure to meet the needs of the Debtors in these cases.

**A. Litigation: (Total Hours: 1,061.2; Total Fees: \$621,430.50)**

15. ***District Court Action:*** On March 20, 2009, the Debtors filed an action against the Federal Deposit Insurance Corporation ("FDIC") in the United States District Court for the District of Columbia, *Washington Mutual, Inc. et al. v. Federal Deposit Insurance Corporation*, Case No. 1:09-cv-00533 (the "District Court Action"), challenging the disallowance of their claims and also

claiming ownership to certain assets improperly transferred to Washington Mutual Bank ("WMB") and/or JP Morgan Chase Bank, N.A. ("JPMC").

16. On June 3, 2009, certain holders of bonds issued by WMB (the "Bank Bondholders") filed a motion to intervene (the "Motion to Intervene") in the District Court Action. Quinn Emanuel attorneys spent time reviewing the Bank Bondholders' Motion to Intervene to ascertain its implications for the Debtors' interests in the District Court Action, ultimately determining that they would oppose the motion. On June 15, 2009, the Debtors filed an opposition to the Bank Bondholders' Motion to Intervene arguing *inter alia* that the Bank Bondholders will be adequately represented by the FDIC in the District Court Action and that intervention was prohibited by the Federal Deposit Insurance Act.

17. On June 11, 2009, the FDIC filed a motion to dismiss the Debtors' claims (the "FDIC Motion to Dismiss") and an accompanying memorandum. Also on June 11, 2009, the FDIC filed its answer and asserted counterclaims against the Debtor. On June 15, 2009, the FDIC, in its corporate capacity, filed a motion to dismiss for lack of jurisdiction (together with the FDIC Motion to Dismiss, the "FDIC Motions to Dismiss"). Together with Debtors' co- counsel, Quinn Emanuel attorneys spent time drafting and researching the issues in the FDIC Motions to Dismiss. On July 16, 2009 the Debtors filed a consolidated response to the FDIC Motions to Dismiss.

18. ***Litigation with JPMC:*** Since Quinn Emanuel's retention on April 3, 2009, Quinn Emanuel lawyers have dedicated extensive time to performing services on behalf of the Debtors in connection with the Debtors' various litigations with JPMC. Specifically, Quinn Emanuel attorneys have conducted extensive interviews of persons familiar with the transactions comprising the various disputes with JPMC. Moreover, to avoid duplication and minimize the cost to the Debtors, Quinn Emanuel attorneys have been in constant contact with, and attended numerous

strategy meetings with, the Debtors' primary bankruptcy counsel (Weil Gotshal & Manges LLP), as well as counsel for several key creditor constituencies.

19. **JPMC Adversary Proceeding:** On March 24, 2009, JP Morgan Chase Bank, N.A. ("JPMC") filed an adversary proceeding (the "JPMC Adversary Proceeding") against the Debtors captioned *JP Morgan Chase Bank, Nat'l Assoc. v. Washington Mutual, Inc. and WMI Investment Corp.*, Adv. No. 09-50551, concerning the proper ownership of specific WMB assets that JPMC alleges to have acquired from the FDIC.

20. On June 1, 2009, the FDIC, as receiver for WMB, Quinn Emanuel attorneys filed a motion to intervene in the JPMC Adversary Proceeding. On the same day, the FDIC also filed a motion to stay the Turnover Action (defined below) and the JPMC Adversary Proceeding. JPMC filed papers seeking substantially the same relief. Quinn Emanuel attorneys spent a considerable amount of time drafting and researching the issues in the FDIC's and JPMC's motions. On June 15, 2009, the Debtors filed an opposition to (i) the FDIC's motion to intervene; (ii) the FDIC's motion to stay the Turnover Action (defined below); and (iii) the FDIC's motion to stay the JPMC Adversary Proceeding.

21. **Turnover Action:** On April 27, 2009, Quinn Emanuel attorneys, on the Debtors' behalf, commenced a separate adversary proceeding against JPMC seeking an order requiring JPMC to turnover the \$4 billion in deposit liabilities that JPMC owes the Debtors but refuses to pay (the "Deposits"), which action is captioned *Washington Mutual, Inc. et al. v. JPMorgan Chase Bank, N.A.*, Adv. No. 09-50934, concerning (the "Turnover Action").

22. JPMC filed a motion to dismiss on May 13, 2009 (the "JPMC Motion to Dismiss") arguing that the Turnover Action could not be brought to obtain property that is in dispute because ownership of the funds is subject to a legitimate dispute. On May 27, 2009, Quinn Emanuel

attorneys, on the Debtors' behalf, filed a response to the JPMC Motion to Dismiss. Throughout the Third Monthly Fee Period, Quinn Emanuel attorneys dedicated considerable time preparing for the hearing. Ultimately, on June 24, 2009, after a hearing on the matter, the Court denied JPMC's Motion to Dismiss the Turnover Action.

23. On May 19, 2009, the Debtors filed the motion for summary judgment (the "Summary Judgment Motion"). Thereafter, Quinn Emanuel attorneys researched and prepared a motion asking the Court to reconsider its order granting JPMC additional time to respond to its Summary Judgment Motion (the "Motion to Reconsider"). As discussed above, Quinn Emanuel attorneys also spent a considerable amount of time drafting and researching the issues in the FDIC's and JPMC's motions to stay the Turnover Action. Ultimately, on June 24, 2009, the Court denied the FDIC's and JPMC's motions to stay and the Debtors' Motion for Reconsideration.

24. ***Rule 2004 Motion And Motion To Enlarge Time To Assert Counterclaims:*** In April 2009, Quinn Emanuel attorneys diligently researched and prepared a motion pursuant to Bankruptcy Rule 2004 (the "2004 Motion") seeking a court order permitting the Debtors to conduct an examination of JPMC to investigate potential claims against JPMC based on alleged misconduct that is the subject of a recently filed lawsuit pending in Texas federal court captioned, *American Nat'l Ins. Co., et al. v. JPMorgan Chase & Co., et al.* 3:09-cv-00044, (S.D. Tex. Feb. 16, 2009) (the "Texas Action"). On May 1, 2009, Quinn Emanuel attorneys, on the Debtors' behalf, filed the 2004 Motion seeking discovery to assess whether fraudulent transfer or other avoidance claims exist against JPMC. The requested examination would permit the Debtors – as estate fiduciaries – to determine the validity and ownership of potentially significant estate claims.

25. On June 24, 2009, the Court granted the Debtors' 2004 Motion over the objection of JPMC. Thereafter, Quinn Emanuel attorneys spent time tailoring their requests in accord

with the Court's order. Quinn Emanuel attorneys also spent time drafting an objection to JPMC's motion for reconsideration filed on June 26, 2009. On July 1, 2009, Quinn Emanuel attorneys filed the objection to JPMC's motion for reconsideration.

**B. White Collar Matter : (Total Hours: 223.3; Total Fees: \$168,565.50)**

26. Throughout the months of April, May and June, Quinn Emanuel attorneys have been involved in the Seattle U.S. Attorney's investigation into certain attorney-client privilege issues regarding the Debtors. During this period, Quinn Emanuel attorneys have engaged in numerous in-person and telephone conferences with the U.S. Attorney's office. Furthermore, over the course of three months, Quinn Emanuel attorneys have spent a considerable amount of time reviewing documents relating to the matter, researching the issues and drafting legal memoranda.

**IX. FACTORS TO BE CONSIDERED IN AWARDING ATTORNEYS' FEES**

27. The factors to be considered in awarding attorneys' fees have been enumerated in In re First Colonial Corporation of America, 544 F.2d 1291, 1298-99 (5th Cir. 1977), cert. denied, 431 U.S. 904, which standards have been adopted by most courts. See, e.g., In re Lan Assoc., 192 F.3d 109, 123 n.8 (3d Cir. 1999) (suggesting First Colonial factors apply to § 330 compensation requests); In re Busy Beaver Building Centers, Inc., 19 F.3d 833, 850 (3d Cir. 1994). Quinn Emanuel respectfully submits that a consideration of these factors should result in this Court's allowance of the full compensation sought.

- (1) The Time and Labor Required. The professional services rendered by Quinn Emanuel on behalf of the Debtors has required the continuous expenditure of substantial time and effort, under time pressures which routinely required the performance of services into the late evening/early morning and weekends. The services rendered required a high degree of professional competence and expertise.
- (2) The Novelty and Difficulty of Questions. Novel and complex issues have already arisen in the course of the Chapter 11 Cases, and it can be anticipated that other such issues will be encountered. In these cases, as in many others in which the firm is involved, Quinn Emanuel's advocacy and methodology have helped clarify and resolve difficult issues.

- (3) The Skill Requisite to Perform the Legal Services Properly. Quinn Emanuel believes that its recognized expertise in the area of bankruptcy related litigation and its methodology employed in these cases is beneficial to the Debtors.
- (4) The Preclusion of Other Employment by Applicant Due to Acceptance of the Case. The matters in which Quinn Emanuel's bankruptcy litigation practice group are involved need attention on a continuous basis and require many of Quinn Emanuel's attorneys to commit significant portions of their time to these cases.
- (5) The Customary Fee. The compensation sought herein is based upon Quinn Emanuel's normal hourly rates for services of this kind. Quinn Emanuel respectfully submits that the compensation sought herein is not unusual given the magnitude and complexity of these cases and the time dedicated to the representation of the Debtors. Such compensation is commensurate with fees charged by other attorneys of comparable experience.
- (6) Whether the Fee is Fixed or Contingent. Quinn Emanuel charges customary hourly rates for the time expended by its attorneys and paraprofessionals in representing the Debtors and Quinn Emanuel's fee is not outcome dependent. Pursuant to sections 330 and 331 of the Bankruptcy Code, all fees sought by professionals retained under sections 327 or 1103 of the Bankruptcy Code are contingent pending final approval by the Court.
- (7) Time Limitation Imposed by Client or Other Circumstances. As stated above, Quinn Emanuel has been required to attend to various issues as they have arisen in these cases. Quinn Emanuel has had to routinely perform those services under significant time constraints requiring attorneys and other professionals assigned to these cases to work late evenings/early mornings, and on the weekends.
- (8) The Amount Involved and Results Obtained. The amount of time spent on various tasks has been judicious, and Quinn Emanuel believes that its efforts are benefiting the Debtors.
- (9) The Experience, Reputation and Ability of the Attorneys. Quinn Emanuel's attorneys involved in this representation have played a major role in numerous complex restructurings including, for example, the chapter 11 cases of Sem Group, L.P. *et al.*, Solutia Inc. *et al.*, Refco Inc., *et al.*, and Enron Corp., *et al.* Quinn Emanuel's experience enables it to perform the services described herein competently and expeditiously.
- (10) The "Undesirability" of the Case. Although not undesirable, these cases have required a significant commitment of time from several of Quinn Emanuel's attorneys and other professionals.
- (11) Nature and Length of Professional Relationship. Quinn Emanuel was selected as special litigation and conflicts counsel to the Debtors on April 3, 2009, and was retained *nunc pro tunc* to that date pursuant to an order of this Court dated May 19, 2009.



**X. ALLOWANCE OF COMPENSATION**

28. The professional services rendered by Quinn Emanuel have required a high degree of professional competence and expertise so that the numerous issues requiring evaluation and action by the Debtors could be addressed with skill and dispatch. It is respectfully submitted that the services rendered to the Debtors were performed efficiently, effectively and economically, and the actions taken to date have been in furtherance of the Debtors' interests.

29. The allowance of interim compensation for services rendered and reimbursement of expenses in bankruptcy cases is expressly provided for in section 331 of the Bankruptcy Code:

Any professional person . . . may apply to the court not more than once every 120 days after an order for relief in a case under this title, or more often if the court permits, for such compensation for services rendered . . . as is provided under section 330 of this title.

11 U.S.C. § 331. This Court has authorized the filing of this Application in the Compensation Order.

30. With respect to the level of compensation, section 330(a)(1) of the Bankruptcy Code provides, in pertinent part, that the Court may award to a professional person: "reasonable compensation for actual, necessary services rendered." Section 330(a)(3)(A), in turn, provides that:

[i]n determining the amount of reasonable compensation to be awarded, the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including -

- (A) the time spent on such services;
- (B) the rates charged for such services;
- (C) whether the services were necessary to the administration of, or beneficial at the time which the service was rendered toward the completion of, a case under this title;
- (D) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issues or task addressed; and

- (E) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.

11 U.S.C. § 330(a) (3) (A).

31. The congressional policy expressed in this statute is to provide for adequate compensation in order to continue to attract qualified and competent professionals to bankruptcy cases. See In re Busy Beaver Building Centers, Inc., 19 F.3d 833, 850 (3d Cir. 1994) ("Congress rather clearly intended to provide sufficient economic incentive to lure competent bankruptcy specialists to practice in the bankruptcy courts") (citation and internal quotation marks omitted).

32. The total time spent by Quinn Emanuel attorneys and paraprofessionals during the Third Monthly Fee Period was 1,441.6 hours, which services have a fair market value of \$859,224.50. As shown by this Application and supporting exhibits, Quinn Emanuel spent its time economically and without unnecessary duplication of time (or duplication of the efforts of the Debtors' other retained professionals). In addition, the work involved, and thus the time expended, was carefully assigned in light of the experience and expertise required for a particular task.

## XI. EXPENSES

33. Quinn Emanuel has expended the total amount \$30,691.71 in actual, reasonable and necessary expenses in connection with representing the Debtors during the Third Monthly Fee Period. Quinn Emanuel maintains records of all actual and necessary expenses incurred in connection with the performance of professional services. A breakdown of expenses, including the date the expense was incurred and the charge, is annexed hereto as Exhibit B.

34. In connection with the reimbursement of actual, reasonable and necessary expenses, it is Quinn Emanuel's policy to charge its clients in all areas of practice for expenses, other than fixed and routine overhead expenses, incurred in connection with representing its clients. The expenses charged to Quinn Emanuel's clients include, among other things, telephone and telecopier

toll and other charges, mail and express mail charges, document word-processing charges, photocopying charges, out-of-town travel expenses, local transportation expenses, expenses for working meals, computerized research, transcription costs, as well as non-ordinary overhead expenses particularly attributable to an individual client or cases such as secretarial and other overtime.

35. Quinn Emanuel charges the Debtors' estates for these expenses at rates consistent with those charged to Quinn Emanuel's other bankruptcy clients, which rates are equal to or less than the rates charged by Quinn Emanuel to its non-bankruptcy clients. Quinn Emanuel seeks reimbursement from the estate at the following rates for the following expenses: (a) ten cents per page for photocopying; and (b) one dollar per page for out-going facsimiles. In accordance with section 330 of the Bankruptcy Code and with the U.S. Trustee Guidelines, Quinn Emanuel will seek reimbursement only for the actual cost of such expenses to Quinn Emanuel.

36. In providing or obtaining from third parties services which are reimbursable by clients, Quinn Emanuel does not include in such reimbursable amount any costs of investment, equipment or capital outlay, except that the reimbursable cost of photocopying and faxes includes a factor for the cost of equipment.

37. Quinn Emanuel regularly charges its non-bankruptcy clients for ordinary business hour fees and expenses for secretarial, library, word processing, and other staff services because such items are not included in the firm's overhead for the purpose of setting the billing rates. Quinn Emanuel has incurred, but has not charged, the Debtors' estate for any word processing or secretarial overtime charges.

38. Attorneys at Quinn Emanuel have not incurred expenses for luxury accommodations, deluxe meals or air travel in excess of coach fares. Throughout the Third Monthly

Fee Period, Quinn Emanuel has been keenly aware of cost considerations and has tried to minimize the expenses charged to the Debtors' estate.

## **XII. NOTICE**

39. Notice of this Application has been given to the following in accordance with the Compensation Order: (a) the United States Trustee, (b) the Debtors, and (c) the Creditors' Committee. In addition, all parties eligible to receive electronic notice will receive notice of this Application. Quinn Emanuel submits that no further notice need be given in accordance with the Compensation Order.

*(Remainder of page intentionally left blank)*

**XIII. CONCLUSION**

**WHEREFORE**, Quinn Emanuel respectfully requests an award of compensation for professional services rendered as special litigation and conflicts counsel during the Third Monthly Fee Period in the amount of \$859,224.50, together with reimbursement of \$30,691.71 for all actual, reasonable and necessary expenses incurred, and such other and further relief as is just.

Dated: Wilmington, Delaware  
August 31, 2009

**QUINN EMANUEL URQUHART OLIVER &  
HEDGES, LLP**



By \_\_\_\_\_

Susheel Kirpalani

51 Madison Avenue, 22nd Floor  
New York, New York 10010  
Telephone: (212) 849-7000  
Telecopier: (212) 849-7100

**EXHIBIT A**

**WMI01 5 Fee Applications**

06/01/09	EP	Reviewed April Fee Application and provided comments to O. Urbieto.	1.10	462.00
06/01/09	HLD	Supervise/ coordinate April fee app revisions by E. Parness and O. Urbieto.	0.20	96.00
06/01/09	OMU	Revise fee application.	0.60	234.00
06/02/09	HLD	Revisions to Urbieto draft of April fee app	1.10	528.00
06/02/09	OMU	Revise fee application.	2.10	819.00
06/04/09	EP	Review and edit latest draft of April Fee Application in preparation for filing.	1.30	546.00
06/04/09	HLD	Draft April certification of counsel (.3); emails with Urbieto re finalize April application (.4)	0.70	336.00
06/04/09	OMU	Revise fee application.	4.30	1,677.00
06/05/09	EP	Correspondence with H. Denman re review May fee app.	0.10	42.00
06/05/09	HLD	Emails with E. Parness re Exhibit A to QE May fee application.	0.20	96.00
06/08/09	EP	Review Exhibit A to Fee Application.	0.40	168.00
06/08/09	HLD	Reviewed April application issues with O. Urbieto, including objection deadline re same.	0.30	144.00
06/09/09	EP	Review and edit Exhibit A to May Fee Application.	1.60	672.00
06/09/09	HLD	Emails with Parness re status of QE April fee applications.	0.30	144.00
06/16/09	OMU	Email re May fee application.	0.20	78.00
06/22/09	HLD	Emails with Urbieto re fee application status.	0.40	192.00
06/22/09	OMU	Draft May Fee Application.	3.10	1,209.00

06/24/09	HLD	Emails with QE team and Urbietta re May application expense issues.	0.60	288.00
06/24/09	ML4	Preparing May fee application; coordinating with L.A. accounting office the preparation of fee application.	8.30	2,199.50
06/24/09	OMU	Draft May Fee Application.	5.20	2,028.00
06/25/09	OMU	Draft May Fee Application.	3.80	1,482.00
06/26/09	ML4	Coordinate expense backup research with accounting; continue preparing WMI May fee application.	5.40	1,431.00
06/26/09	OMU	Draft May Fee Application.	0.90	351.00
06/27/09	OMU	Revise May Fee Application.	3.10	1,209.00
06/28/09	OMU	Revise May Fee Application.	2.30	897.00
06/29/09	EP	Review and revise May Fee Application and Exhibit A to May Fee Application.	3.70	1,554.00
06/29/09	HLD	Emails with Urbietta re issues re may draft application.	0.20	96.00
06/29/09	ML4	Coordinate retrieval of backup of fee application with accounting (.40); Prepare May WMI fee application (3.5).	3.90	1,033.50
06/29/09	OMU	Draft May Fee Application.	3.40	1,326.00
06/30/09	OMU	Revise WaMu May Fee Application; email re same.	0.50	195.00
		SUBTOTAL	59.3	21,533.00

**WMI02 Litigation**

05/20/09	OMU	Review pleadings in docket to draft 2004 motion (1.9); review third amended stipulation to turnover motion (.3).	2.20	858.00
06/01/09	EDW	Call with QE team and A&M regarding solvency analysis.	0.70	563.50



06/01/09	JAC	Review of E. Parness emails regarding IP issues.	0.30	279.00
06/01/09	BF1	Review insolvency research related to financial institutions (2.1); draft letter to JPMC re: confidentiality agreement (.4); t.c. with D Brown re: certain tax issues (.2); t.c. with R Johnson re: FOIA documents (.2); review FDIC motion to stay and motion to intervene (1.1); review of Congressional Research Service report on insolvency (.5); c.c. with A&M team, S Kirpalani, S Shishkova re: insolvency analyses (1.5).	6.00	3,120.00
06/01/09	DKB	Review research regarding California tax issue and bankruptcy stipulation (.4); call with Alvarez & Marsal regarding California tax issue (.5).	0.90	657.00
06/01/09	DLE	Review Law360 article about powers of FDIC (0.8); revise complaint (0.3).	1.00	810.00
06/01/09	EP	Correspondence with D. Elsberg and C. Smith re fact gathering for complaint (.2); edit complaint with most recent facts received from client and updated memo to client on facts still need (1.2); correspondence with B. Finestone and D. Elsberg re confidentiality agreement (.2); review application materials sent from Perkins Coie and correspondence with D. Elsberg re amending complaint (.5); research FIRREA, as well as caselaw and treatises and begin draft memo re same (5.6); correspondence with T. Langenkamp re JPMC access to WMI data room (.2).	7.90	3,318.00

06/01/09	GK	Email B. Finestone re: expert report concerning valuing liabilities; review email re: same.	0.20	64.00
06/01/09	MBC	Review motions to stay and intervene; emails.	1.10	1,067.00
06/01/09	MLX	Review FDIC's motion to intervene/stay (.8); meet with A. Abensohn re: same (.5).	1.30	507.00
06/01/09	PC	Emails re: scheduling of various motions and calls (.2); attention to intervention (.3); Review FDIC motion to intervene and stay, emails re: same (.5); Conf. Call with R. Williams and C. Smith re: update (.5); Conf. Call A & M re: insolvency analysis (.7); Letter request from bondholders for consent to intervene in DC action, letter to JPMC re: Confidentiality Agreement (.6).	2.80	2,716.00
06/01/09	RHP	Confer with B. Finestone re motion for reference to district court.	0.20	96.00
06/01/09	SK2	Review insolvency cases in preparation for call w/Alvarez & Marsal (.9); attend conf. call w/C. Smith, C. Wells, B. Finestone, E. Winston re solvency analyses framework (.8).	1.70	1,462.00
06/01/09	SSX	Legal research regarding theories of insolvency of financial institutions in connection with debtors' counterclaims to JPMC's complaint (6.2); conferences with B. Finestone regarding same (.6); TC with financial advisors regarding same (1.5).	8.30	2,573.00

06/02/09	AMA	Team meeting with M. Carlinski and D. Elsberg re JPMC filings to intervene and stay (1.0); internal meeting with B. Finestone and M. Longyear re arguments in response to stay motion (.9); research a draft response (4.9).	6.80	4,624.00
06/02/09	BF1	Email correspondence with C Wells re: insolvency work (.5); o.c. with S Shishkova re: possible claims theories (.5); o.c. with A Abensohn, M Longyear, N Lapinski re: FDIC filings (.9); review possible claims outline (.6); review first fee application (1.1); review various case law concerning title 12 jurisdictional issues (1.6).	4.60	2,392.00
06/02/09	CB2	Research Title 12 case law.	4.10	1,722.00
06/02/09	DLE	Review FDIC's motion to stay (1.0); meet with M. Carlinsky to discuss response (0.4); draft outline of issues and strategy alternative for all 3 proceedings (1.0); circulate to QE group (0.3); teleconf P. Calamari re same (.5); teleconf associate team re same (.5); review Information Sharing Agreement (.7); respond to C. Smith's questions re same (0.1).	4.50	3,645.00

06/02/09	EP	Correspondence with D. Elsberg re fact gathering (.1); continue research case law, treatises, and state civil procedure rules on bringing claims (5.9); t/c with T. Langenkamp re WMI files, updated complaint with facts provided by T. Langenkamp (.8); meeting with D. Elsberg prior to t/c; t/c with C. Smith, and update complaint with facts from C. Smith (1.4); t/c with L. Meyerson of Simpson Thacher re fact gathering (.2); review and analyze information access agreement and provide analysis to D. Elsberg (1.1).	9.50	3,990.00
06/02/09	GK	Conf. S. Rand re: expert report (.1); conf. B. Finestone re: same (.1).	0.20	64.00
06/02/09	MBC	Meet with team re motion to intervene and stay (.7); review briefs (1.8); review case law (1.2); call with PC (.1); team (.1).	3.90	3,783.00
06/02/09	MLX	Legal research re: opposition to FDIC's motions to intervene/stay(6.9); and draft brief re: same (4.0); meet with B. Finestone and A. Abensohn re: opposition (.9); c.c. with J. Wine and M. Bell re: strategy to oppose FDIC's motions (.6).	12.40	4,836.00
06/02/09	PC	Attention to FDIC motions, numerous emails re: same (1.9); TC Creditor's Committee re: same, TC M. Carlinsky re: same (0.1); TC R. Williams, B. Rosen and C. Smith re same and strategy (0.2); Draft response to WMB bondholders to intervene and emails re: same (.3); emails re: same (.2); TC C. Smith re: next steps in litigation, emails internal team re: same, TC D. Elsberg re: same, review JPMC joinder in FDIC motion to stay (.7).	3.40	3,298.00

06/02/09	SSX	Legal research regarding counterclaims and complaint (4.4); conference with B. Finestone regarding same (.3); prepare memo regarding same (1.0)	5.70	1,767.00
06/03/09	AMA	Internal team meeting re case status (.9); review newly filed pleadings (.8); research for opposition to FDIC Stay Motion (2.1)	3.80	2,584.00
06/03/09	BF1	Attend litigation team c.c. re: FDIC motion to intervene, stay and other issues with P Calamari, M Carlinsky, D Elsberg, A Abensohn, M Longyear.	1.00	520.00
06/03/09	BKX	Conducted research on a various questions as per Eric Winston.	7.00	2,170.00
06/03/09	CB2	Research case law, Washington statutes, Title 12, and treatises.	7.10	2,982.00
06/03/09	DLE	Draft list of issues, alternatives and recommendations (2.0); and confer with QE team re same (1.0); circulate to QE group and field comments (0.2); review information request form for Chad (0.3); review 3 motions, confer with M. Longyear re key arguments for our oppositions (2.1).	5.60	4,536.00
06/03/09	EP	Review complaint (.1); continue research of treatise and case law (4.0); revise memo with additional findings (3.0); correspondence w/D. Elsberg re data room DVD and correspondence with lit support re same (.2).	7.30	3,066.00
06/03/09	MBC	Review issues list (.3); review emails re opp to motion to intent (.3).	0.60	582.00

06/03/09	MLX	Meeting with M. Carlinsky, P. Calamari, A. Abensohn, and B. Finestone re: FDIC's motions to intervene/stay (.7); c.c. with J. Wine and M. Bell re: FDIC motions (.3); review and revise memo to client (.4); legal research and draft motion re: FDIC's motions (9.2).	10.60	4,134.00
06/03/09	PC	Review alternatives memo and comment (.2); internal meeting with team re: same (1.0); Review motion to intervene from WMB, emails re: response (.4); Review A & M retainer language, TC D. Elsberg re: same (.1); emails re: request from creditors for Confidentiality Agreement (.2); emails re: court decision to calendar motion for reconsideration (.1).	2.00	1,940.00
06/03/09	SSX	Legal research regarding theories of insolvency (6.8); prepare memo regarding same (.5).	7.30	2,263.00
06/04/09	AMA	Research and draft opposition to FDIC Stay Motion (8.8); call with Weil re case (.4)	9.20	6,256.00
06/04/09	BF1	Attend c.c. with B Rosen, P Calamari, D Elsberg, A Abensohn re: DC litigation and various pleading deadlines.	0.70	364.00
06/04/09	BKX	Research caselaw.	8.00	2,480.00
06/04/09	CB2	Research Title 12; draft memorandum with results (2.); Met with Ben Katzenberg regarding his research (.9).	7.90	3,318.00

06/04/09	DLE	Revise outline of issues/recommendations (.3); email revised version to P. Calamari (0.1); review JPMC reply brief on motion to dismiss, (.7); email reaction and oral argument talking point to QE team (0.1); confer with M. Longyear and E. Parness re draft discovery in DC action, follow up with P. Calamari re same (0.5); teleconf W. Gotshal and P. Calamari re strategy and next steps (0.3).	2.00	1,620.00
06/04/09	EDW	Review CB memorandum (.5) Review B. Katzenberg memorandum (.4) Review BNE decision (.7) Review Answer and Counterclaims (.6)	2.20	1,771.00
06/04/09	EP	Continue research re claims (1.); revise memo (.4); meeting with D. Elsberg and M. Longyear to discuss discovery requests (.3); review DC complaint (2.1); research Federal Rules of Civil Procedure regarding deadlines and requirements (1.3); review dockets in the Delaware and DC actions to confirm initial discovery requirements and deadlines(.6) correspondence with local counsel and D. Elsberg re same (.7).	6.40	2,688.00
06/04/09	MBC	Review JPMC reply re MTD.	0.40	388.00
06/04/09	MLX	Legal research re: FDIC's motions to intervene and stay (3.2); draft opposition re: same (4.2); meet with D. Elsberg and E. Parness re: discovery in DC action (.3).	7.70	3,003.00

06/04/09	PC	Review JPMC reply brief on motion to dismiss adversary proceedings (.3); emails M. Carlinsky and D. Elsberg re: same (.2); work on opposition to FDIC motion to intervene and stay (.8); conf. A. Abensohn re: same (.2); work on opposition to motion to intervene in DC (.2); conf. D. Elsberg re: same (.2); work on possible discovery requests in DC action, RFA's (.2); TC B. Rosen re: status and strategy, TC B. Rosen and internal team re: same (.6); emails re issues re same (.4).	3.30	3,201.00
06/04/09	RHP	Research re reference.	3.70	1,776.00
06/04/09	SK2	Review JPMC reply brief on motion to dismiss turnover case (.8); corresp. w/P. Calamari, D. Elsberg re same (.3).	1.10	946.00
06/04/09	SSX	Prepare memo JPMC's complaint.	6.70	2,077.00
06/05/09	AMA	Research and draft Opposition to FDIC motion to intervene and stay.	9.10	6,188.00
06/05/09	BF1	T.c. with Brost, H. re: counterclaims (.3); t.c. with Jessi Adkins re: scheduling (.2); review and revise memo (1.4); t.c. with W Holt re: motion to stay objection (.3); t.c. with S Friedman re: confidentiality concerns (.3); research jurisdictional argument (1.1); review and revise draft objection to motion to stay (4.8).	8.40	4,368.00
06/05/09	BKX	Continue research issues raised in action (5.0). prepared draft memo re: same (2.0).	7.00	2,170.00
06/05/09	CB2	Research various banking regulations and laws (4.3); draft memorandum re: same (2.3).	6.60	2,772.00



06/05/09	DLE	Review discovery schedule (.5) revisions to E. Parness for same (0.3); draft/revise discovery requests (1).	1.80	1,458.00
06/05/09	EDW	Review draft opposition to motion to stay.	1.00	805.00
06/05/09	EP	Correspondence with local counsel re discovery deadlines (.2); review docket for DC action to determine possible discovery deadlines (.3); t/c with M. Longyear, M. Bell, J. Wine re discovery deadlines and requirements,(.5); draft correspondence with D. Elsberg and M. Longyear re same (.3); draft document outlining discovery deadlines and requirements in DC and DE actions (1.2); correspondence with D. Elsberg re same (.2); research on derivative claims and federal statutes (1.4); update memo (1.3); review answer and counterclaims in DE answer in preparation for draft executive summary (.9).	6.30	2,646.00
06/05/09	MLX	Review and revise opposition briefs to FDIC's motion to intervene (2.6); c.c. with J. Wine, M. Bell, and E. Parness re: discovery in DC action (.4).	3.00	1,170.00
06/05/09	PC	Emails re: request for confidentiality agreement from creditors (.2); letter to S & C re: same (.1); TC Creditors Counsel (.6); emails re: RFA's for DC action ).2); emails re: scheduling (.1).	1.20	1,164.00
06/05/09	RHP	Research re reference (.9); review answer and counterclaims (1.0).	1.90	912.00

06/06/09	BF1	C.c. with J Shaffer, W Holt (Stutman), S Kirpalani, E Winston re: jurisdictional issues and other considerations (.8); c.c. with D Elsberg, A Abensohn, M Longyear re: objection to motion to stay (.6).	1.40	728.00
06/06/09	EDW	Conference call with QE team and Elliott attorneys (.6) Review emails regarding opposition to motion to stay (.2).	0.80	644.00
06/06/09	MLX	Legal research and review and revise opposition to FDIC's motions to intervene and stay.	2.90	1,131.00
06/06/09	PC	Emails B. Rosen re: enclosing documents, opening mail and investor letters (.2); review draft opposition to FDIC motion and revise, emails D. Elsberg re: same (1.2); emails re: claims (.1).	1.50	1,455.00
06/06/09	SK2	Prepare for and attend call with Stutman Treister	0.50	430.00
06/07/09	AMA	Revisions to Opposition to JPMC's Motion to Intervene and Stay.	3.80	2,584.00
06/07/09	BF1	Research and revision to opposition to FDIC's motion to stay (3.1); review and comment on revised draft of motion to stay (.7).	3.80	1,976.00
06/07/09	EDW	Exchange emails with A. Abensohn regarding opposition to motion to stay.	0.20	161.00
06/07/09	EP	Draft summary of answer and counterclaims.	2.90	1,218.00
06/07/09	JS	Review prior research on mail.	0.50	160.00
06/07/09	MLX	Review and revise opposition to JPMC's motions to intervene and stay.	0.40	156.00
06/07/09	PC	Emails re: checks (.1); emails D. Elsberg re: opening mail issues (.2).	0.30	291.00

06/07/09	RHP	Review integrated answer and counterclaims (1.2); draft executive summary of potential claims (4.0); review and revise summary of answer (1.0); draft summary of affirmative defenses (.4).	6.60	3,168.00
06/08/09	AMA	Research Opposition to JPMC's Motion to Stay and to Intervene (7.7); revisions to Opposition re: same (4.0)	11.70	7,956.00
06/08/09	BF1	T.c. with B Pfeiffer re: opposition to motion to stay (.3); draft new section to opposition to motion to stay re: import to estate (1.8); research re: interest (2.2); review/revise opposition to motion to stay (4.4).	8.70	4,524.00
06/08/09	BKX	Continue research on insolvency.	4.00	1,240.00
06/08/09	DLE	Revise list of tort follow up questions, follow up with C. Smith (0.3); draft list of questions for S. Frank, correspond with C. Smith re same (0.3); draft summary of Answer/Counterclaims for Board (2.1); review FIRREA cases and research re same (2.0); emails and teleconf's with associate team re same (2.3); teleconf intralinks and E. Parness re due diligence (0.5).	5.50	4,455.00
06/08/09	EDW	Exchange emails with QE team regarding opposition to motion to stay.	0.60	483.00

06/08/09	EP	Review correspondence from P. Calmari and M. Carlinsky re jurisdictional issues(.1); review opposition to FDIC motion to intervene in DE action (1.2); research additional caselaw on federal statutes (2.5); send findings to A. Abensohn to incorporate in motion (.2) review DC complaint and draft requests for admission (1.7); review WMI Data Room DVD in preparation for call with T. Langenkamp and X. Oustalniol and meet with D. Elsberg re same (1.4); t/c with D. Elsberg, T. Langenkamp and X. Oustalniol, re JPMC access to WMI data room and follow-up with D. Elsberg re same (.4); update fact gathering memo for C. Smith (.7).	8.20	3,444.00
06/08/09	HLD	Review A. Abehnsohn draft response and team emails re same (.4).	0.40	192.00
06/08/09	JS	Review prior legal research on potential claim and prepare list of authorities.	1.20	384.00
06/08/09	MBC	Review emails re issues and motions; provide responses.	0.70	679.00
06/08/09	MLX	Legal research and review and revise opposition to FDIC's motions to intervene and stay (8.7); legal research re: jurisdictional bars (2.4); meet with A. Abensohn re: opposition brief (.5).	11.60	4,524.00
06/08/09	MMX	Meet and Confer with M. Longyear (1.0); Legal Search regarding District Judge R. Collyer (4.0)	5.00	1,550.00

06/08/09	PC	Review and revise second draft of Agreement, send comments out, emails re: same (1.7); Emails re: letter to JPMC and creditors committee, draft response on JPM letter re: account statements (.7); attention to claims and related issues, review information summary from D. Elsberg (.3); review questions for Steve Frank and revise, emails re: same (.3); letter from R. Friedman re: interviewing witnesses and emails re: same (.2); review summary of answer and counterclaims and comment, emails re: pre judgment interest (.3).	3.50	3,395.00
06/08/09	SK2	Review and revise opposition to motion for stay (.9); correspondence w/ A. Abensohn re same (.2); confer w/ B. Finestone re expert issues (.2).	1.30	1,118.00
06/09/09	AMA	Draft opposition to FDIC Motion to Stay and Intervene.	6.60	4,488.00
06/09/09	BF1	C.c. with litigation team re: opposition to motion to stay (.5); t.c. with B Rothschild, committee counsel re: opposition to motion to stay (.4).	0.90	468.00
06/09/09	DLE	Comment on draft brief, teleconf P. Calamari re same (0.9); update strategy memo for P. Calamari to pass onto Board (0.9); review case law re disputes concerning ownership of U.S. mail and penalties for violation, confer re same with J. Scharf (1.1); review FIRREA cases and email team re same (1.1).	4.00	3,240.00

06/09/09	EP	Review and edit revised brief in opposition to FDIC intervention (1.2); legal research re: same (1.5); attention to correspondence from M. Carlinsky re same (2.9); review litigation strategy memo (.3); review potential claim case law (1.6); attention to correspondence from Sullivan & Cromwell re discovery plan (.2); attention to correspondence from Perkins Coie re claim (.4); e-mail correspondence with M. Longyear and follow-up research re jurisdictional issues (.7).	6.10	2,562.00
06/09/09	JS	Legal research re. misappropriation of mail and prepare brief memo.	1.80	576.00
06/09/09	MBC	Review opp brief to FDIC motion to intervene.	1.00	970.00
06/09/09	MLX	Legal research re: subject matter jurisdiction (3.5); c.c. with A. Abensohn, B. Finestone, D. Elsberg, and P. Calamari re: opposition brief (.5); legal research and review and revise opposition brief to FDIC's motions to intervene and stay (4.0).	8.00	3,120.00
06/09/09	MMX	Legal search regarding R. Collyer.	0.30	93.00
06/09/09	PC	Emails re: scheduling of various meetings (.1); Review and revise Brief in Opposition (1.4); review and revise second draft, TC A. Abensohn re: same (1.2); TC A. Abensohn re: same (.2) Review and revise strategy outline (.1) emails C. Smith and D. Elsberg re: same (.1); emails re: mail (.2); TC R. Williams re: status (.4).	3.70	3,589.00
06/10/09	AMA	Revisions to Opposition to FDIC Motion; draft (9.4); team strategy call (.8).	10.20	6,936.00

06/10/09	BF1	Revise opposition to motion to stay (2.1); review of Committee joinder to motion for reconsideration (.3); t.c. with B Branch, C Wells re: insolvency (.6); t.c. with C Wells re: insolvency (1); revise opposition to motion to stay to incorporate creditor comments (.9); review of Committee motion to intervene in JPMC adversary proceeding (1.4).	6.30	3,276.00
06/10/09	DLE	Analyze potential claims and jurisdiction (.3); and convey same to P. Calamari (0.2); review draft opposition to motion to intervene (0.4); review creditors' draft motions (0.3); correspond with Perkins Coie and E. Parness re IP claims (0.3); review E. Parness' research re jurisdiction (0.4); review Intralinks chart, correspond with C. Smith re same (0.2).	2.10	1,701.00
06/10/09	EDW	Call with J. Shaffer regarding joinder (.1). Conference call with client, WGM and QE team regarding case strategy (.7) Exchange emails with QE team (.2)	1.00	805.00
06/10/09	EP	Correspondence w/ M. Longyear re jurisdictional issues (.1); prep for litigation strategy call (.4); review briefs in Galveston action (4.2); review case law re: Federal Statutes (3.0); send language to A. Abensohn for insertion into brief (.1) and correspondence with A. Abensohn re same (.1); litigation call re same (.7); call with C. Smith re fact gathering for state law claims (.3); review WMI data room files and documents (1.5).	10.40	4,368.00
06/10/09	MBC	Conference call with clients; review issues (1.2); review opposition brief re stay (.50).	1.70	1,649.00

06/10/09	MLX	Review and revise opposition to FDIC's motions to intervene and stay (2.2); c.c. with B. Finestone and A. Abensohn re: same (.6).	2.80	1,092.00
06/10/09	MMX	Legal Search regarding Judge Collyer (3.4); Prepare spreadsheet on cases (3.5).	6.90	2,139.00
06/10/09	PC	Emails re: jurisdiction, additional facts (.3); conf. C. Smith re: next steps and strategy (.7); review application for joinder in motion for reconsideration from creditors and emails re: same (.8); review application of creditors to intervene in Advance Proceeding and emails re: same (1.3); continue to work on opposition to FDIC motion to stay-3rd Circuit cases, review latest draft (.7).	3.80	3,686.00
06/10/09	SK2	Rew Committee motion to intervene and joinder (1.1); review correspondence re same (.4).	1.50	1,290.00
06/11/09	AMA	Revisions and research for Opposition to FDIC Motion to Intervene (12.0); draft objection to JPMC's request for argument on Motion to Dismiss (1.1).	13.10	8,908.00
06/11/09	BF1	T.c. with N Lapinski re: court briefing schedule (.2); c.c. with A Abensohn, P Guerfin, B Rothschild (committee counsel) re: opposition to motion to stay (.2); t.c. with C Wells at A&M re: insolvency (.3); t.c. with G Starmer, White and Case re: briefing schedule and issues (.1); t.c. with R Johnson re: briefing schedule and issues (.2).	1.00	520.00
06/11/09	DKB	Review background materials for call (.5); participate on call with creditors group regarding update (3.2).	3.70	2,701.00



06/11/09	DLE	Review creditors' committee filing joining our motion for reconsideration of time when court will consider our summary judgment motion and email P. Calamari to describe it (0.2); review all current briefs and pleadings to prepare for tomorrow's meeting with A. Fishman (1.5).	1.70	1,377.00
06/11/09	EDW	Review summary of call re potential claims (.1) Review emails regarding draft opposition (.1)	0.20	161.00
06/11/09	EP	Review and edit revised opposition to FDIC motion to intervene and motion for stay (2.0); research case law re same (2.0); review Akin comments to brief, and send edits to A. Abensohn (.1); attention to correspondence re JPMC's notice of completion of briefing, review and edit Debtors' limited objection re same (.4); draft discovery requests in DC action related to deposit accounts (1.2); review DC complaint, proof of claim re same, and correspondence with B. Finestone re same (.4).	8.30	3,486.00
06/11/09	MBC	Review brief in opp to motion to stay (1.0); Review motion to intervene (.30).	1.30	1,261.00
06/11/09	MMX	Legal Search regarding Hon. R. Collyer (5.0) Prepare memo for M. Longyear (2.4)	7.40	2,294.00
06/11/09	MLX	Review and revise opposition to FDIC's motions to stay and intervene (8.2); call with Weil Gotshal re: Bondholders' opposition (.5).	8.70	3,393.00

06/11/09	PC	Review application of JPMC to place motion to dismiss on calendar, response thereto and comment (.7) emails re: same (.1); Review creditor comments on opposition to FDIC motion to stay, emails re: same (.9); summary of call re same (.1).	1.80	1,746.00
06/11/09	SK2	Confer w/ B. Finestone re comments to opposition to motion to stay, other filings and deadlines.	0.70	602.00
06/12/09	AMA	Revisions to opposition to FDIC motion to stay (6.6); edits to Opposition to Bondholders Motion to Intervene in DC Action (1.6)	8.20	5,576.00
06/12/09	BF1	O.c. with C Smith, A Fishman, L Meyerson re: various factual issues and case status update (1.4); c.c. with officers and directors re: general case status update (.3); c.c. re: schedule for D.C. action, FDIC motion to dismiss and IAA issue (1.5); review of JPMC opposition to motion to reconsider (.6); revise opposition to motion to stay in accord with internal comments (.6).	4.40	2,288.00
06/12/09	DLE	Review issues/recommendations outline and revise same to prepare for meeting today with A. Fishman (0.3); review FDIC motion to dismiss (0.4); review IAA to prepare for meeting today (0.8).	1.50	1,215.00

06/12/09	EP	Attention to correspondence re limited objection to notice of completion of briefing (.1); review and revise opposition to FDIC's motion to intervene and to stay proceedings (2.0); review and analyze case law re same (1.0); and correspondence with A. Abensohn re same (.1); review and analyze DC Action complaint, proof of claim, answer and counterclaims (1.4); and draft RFAs and FOIA requests re same (3.0); correspondence w/ D. Elsberg re state law claims (.1); review copyright materials from Perkins Coie (.3); review updated date room file information from T. Langenkamp, t/c with T. Langenkamp re same, and correspondence with D. Elsberg re same (.9)	8.90	3,738.00
06/12/09	HGB	Review pleadings from action in District of D.C.	1.50	780.00
06/12/09	MBC	Review briefs filed (.4); conference call (.8).	1.20	1,164.00
06/12/09	MLX	Review and revise opposition to FDIC's motions to stay and intervene.	2.10	819.00

06/12/09	PC	Status conf. call with R. Williams (.4); emails re: conf. call with creditors, attention to issues re: putting deposit funds in registry (.5); attention to scheduling various motions (.1); TC C. Smith, D. Elsberg and others re: same (.1); emails and TC's re: possibility of creditors moving to intervene in DC action (.6); review Motion to Dismiss of FDIC in DC action, calls and emails re: same (.8); emails S & C and C. Smith re: Information Sharing Agreement (.3); review summary of answer and counterclaim (.2); review S & C opposition to motion for reconsideration and emails re: same (.2); review opposition to motion of WMB creditors to intervene in DC and emails re: same (.3).	3.50	3,395.00
06/12/09	SK2	Review draft memoranda/briefs to be filed Monday (1.1); attend conf. call w/ Committee professionals re strategic issues (.8); comments to motion to stay opposition (1.0).	2.10	1,806.00
06/13/09	AMA	Revisions to opposition to FDIC's Motion to Intervene.	2.90	1,972.00
06/13/09	BF1	Incorporate Weil comments to opposition to motion to stay.	1.00	520.00
06/13/09	EP	Reviewed FDIC intervention papers.	0.30	126.00
06/13/09	MLX	Review and revise opposition to FDIC's motions to stay and intervene (1.5); review Bondholders' motion to intervene in the DC Action (1.2); emails with A. Abensohn and B. Finestone re: opposition to FDIC's motions (.4).	3.10	1,209.00

06/13/09	PC	Internal emails re: division of labor (.2); review and comment revised opposition to WMB bondholders motion to intervene, emails re: same (.8); final review opposition on FDIC motion to stay and comment (.6); review and revise account balance email (.1); emails J. Wine re: opposition to WMB motion to intervene in DC (.3); comments on opposition to FDIC intervention motion from Akin Gump and others, emails re: same (.4).	2.40	2,328.00
06/13/09	SK2	TC w/ C. Smith re ordinary course issues.	0.40	344.00
06/14/09	AMA	Revisions to opposition to motion to stay per creditor comments	7.90	5,372.00
06/14/09	BF1	C.c. with M Longyear, B Pfeiffer re: opposition to motion to stay of FDIC and DC proceeding (1.1); revise opposition to motion to stay of FDIC pursuant to various creditor comments (2.2).	3.30	1,716.00
06/14/09	MLX	Review and revise FDIC's motions to stay and intervene (2.8); draft declaration in support of WMI's opposition motion (.3); c.c. with B. Finestone and B. Pfeiffer re: creditors' comments to brief (1.1).	4.20	1,638.00
06/14/09	PC	Additional comments re: opposition to FDIC intervention, emails re: same, review latest drafts (1.2); emails D. Elsberg re: possible changes to Access Agreement (.2).	1.40	1,358.00
06/15/09	AMA	Finalize opposition to FDIC motion to intervene for filing (10.1); review FDIC filing in DC Action (.7); final edits to opposition to bondholders intervention (1.2); team strategy call (.8)	12.80	8,704.00

06/15/09	BF1	Revisions to opposition to motion to stay (2.1); review of indemnification issue in connection with opposition to motion to stay (1.3); review of Committee draft joinder (.5); review and comment upon noteholder joinder (.4); review of FDIC opposition to bondholders' motion to intervene (.7); review of related caselaw (1.5).	6.50	3,380.00
06/15/09	DLE	Confer with M. Longyear re status of current drafts of briefs and re division of labor with Weil (0.3); teleconf Weil re division of labor on draft various motions (0.7); review motion to dismiss by FDIC as corporation (0.3); review motion by creditors to join our motion (0.2).	1.50	1,215.00
06/15/09	EDW	Review draft joinders to opposition to stay.	0.20	161.00
06/15/09	EP	Correspondence w/ D. Elsberg re discovery issues and state law claims (.4); review and revise opposition to FDIC intervention and stay and send edits to A. Abensohn re same (2.9); review WMI proof of claim and draft RFAs re same (.9).	4.20	1,764.00
06/15/09	MBC	Review final draft of opp to FDIC motion (.60); begin prep for court hearing (.30); review Creditor's opp (.40).	1.30	1,261.00
06/15/09	MLX	Review and revise opposition to FDIC's motions to stay and intervene (5.8); c.c. with Weil re: division of labor (.9); c.c. with B. Finestone and A. Abensohn re: revision of opposition motion (1.6); coordinate with local counsel re: filing (2.2).	10.50	4,095.00

06/15/09	PC	Conference call C. Smith and Weil re: FDIC motion to dismiss and counterclaims in DC action (.2) further review of same (.6); review opposition to FDIC motion to stay turnover action/Adv. proceeding (.6); review Creditors proposed filing re: same (.6); review final draft on opposition to bondholder intervention in DC action (.3).	2.30	2,231.00
06/15/09	SK2	Review Committee draft pleading (.5); conf. call w/ Weil re coordination for DC action (.8); conf. call w/ B. Rosen, C. Smith re ordinary course issues (.4).	1.70	1,462.00
06/16/09	AMA	Review JPMC and FDIC filings (.6); preparing and revising outlines for oral argument prep (.8)	1.40	952.00
06/16/09	BF1	Review JPMC response to FDIC motion to stay Del. adversary proceedings (.7); o.c. with S. Kirpalani re: planning for 6/24 hearing (.6); t.c. with J Wine re: D.C. Action briefing schedule (.2); c.c. with B. Branch, C Wells, C Smith, E Winston, D Fisher re: issues (1.0); o.c. with M. Carlinsky, S. Kirpalani, D Elsberg, M Longyear re: planning for 6/24 hearing (1.2); review of FDIC answer and counterclaims (.8); create chart on potential issues (2.1); prepare summary of potential issues for internal review and detailed factual analysis in prep for argument (3.4) review article, on valuation (.7).	11.60	6,032.00
06/16/09	BKX	Re-write research memo for bank insolvency per Eric Winston's instructions.	2.00	620.00
06/16/09	DKB	Review FDIC tax stipulation (.5).	0.50	365.00

06/16/09	DLE	Discuss with A. Abensohn and M. Longyear key arguments we can make at oral argument and prep for M. Carlinsky (0.3); meet with S. Kirpilani, B. Finestone, M. Longyear to prep for oral argument (1.2); teleconf C. Smith and others re IAA extension (0.8); teleconf C. Smith and Perkins Coie re possibly asking questions of S. Frank, and follow up teleconf with C. Smith re same and re business tort complaint (0.6); review legal research regarding Federal Statutes (1.8); draft outline of talking points for M. Carlinsky to use at oral argument (2).	6.70	5,427.00
06/16/09	EDW	Expert search calls (.6); exchange emails regarding insolvency issues (.4).	1.00	805.00
06/16/09	EP	Review DC Complaint and Proof of Claim, FDIC motion to dismiss DC complaint, Rule 2004 discovery requests, previous FOIA requests to the FDIC and OTS (4.2), and draft RFAs and FOIA requests to FDIC (5.2).	9.40	3,948.00
06/16/09	MBC	Review JPMC filings.	0.50	485.00
06/16/09	MLX	Team meeting re: June 24 hearing (1.2); prepare materials and oral argument outlines for June 24 hearing (4.3).	5.50	2,145.00
06/16/09	PC	Review JPMC response to FDIC motion to dismiss or stay, emails re: same (.3); attention to scheduling of FDIC motion to dismiss, answer and counterclaims in DC, review "consent" motions re: same (.3); review stipulation and emails re: same (.6); tc B. Rosen and C. Smith re: open items (.4); emails re: small claims case (Chew v. Fishman) (.2).	1.80	1,746.00



06/16/09	SK2	Review pleadings binder in preparation for meeting re. next week's hearing (1.1) confer w/ B. Finestone re procedural posture (.6); confer w/ M. Carlinsky, B. Finestone, D. Elsberg, M. Longyear re motion to dismiss, summary judgment, motion for stay, motion to reconsider, and related filings to determine arguments and division of labor w/ M. Carlinsky (1.2); review cases cited in our papers (1.4).	4.30	3,698.00
06/17/09	AMA	Preparing for oral argument on June 24 (3.8); research and draft reply in support of motion for reconsideration (5.1)	8.90	6,052.00
06/17/09	BF1	T.c. with C Culp re: witnesses (.4); analysis of issues that raise implications (3.1); research and summarize research on issues (1.5); t.c. with C Wells re: request of Committee for insolvency documents (.1); draft response to 6/17 Committee correspondence (1.9).	7.00	3,640.00
06/17/09	DKB	Update call with Alvarez & Marsal.	0.20	146.00
06/17/09	DLE	Read binder of oral-argument preparation materials, including key cases, to prepare M. Carlinsky, and list talking points for M. Carlinsky (2); review draft RFA's (0.8).	2.80	2,268.00
06/17/09	EDW	Conference call with BF regarding insolvency issues (.2) Review email regarding A&M/FTI information request (.1) Solvency research (1.0).	1.30	1,046.50

06/17/09	EP	Review and analyze P&A Agreement, state law claims, news articles, other public documents, and FDIC regulations for FOIA requests (4.5); and draft FOIA requests to FDIC (5.4).	9.90	4,158.00
06/17/09	MBC	Review multiple emails re discovery, motions (.3), prep for hearing (.3); review draft briefs (.6).	1.20	1,164.00
06/17/09	MLX	Legal research and draft reply to JPMC's opposition to motion to reconsider (4.3); review materials and prepare oral argument outlines for June 24 hearing (2.5); review and revise response letter to Creditors' Committee (.3).	7.10	2,769.00
06/17/09	PC	Conference call WMI Operating Committee.	0.70	679.00
06/17/09	SK2	Review binder for hearing next week (1.1); review corresp. from Committee counsel re standing issues (.2); corresp. re same w/ B. Finestone, P. Calamari (.2).	1.50	1,290.00
06/18/09	AMA	Strategy call with Weil and creditors (.8); finalize Reply in Support of Motion for Reconsideration (1.2); case research and review of pleadings in prep for hearing on June 24 (1.8).	3.80	2,584.00

06/18/09	BF1	Revise response letter to Committee and distribute to client for review (1.5); litigation strategy c.c. with Quinn and Weil Gotshal (.4); assess and summarize Oakwood issues (1.9); review of the reply to opposition to motion for consideration (.9); draft letter to FTI (.6); review caselaw (.9); t.c. with C Wells re: 6/19 professionals call (.5); c.c. with E Winston, B Mackey re: valuation (.3); review of proposed agenda for 6/24 hearing (.3).	7.30	3,796.00
06/18/09	DLE	Review draft discovery requests, confer re same with E. Parness (0.3); review draft motion to dismiss counterclaims (0.4).	0.70	567.00
06/18/09	EDW	Conference call with BF and potential expert (.2) review draft reply regarding reconsideration (.2) review CC STN letter; draft response (.2) review answer and counterclaims (.4); solvency research (1.1).	2.20	1,771.00

06/18/09	EP	<p>Attention to correspondence from Kasowitz re FIRREA analysis (.2); edit FOIA requests to FDIC and send draft to D. Elsberg (1.0); review OTS Press Release and other public documents and draft FOIA requests to OTS (2.3); review reply brief in support of motion for reconsideration and send edits to A. Abensohn (.8); attention to e-mail from Perkins Coie re copyright registrations, draft amended counterclaims, and correspondence with P. Calamari, D. Elsberg, and B. Finestone re same (1.4) review Sullivan &amp; Cromwell's proposed discovery scheduling order and correspondence with P. Calamari and D. Elsberg re discovery requests (.7).</p>	6.40	2,688.00
06/18/09	MLX	<p>Prepare for June 24 oral argument.</p>	1.70	663.00

06/18/09	PC	<p>Review letter from Credit Committee re: asserting claims in litigation (.3); draft response to same (.3); emails and Tc's C. Smith re: same (.1); Emails re: discovery conference in FDIC case (.2); letter from S. Friedman re: same (.2); Prepare for June 24th Argument, email Kasowitz re: additional arguments (.2); questions re: circulation of solvency documents to the Creditors Committee (.4) draft letter re: same (.2); Emails re: FOIA requests and documents relating to FDIC indemnity of JPMC (.1); review new MDL Complaint (.2); tc Weil re: response to FDIC motion to dismiss and counterclaims (.3); tc to update R. Williams re: status (1.0); review and comment on reply to motion for reconsideration in turnover proceeding, emails re: same (.8); questions re: copyright claims and possible amended complaint (.2).</p>	4.50	4,365.00
06/18/09	SK2	<p>Review draft reply for consideration (.5); review briefing on motion to stay and dismiss (1.9); prepare for hearing next week by reviewing relevant case law (1.5); revise letter to Pepper Hamilton (.5); confer w/ B. Finestone re same (.4); review numerous files, correspondence, and memoranda in the case for record-keeping directions (1.1).</p>	5.90	5,074.00
06/19/09	AMA	<p>Case research and review of pleadings in prep for oral argument on June 24.</p>	8.30	5,644.00

06/19/09	BF1	Review JPMC motion to dismiss (.6); review of caselaw and prepare of outline for 6/24 hearing (1.5); attend professionals' conference call (.5); revise Debtors' response to Committee standing letter (.3); review pleadings, caselaw and prepare for oral argument on 6/24 (4.1).	7.00	3,640.00
06/19/09	EDW	Conference call regarding litigation update (.3) review JPMC savings plan settlement motion (.2) review JPMC motion to dismiss (.5).	1.00	805.00
06/19/09	EP	Review and edit motion for reconsideration and send edits to A. Abensohn (.3); review JPMC's motion to dismiss Debtors counterclaims (.5); attention to Delaware discovery timelines (.2); review, analyze, and distinguish caselaw interpreting FIRREA jurisdictional bar (2.1) and send findings to A. Abensohn (2.3); review motion for approval of settlement (.2); correspondence with Perkins Coie re copyright claims (.2); attention to draft agenda for 6/24 hearing in DE (.1).	3.80	1,596.00
06/19/09	MBC	Prepare for oral argument; review case law; briefs (2.5); review recon motion; JPMC filing (.70).	3.20	3,104.00
06/19/09	MLX	Prepare for June 24 hearing (2.2); email with B. Finestone and A. Abensohn re: same (.4).	2.60	1,014.00

06/19/09	PC	Prep for argument on 24 <sup>th</sup> (.3); e-mails S. Kirpalani, M. Carlinsky, and A. Abensohn re: same (0.1); review JPMC motion to dismiss counterclaims (.3); confer with B. Finestone re: same (0.1); review draft agenda for June 24th hearing and e-mails re: same (0.2); review creditors weekly meeting (.1); e-mails re: same (.1); confer B. Finestone re: same (0.2); e-mails re: production of documents for solvency analysis and conf. letter, and STN letter (0.5); confer C. Smith (0.2); telephone conferences D. Elsberg; attention to potential claims (0.2).	2.30	2,231.00
06/20/09	BF1	Research and development of argument for 6/24 motion to dismiss turnover action.	7.20	3,744.00
06/20/09	EDW	Exchange emails with BF and WF regarding JPMC motion to dismiss.	0.40	322.00
06/20/09	MBC	Prepare for hearings; review briefs and case law.	2.00	1,940.00
06/20/09	PC	E-mails re: discovery schedule; S. Friedman letter and possible response (0.3); motion to approve compromise with JPMC and e-mails re: same (0.3); prep for oral argument; e-mails re: authority (0.5).	1.10	1,067.00
06/21/09	AMA	Review JPMC Motion to Dismiss counterclaims.	0.90	612.00
06/21/09	MBC	Prepare for hearings (1.0); read case law (.5)	1.50	1,455.00
06/22/09	AMA	Team strategy session re oral argument (3.0); prepare and revise outline for oral argument (7.9).	10.90	7,412.00

06/22/09	BF1	Prepare outline for motion to dismiss turnover count (3.1); review outline on jurisdictional argument (2.1); prep session with C Smith, B Rosen, M Carlinsky, S Kirpalani re: 6/24 hearing (2.9); o.c. with D Elsberg, C Smith re: business tort claims (.6); draft response letter to R Johnson re: document request (1.8).	10.50	5,460.00
06/22/09	DLE	Prep meeting with MBC and client for oral argument (2.0); and outline talking points for M. Carlinsky for same (2.0); review key cases for same (1.1).	5.10	4,131.00
06/22/09	EDW	Arrange for telephonic appearance (.1); review JPMC motion to dismiss (1.0).	1.10	885.50
06/22/09	EP	Attention to correspondence from M. Carlinsky re FIRREA (.2); review motion for approval of settlement and agenda for Wednesday's hearing (.5); review pleadings in Delaware actions (2.7); review Rule 2004 motion and FOIA requests (2.0); and draft document requests to JPMC in DE actions (2.0); review FDIC reply brief in support of motion to intervene and stay (.3); correspondence with D. Elsberg re meeting with bankers (.2); and review materials to prepare for meeting (.2).	8.10	3,402.00
06/22/09	MBC	Meet with B. Rosen, C. Smith and team to prepare for hearing and discuss issues (2.0); prepare for hearing (2.2).	4.20	4,074.00
06/22/09	MLX	Prepare for June 24 hearing(3.7); legal research re: same (2.1).	5.80	2,262.00



06/22/09	PC	<p>Prepare for argument on June 24<sup>th</sup> (.3); conferences with M. Carlinsky re: same (.3); emails re: same (.3); meeting here with internal team for argument (.3); emails re: agenda for hearing (.2); emails re: 401k settlement, TC's S. Kirpalani re: same, TC D. Gropper re: same (.6); review FDIC reply brief and JPMC reply brief on stay motion (.6); draft letter to creditors re: solvency documents and emails re: same (.2); review draft minutes of board meeting (.1); review Reply on Motion to Intervene of Bank Bondholders (.2).</p>	3.10	3,007.00
06/22/09	SK2	<p>TC w/ J. Pike (Elliott Associates) re 9019 savings plan settlement (.2); confer w/ P. Calamari re same (.1); confer w/ B. Finestone re turnover preparation for hearing (.5); review outline prepared by B. Finestone (.8); research cases relating to dispute (1.1); prep and attend preparation session meeting w/ C. Smith, B. Rosen, M. Carlinsky, B. Finestone, A. Abensohn re Wednesday's hearing (1.7); review FDIC reply brief (.8).</p>	5.20	4,472.00
06/23/09	AMA	<p>Meeting with B. Finestone and M. Carlinski for argument prep (.8); research and outlining in prep for oral argument (8.7); review newly filed motion to withdraw reference (1.8).</p>	11.30	7,684.00

06/23/09	BF1	Review of prior bankruptcy proceedings in connection with planning for 6/24 first filed research (.8); turnover-related/motion to dismiss research (1.9); o.c. with M Carlinsky, A Abensohn, M Longyear re: argument planning for 6/24 hearing (.8); email correspondence with E Winston re: insolvency analysis (.5); c.c. with E Winston, T Barnhill re: insolvency experience (1.1); review of FDIC reply for prep for 6/24 omnibus hearing (1.1); review FDIC motion to withdraw the reference (1.5).	7.70	4,004.00
06/23/09	CMX	Legal search re: bona fide dispute in preparation for pre-trial conference.	1.20	372.00
06/23/09	DLE	Call R. Berenstain (Perkins Coie) and Dean Kitchens (Gibson Dunn) re setting up business tort interviews, and update C. Smith by email re same (0.3); prep session for oral argument with M. Carlinsky; (.8); review key cases to prep MBC (1.1); review draft blow up boards for oral argument, look through my highlighted cases to add additional quotes for the boards, give comments to M. Longyear (0.4); teleconf Morgan Stanley to ask questions about data room, and follow up with E. Parness re same, and update notes and follow up questions for C. Smith (1.1); review and revise complaint (0.7); teleconf D. Kitchens at Gibson Dunn re speaking with Goldman witness (0.2).	4.60	3,726.00

06/23/09	EDW	Conference call with BF (.8) review JPMC motion to dismiss (research OMM v. FDIC) (1.1) research regarding potential claims (1.0).	2.90	2,334.50
06/23/09	EP	Correspondence with P. Calamari re discovery issues (.1); prepare for t/c with bankers re fact-gathering for state law claims; t/c with bankers, C. Smith, and D. Elsberg; and update state law claims based on information from t/c (1.3); correspondence w/ D. Elsberg re state law claims and follow-up e- mail to C. Smith re same (.3); attention to correspondence re tomorrow's hearing (.2).	1.90	798.00
06/23/09	MBC	Prepare for court hearing, re-read cases, prepare outline (4.6); meet with team (.8).	5.40	5,238.00
06/23/09	MLX	Meet with D. Elsberg, B. Finestone, A. Abensohn, and M. Carlinsky re: June 24 hearing (.8); meet with A. Abensohn, B. Finestone, M. Carlinsky re: hearing (2.1); prepare outline and visual materials for hearing (5.8); additional legal research for hearing (2.4).	11.10	4,329.00
06/23/09	PC	Emails re: discovery conference and joining JPMC (.4); prepare for oral argument, meeting with M. Carlinsky re: same, emails various parties re: same (.5); tc F. Hodara (.5); quick review JPMC motion to withdraw the reference and emails re: same (.5).	1.90	1,843.00

06/23/09	SK2	Review FDIC reply brief (.9); review cases cited therein (.8); review cases on turnover (2.5); research history of turnover statute (1.5); confer w/ B. Finestone re same (.5); review cases re same (1.1); review revised outline for oral argument (1.1).	8.40	7,224.00
06/24/09	BF1	Review motion to withdraw the reference (1.0); review of Rule 2004 opinion (.5).	1.50	780.00
06/24/09	DLE	Review JPMC motions to withdraw reference (3.0); email team re same re talking points for M. Carlinsky to use during today's oral argument, review cases (3.3); attend DE Bankruptcy court oral argument telephonically (3.1); discuss PR implications of today's hearing with P. Calamari, and separately with M. Carlinsky (1.0); and then do teleconf with PR firm (.3); monitor and review press stories and circulate (0.3).	7.70	6,237.00
06/24/09	EDW	Attend hearing (telephonic listen-only) (3.0); review Rule 2004 opinion (.4); exchange emails regarding expert (.2) prepare memorandum regarding JPMC motion to dismiss (.2) research re same (1.1).	4.90	3,944.50
06/24/09	EP	Attention to correspondence re JPMC's motion to withdraw the reference (.3); review counterclaims in DE Adversary Proceeding and draft discovery requests re same (2.6); analysis of FDIC motion for stay and JPMC motion to dismiss the turnover complaint (1.6).	4.50	1,890.00
06/24/09	HLD	Reviewed 2004 order and decision, and related emails re next steps.	0.40	192.00

06/24/09	MLX	Meet with team and research legal issues resulting from hearing to stay adversary proceedings.	1.80	702.00
06/24/09	PC	Further review of JPMC motion to withdraw reference (.4); numerous e-mails re: same (0.2); attention to PR issues; telephone call A. Seigel (0.3); attention to Rule 2004 discovery (.2) e-mails re: same (0.1).	1.20	1,164.00
06/24/09	RHP	Review Rule 2004 Order (.4); review motion to withdraw reference (.8); OC with B. Finestone re same (.3).	1.50	720.00
06/24/09	SK2	Prepare for hearing on stay and turnover (3.6).	3.60	3,096.00
06/25/09	AMA	Research and draft opposition to motion to dismiss.	9.40	6,392.00
06/25/09	BF1	Research withdrawal of reference (5.1); review solvency letter (.4); officer and professional conference call (.9); c.c. with E Winston, D Chance re: witness (.3); t.c. with E Winston re: title 12 (.3).	7.00	3,640.00
06/25/09	DLE	Outline list of pending motions and next steps (1.); and confer with P. Calamari and M. Carlinsky re same, and re division of labor and staffing and give outline of re key arguments for each motion (.2); draft and send email to S&C re motion to dismiss (0.2); review pending briefs, outline arguments for our oppositions (2.8); monitor press stories and correspond with M. Carlinsky and P. Calamari re upcoming meeting with PR firm (0.3).	4.50	3,645.00

06/25/09	EDW	Draft insert to memo (2.3) Research re same (1.6) Exchange emails with BF regarding draft (.5) Conference call with BF and DC regarding same (.3).	4.70	3,783.50
06/25/09	EP	Review news articles re rulings (.2); draft discovery requests for DE Adversary proceedings (.7); correspondence with D. Elsberg re state law claims (.2).	1.10	462.00
06/25/09	MBC	Prepare for meeting with FDIC (.4) Weekly call (.7).	1.10	1,067.00
06/25/09	MLX	Legal research re: opposition to JPMC's motion to dismiss (4.2); draft section of opposition (4.4).	8.60	3,354.00
06/25/09	PC	Telephonic board meeting litigation update (.2); further e-mails and telephone calls re: communication on bankruptcy court decision (0.2); telephone call Chad Smith re: strategy (0.3); e-mails re: request for solvency documents from committee (0.1); telephone call R.J. Williams re: strategy; e-mails re: same (0.8); review response of JPMC to creditors motion for intervention in bankruptcy proceeding (0.1); confer M. Carlinsky and D. Elsberg re: next steps; e-mails D. Elsberg re: same (0.5); e-mail to JPMC re: motion to dismiss; e-mails to D. Elsberg re: same (0.2).	2.90	2,813.00
06/25/09	RHP	Confer with B. Finestone re motion to withdraw reference (.3); Confer with B. Finestone, A. Abensohn, and M. Longyear re same (.7); review motion to withdraw reference (.6); review case law relating to same (1.3).	2.90	1,392.00

06/25/09	SK2	Review withdrawal of reference papers (1.5); revise corresp. to Committee (.5); confer w/ B. Finestone re same (.1).	2.10	1,806.00
06/26/09	AMA	Research and draft opposition to motion to dismiss (5.3); review newly filed JPMC and FDIC pleadings (2.6).	7.90	5,372.00
06/26/09	BF1	Revise response (.5); t.c. with R Johnson re: solvency issues, rule 2004 issues (.2); t.c. with Pepper Hamilton re: briefing (.2); research law on withdrawal of the reference (2.1).	3.00	1,560.00
06/26/09	CC4	Review and research various court dockets re potential claims.	2.50	800.00
06/26/09	DLE	Professionals weekly call with creditors (0.8); multiple teleconf's J. Clarke, counsel for FDIC, re their motion for expedited appeal (.6); and correspond with team re same (.5); review JP reply briefs (0.2); review letter to creditors responding to their request (0.1).	2.20	1,782.00
06/26/09	EDW	Draft inserts to opp. to motion to dismiss (2.4) Conference call re litigation update (.5) Exchange e-mails with potential expert (.2).	3.10	2,495.50
06/26/09	EP	Correspondence with D. Elsberg re state law claims.	0.10	42.00
06/26/09	MBC	Review emails re FDIC motion (.8); call to J. Clarke (.2).	1.00	970.00
06/26/09	MLX	Legal research re: opposition to JPMC's motion to dismiss WMI's counterclaims (2.5); review and revise opposition brief (2.4).	4.90	1,911.00

06/26/09	PC	Creditors conference call to report on litigation matters (0.5); e-mails re: STN Letter response (0.2); e-mails re: providing creditors with conf. stipulation (0.2); e-mails and telephone calls re: John Clark request (0.6); e-mails re: solvency documents for committee (0.1).	1.60	1,552.00
06/26/09	RHP	Review motion to withdraw the reference and accompanying papers (.9); draft outline re same (.9).	1.80	864.00
06/26/09	SK2	Meeting w/ G. Uzzi re update on litigation with JPMC (.5); review appellate rules issues raised by JPMC (.4); confer w/ D. Elsberg re same (.2).	1.10	946.00
06/27/09	DLE	Review JPMC's motion to reconsider and exhibits, and correspond with team about responding, including response	0.40	324.00
06/27/09	EDW	Review JMPC motion for reconsideration.	0.50	402.50
06/27/09	EP	Correspondence with D. Elsberg re state law claims (.1); attention to correspondence from local counsel re upcoming deadlines and JPMC filings (.2).	0.30	126.00
06/27/09	MBC	Review emails re FDIC proposed motion, response (.30); review emails re next steps; prepare outline (.40).	0.70	679.00
06/27/09	PC	Review JPMC motion for reconsideration of Rule 2004 order (.4); e-mails re: same (.1).	0.50	485.00
06/27/09	SK2	Review pleadings filed by JPMC re Rule 2004 order (.8); corresp. with B. Fienstone, D. Elsberg re same (.3).	1.10	946.00



06/28/09	BF1	Review JPMC motion for reconsideration of rule 2004 order (1.4); draft response to motion (7.8).	9.20	4,784.00
06/28/09	DLE	Revise PR firm engagement letter (0.3); review JP's 2004 papers, and correspond with team about our response, including serving revised and narrowed requests and then asking JP to withdraw motion (1).	1.30	1,053.00
06/28/09	MKX	Read through JPMC's Motion to Dismiss WMI's Counterclaims.	1.00	310.00
06/28/09	PC	Review and comment on PR engagement letter, and e-mails re same. (0.5) E-mails re strategy on motion for reconsideration of Rule 2004 order. (0.2) Send out weekly deadlines list. (0.1) E-mails re propounding Rule 2004 discovery. (0.3)	1.10	1,067.00
06/28/09	RHP	Review motion for reconsideration (.4); confer with B. Finestone re same (.3); review and revise opposition to motion for reconsideration (1.6).	2.30	1,104.00
06/29/09	AMA	Team meeting (1.2); review of Rule 2004 pleadings (1.6); finalize and circulate draft opposition to motion to dismiss (6.3).	9.10	6,188.00
06/29/09	BF1	Revise response to motion and distribute internally (1.1); t.c. with committee counsel re: WMI (.2); team litigation strategy conference (1); research in connection with potential claims (4.5); revise document requests and prepare for sending JPMC (1.5); revise opposition to motion (4.8).	13.10	6,812.00

06/29/09	DLE	Review JPMC's papers (0.5); review updates re meeting in DC today, and outline follow up issues for today's team meeting (0.4); confer with E. Parness re info needed from Goldman and re setting up interview (0.3); team meeting re strategy and next steps (0.6); review D. Logan affidavit and exhibits and list (.7); identify possible witness (.6); review draft opposition to motion to dismiss (0.8).	3.90	3,159.00
06/29/09	EDW	Draft insert regarding JPMC footnote (.7) Exchange e-mails with A. Abensohn regarding draft opposition to motion to dismiss (.7) Conference call with W. Holt regarding draft opposition to motion to dismiss (.1) Review draft opposition to motion to dismiss (.1) Review draft opposition to reconsideration motion (.7); exchange e-mails with B. Finestone regarding draft opposition to motion (.1) Exchange e-mails regarding insolvency analysis (.1) Conference call with Quinn Emanuel team regarding litigation strategy (.8) Research insolvency (.8)	4.10	3,300.50
06/29/09	EP	Review and revise state law claims and send to C. Smith (2.5); team meeting to discuss litigation strategy and upcoming filings (.8); t/c with L. Meyerson re state law claims (.1); correspondence with D. Elsberg re state law claims (.1)	3.50	1,470.00
06/29/09	HLD	Attend/participate in all hands conference on status of litigations (1.0); reviewed/research rules re issuance of 2004 subpoena (.3); conf with Parker/Finestone re same (.2).	1.50	720.00

06/29/09	MBC	Meeting with FDIC; preparation for meeting (2.0); review and respond to WaMu emails while traveling (.8).	2.80	2,716.00
06/29/09	MLX	Review and revise opposition to JPMC's motion to dismiss the counterclaims (1.2); team meeting re: same (1.1); legal research re: P&A Agreement (3.1).	5.40	2,106.00
06/29/09	MKX	Keycited Cases(2.0); research caselaw for potential claim (1.5) review caselaw and apply those findings to respond (1.5); keycited and searched for additional cases (4.0)	9.00	2,790.00
06/29/09	PC	Meetings M. Carlinsky and A. Strochak re: preparation for meeting with DLA, meeting with DLA (2.0); Review objections to JPMC application to reconsider Rule 2004 decision and emails re: same, draft email to S. Friedman re: same, emails re: JPMC accounting benefits from purchase of WMB (1.0); emails re: scheduling various meetings and telephone conferences (.2); review (i) reply memo of bank bondholders on motion to intervene in DC action and (ii) certification of FDIC re: reasons for appeal in bankruptcy court (.2); numerous emails re: EGS retention letter, review revised 2004 document request (.5).	3.90	3,783.00
06/29/09	RHP	Review draft opposition to motion for reconsideration (.4); team meeting re strategy and responding to outstanding motions (1.2); modify Rule 2004 requests (.3); OC with B. Finestone re same (.2).	2.10	1,008.00

06/29/09	SK2	Attend meeting w/WMI team re all open briefing and research issues (.9); review JPMC motion for reconsideration 2004 (.8); TC w/Silver Point re questions on status (.6); review revised document requests (.6).	2.90	2,494.00
06/30/09	AMA	Revisions to Opposition to Motion to Dismiss.	6.70	4,556.00
06/30/09	BF1	Attend weekly bankruptcy call (.5), t.c. with M Bell re: title 12 (.6); research stay relief issues concerning P&A (1.7); t.c. with M DeLeuw concerning Rule 2004 Motion (.3); revise opposition re same (1.4); continue to research and draft opposition to same (6.5).	11.00	5,720.00
06/30/09	DLE	Review FDIC's counterclaims (2.6); review opposition to motion to reconsider 2004 order (0.3); review M. Longyear's analysis of P&A (0.4).	3.30	2,673.00
06/30/09	EDW	Exchange e-mails with M. Kuperschmidt regarding case (.3) Review e-mails regarding deposit/court registry issue (.2) Review drafts/comments to opp to motion to dismiss (1.0) Exchange e-mails with B. Finestone regarding same (.1).	1.60	1,288.00
06/30/09	EP	Review and revise opposition to JPMC's motion to dismiss counterclaims (.8); send edits to A. Abensohn (.9).	1.70	714.00
06/30/09	HLD	Draft 2004 subpoena (.7); Research re procedural issues re same (2.1); Emails with Parker re same (.3); Research re jurisdiction issues for response to motion to withdraw reference (1.8); Summarize same for Finestone and QE team (.6).	5.50	2,640.00

06/30/09	MBC	Review documents (.4); Draft/Analyze issues of FDIC (.8).	1.20	1,164.00
06/30/09	MLX	Legal research re: P&A Agreement and outline re: same (2.4); review and revise opposition to JPMC's motion to dismiss counterclaims (4.3).	6.70	2,613.00
06/30/09	MKX	Met with Eric Winston to discuss edits to argument.	1.40	434.00
06/30/09	PC	Review and revise objection to motion for reconsideration (.6); e- mails re: same (.2); and re: quote from news article; e-mails re: counter arguments to ability of FDIC to pull deposit from JPMC, possible seizure of deposits by FDIC (0.6); review opposition to motion to dismiss counterclaims in bankruptcy proceeding; e-mails re: same (0.3); review arguments from creditors on motion re reference (0.2); further e-mails re: retention of consultants; telephone call C. Smith re: same (0.4); update call for RJ Williams (0.5); request from JPMC for deposition of Doreen Logan in connection with SJ motion (.2); e-mails re: same (0.1); telephone conferences R. Williams re: communications with press (.4); telephone call C. Smith re: same (0.7); review letter from oversight committee requesting docs and response to same (0.2).	4.00	3,880.00
06/30/09	RHP	Review cases cited by JPMC in motion to withdraw reference (.7); OC with B. Finestone re same (.2); research re reference (1.0).	1.90	912.00

06/30/09	SK2	Confer w/B. Finestone re other FDIC actions (.4); review precedents (.5); revising draft opposition to motion for reconsideration (.7); TC w/V. Melwani re update (.5); TC w/D. Neier re same (.4).	2.50	2,150.00
SUBTOTAL			1061.20	\$621,430.50

**WMI03 Case Administration**

06/05/09	ML4	Upload DE counterclaims on S drive	3.30	874.50
06/09/09	ML4	Create a link to court filings for WMI General Counsel (as per M. Longyear's request)	3.80	1,007.00
06/11/09	ML4	Prepare duplication of pleadings binder for G.Baker	0.50	132.50
06/12/09	ML4	Duplicate turnover action binder for WMI team	0.60	159.00
06/15/09	ML4	Update pleadings folder, S drive and file documents	4.10	1,086.50
06/16/09	ML4	Prepare hearing binder for WMI team (M. Longyear)	6.20	1,643.00
06/17/09	ML4	Update hearing binders for team (2.2); create S drive for FOIA documents (.30); retrieve briefs for M. Longyear (.40)	2.90	768.50
06/17/09	RN	Email M. Lacroix re motions summary judgment briefs (.2); Pacer research of dockets, copies, review (.4); and draft email to M. Lacroix; instructions to J. Green, follow up.	0.70	206.50
06/18/09	ML4	Coordinate exhibit poster for hearing with J. Benedict (.80); Updating hearing binder for Team (1.0)	1.80	477.00

06/22/09	ML4	Update hearing binder and index (.90); Coordinate creation of exhibit posters for court hearing with J. Benedict and M. Longyear (1.7)	2.60	689.00
06/29/09	CC4	Attend group status meeting.	0.70	224.00
06/29/09	ML4	Team Meeting w/ D. Elsberg, M. Carlinsky, P. Calamari	0.90	238.50
06/30/09	RN	Subpoena questions response and follow up.	0.30	88.50
SUBTOTAL			28.40	7,594.50

**WMI04 Court Hearings**

05/01/09	RPF	Attend court hearing (3.0).	3.00	2,910.00
06/24/09	AMA	Court hearing (3.2); prep for court hearing (2.9)	6.10	4,148.00
06/24/09	BF1	Attend 6/24 omnibus hearing on FDIC's motion to intervene and stay and JPMC motion to dismiss.	3.50	1,820.00
06/24/09	MBC	Prepare for and attend bankruptcy court hearing (4.4)	4.40	4,268.00
06/24/09	PC	Attendance at oral argument on motion to stay by FDIC and motion to dismiss turnover action (3.5).	3.50	3,395.00
06/24/09	SK2	Attend hearing.	4.00	3,440.00
SUBTOTAL			24.50	19,981.00

**WMI05 Non-Working Travel**

04/30/09	RPF	Travel to Seattle.	3.00	2,910.00
05/01/09	RPF	Return travel from Seattle (4.0).	4.00	3,880.00
05/06/09	RPF	Travel to Seattle (4.5).	4.50	4,365.00
05/07/09	RPF	Travel from Seattle (4.5).	4.50	4,365.00
06/24/09	AMA	Travel to court hearing in Delaware.	3.20	2,176.00

06/24/09	BF1	Travel to and from Delaware for 6/24 omnibus hearing on motion to dismiss, and FDIC motion to intervene and stay.	4.20	2,184.00
06/24/09	MBC	Travel to and from Delaware (4.0).	4.00	3,880.00
06/24/09	PC	Travel to Delaware for hearing (4.2).	4.20	4,074.00
06/24/09	SK2	Travel to and from DE for hearing.	4.50	3,870.00
06/29/09	PC	Travel to and from Washington DC for Rule 26f conference.	4.80	4,656.00
06/29/09	MBC	Travel to and from DC	4.00	3,880.00
		SUBTOTAL	44.90	40,240.00

**White Collar Investigation**

04/03/09	FG	Review background materials before briefing on white collar issues.	1.20	1,164.00
04/05/09	FG	Review background materials before briefing on white collar issues.	0.70	679.00
04/09/09	FG	Review background materials (complaints, chronology).	2.40	2,328.00
04/11/09	FG	Review background materials: press, additional complaints.	1.60	1,552.00
04/14/09	FG	Quicks telephone conferences re scheduling and overview of DOJ investigation.	0.40	388.00
04/22/09	FG	Review public background materials.	1.20	1,164.00
04/22/09	JHC	Review background materials on WaMU matter.	0.50	340.00
04/23/09	JHC	Review background materials and complaints; review articles on WaMu investigation; prepare summary memo.	4.20	2,856.00
04/24/09	JHC	Conf. call w/ client; review Information Access Agreement documents.	1.30	884.00



04/24/09	PC	Conf. Call re: background facts, conf. J. Chun re: same (1.1); emails re: scheduling and background (.3).	1.40	1,358.00
04/24/09	RPF	All hands telephone conference; dictate notes re same.	1.00	970.00
04/24/09	RPF	Review MDL complaint and other background materials.	3.00	2,910.00
04/26/09	JHC	Review Information Access Agreement and FDIC letter agreement.	0.90	612.00
04/26/09	PC	Emails re: scheduling.	0.10	97.00
04/27/09	JHC	Review documents; email summaries to F. Gay and B. Feldman.	4.10	2,788.00
04/27/09	PC	Emails re: scheduling (.2); emails re: "order of investigation" and review of same (.2); emails re: D & O policies (.2).	0.60	582.00
04/27/09	RPF	Review MDL complaint.	2.30	2,231.00
04/28/09	JHC	Conf. call w/ F. Gay and B. Feldman.	0.60	408.00
04/28/09	PC	Review claw back stipulation and emails re: same (.2); Emails F. Gay and B. Feldman re: scheduling and background (.2).	0.40	388.00
04/28/09	RPF	Telephone conference with Wolf re general status and prepare notes re same.	1.50	1,455.00
04/29/09	FG	Telephone conference with B. Feldman, conference call with local counsel.	0.80	776.00
04/29/09	JHC	Draft memo re: Information Access Agreement.	2.50	1,700.00
04/29/09	PC	Review emails B. Feldman, J. Wolfe and F. Gay re: clawback stipulation and status (.2); TC J. Wolfe and F. Gay re: status (.2).	0.40	388.00

04/29/09	RPF	Telephone conferences with F. Gay re privilege issues (.2); review agreement (1.3).	1.50	1,455.00
04/30/09	FG	Various telephone conferences; conference calls and emails re privilege issues.	1.40	1,358.00
04/30/09	JHC	Prepare for and participate in conf. call with F. Gay, B. Feldman and client (.8).	0.80	544.00
04/30/09	PC	Review summary email from R. Feldman re: background and from J. Chun re: privilege issues.	0.20	194.00
04/30/09	RPF	Telephone conference re privilege issue; review documents in advance of telephone conference.	1.50	1,455.00
05/01/09	RPF	Attend conference with AUSA (1.5); Conference with Wolfe (2.0).	3.50	3,395.00
05/02/09	PC	Emails B. Feldman, F. Gay and C. Smith re: status and scheduling.	0.20	194.00
05/04/09	PC	Review schedule of tasks and emails re: same.	0.20	194.00
05/04/09	RPF	Telephone conference with F. Gay and others re strategy(.5); Prepare outline and prepare notes of meeting (3.5); Telephone conference with Wolfe (.2).	4.20	4,074.00
05/05/09	FG	Conference call with team re next steps.	0.70	679.00
05/05/09	JHC	Conf. call with F. Gay and B. Feldman (.8); research re: corporate privilege (.4).	1.10	748.00
05/05/09	PC	Review emails re: Clawback stip (.1); Conf. Call F. Gay and B. Feldman re: status and strategy (.5).	0.60	582.00
05/05/09	RPF	Telephone conferences with F. Gay, J. Chun (.5); Telephone conferences with Wolfe (.5); Prepare for meeting by reading complaint and public documents (2.4).	3.10	3,007.00

05/06/09	FG	Review background materials; conference call with client (1.5); review summary re same (1.5); internal emails with additional questions (.3).	3.30	3,201.00
05/06/09	JHC	Interview with S. Landefeld (2.4); prepare memo of interview (1.4).	3.80	2,584.00
05/06/09	PC	Review emails re: current case status.	0.20	194.00
05/06/09	RPF	Conference with Wolfe re AUSA meeting (.8); Conference with AUSA and follow up with Wolfe (1.5); Conference with C. Smith, S. Landefeld and J. Wolfe (2.2).	4.50	4,365.00
05/07/09	PC	Review notes of Interview with Stewart Landfeld.	0.20	194.00
05/07/09	RPF	Conference with C. Smith, J. Wolfe and S. Landfeld (3.1).	3.10	3,007.00
05/08/09	PC	Review emails B. Feldman re: summary of meeting with S. Landerman.	0.20	194.00
05/08/09	RPF	Attention to task list (.3); review to memo re meetings (2.2); review MDL complaint for specific allegations (2.0).	4.50	4,365.00
05/11/09	BAR	Discuss assignments with R. Feldman; conduct legal research regarding attorney-client privilege.	0.70	294.00
05/11/09	PC	Review task lists.	0.20	194.00
05/11/09	RPF	Finish task list and telephone conference with Wolfe re same (2.5); Telephone conference re research assignment to Russi and Galvin (.5); Review Simpson Thacher report (1.3).	4.30	4,171.00
05/12/09	BAR	Conduct legal research regarding attorney-client privilege (3.2); conduct legal research regarding Federal statutes (4.3).	7.50	3,150.00

05/12/09	CAG	Conduct legal research regarding criminal charges in Chapter 11.	0.90	378.00
05/12/09	CB3	Export 424 pdfs to flash drive to determine page count and provide estimate for blowback project as per request of C. Martinez.	1.50	157.50
05/12/09	CM1	Receive instructions from J. Chun, Extra docs from Mail Site to cd for print job.	2.10	556.50
05/12/09	JHC	Preparation of document binders.	0.30	204.00
05/13/09	BAR	Conduct legal research regarding attorney-client privilege.	5.30	2,226.00
05/13/09	CM1	Receive instructions from J. Chun; Prep for creation of binders; Begin creating binders of documents re same.	5.60	1,484.00
05/13/09	JB3	Project Management and case review; Quality Control review of production.	0.60	150.00
05/13/09	RPF	Telephone conference with J. Wolfe re memo (.5); Review materials from Xavier (1.5).	2.00	1,940.00
05/14/09	BAR	Research and draft privilege memorandum regarding attorney-client privilege.	8.40	3,528.00
05/14/09	CM1	Receive instructions from J. Chun; Complete binders for John Chun and Faith Gay.	6.30	1,669.50
05/14/09	JHC	Review Simpson Thacher report.	1.20	816.00
05/14/09	RPF	Telephone conference with B. Rissli re privilege issue; review caselaw re same (1.8); Telephone conference with J. Wolfe re Simpson Thacher documents and review report re same (.8); Review MDL complaint (.6); Review CRC report and documents (4.5).	7.70	7,469.00

05/15/09	BAR	Conduct legal research, draft and edit memorandum regarding attorney-client privilege; conf. with B. Feldman regarding research; conduct legal research regarding same.	8.90	3,738.00
05/15/09	CM1	Receive instructions from W. Chun; Create set of binders for R. Feldman.	3.20	848.00
05/15/09	FG	Review decision dismissing class action.	1.60	1,552.00
05/15/09	RPF	Review Alvarez & Marsal documents and order re MDL complaint; outline subjects for further review.	5.50	5,335.00
05/16/09	BAR	Conduct legal research regarding forced disclosure and waiver of attorney-client privilege.	1.00	420.00
05/16/09	JHC	Review Simpson Thacher report.	0.80	544.00
05/17/09	BAR	Conduct legal research regarding attorney-client privilege.	1.30	546.00
05/17/09	JHC	Review Simpson Thacher report.	1.10	748.00
05/18/09	BAR	Conduct legal research regarding attorney-client privilege (5.3); draft and edit legal memorandum regarding same (3.1).	8.40	3,528.00
05/18/09	FG	Review counterclaims.	0.90	873.00
05/18/09	JHC	Conf. call w/ B. Feldman and email with WAMU team re: status.	0.20	136.00
05/18/09	RPF	Attention to list(.3); Attention to privilege memo; outline re same (2.5); Review Simpson report (1.5).	4.30	4,171.00
05/19/09	BAR	Conduct legal research (1.2); draft and edit memorandum regarding attorney-client privilege (1.4); discussion with B. Feldman regarding same; research re same (.2).	2.80	1,176.00

05/19/09	RPF	Review Alvarez materials (2.5); Review privilege memo #2 and outline same (1.8); Attention to Simpson report (.5).	4.80	4,656.00
05/20/09	BAR	Conduct legal research of statute regarding privilege.	1.60	672.00
05/20/09	RPF	Attention to privilege memo #3 and outline same (1.8); Telephone conference with Wolfe (.2); Email re status (.2).	2.20	2,134.00
05/21/09	PC	E-mails R. Feldman re: status.	0.10	97.00
05/21/09	RPF	Review public filings re WAMU re various issues.	2.00	1,940.00
05/22/09	FG	Review background materials from bankruptcy litigation.	1.70	1,649.00
05/22/09	JHC	Conf. w/ D. Elsberg (.6); review Delaware filings and motion to dismiss briefing (.8).	1.40	952.00
05/22/09	RPF	Review Alvarez and Simpson documents (2.6); Review documents from Alvarez (2.2).	4.80	4,656.00
05/27/09	FG	Read motion dismissing complaint and Simpson Thacher investigation materials.	2.30	2,231.00
05/27/09	RPF	Review report re appraisals.	2.10	2,037.00
05/28/09	RPF	Attention to appraisal documents.	2.50	2,425.00
05/29/09	FG	Telephone conferences re next steps in document collection (.5) review emails re: the same (.2).	0.70	679.00
05/29/09	RPF	Review Simpson materials.	1.50	1,455.00
05/30/09	JHC	Review Simpson Thacher report.	0.90	612.00
05/04/09	ML4	Prepare confi. and info sharing agreement pdfs for F. Gay.	1.40	371.00
06/01/09	FG	Telephone conference with Bob Feldman re case status.	0.60	582.00
06/01/09	RPF	Email to client; telephone conference with F. Gay.	1.30	1,261.00

06/02/09	FG	Review Simpson materials (3.0) review questions re production to DOJ to date (.8).	3.80	3,686.00
06/03/09	FG	Various emails and telephone conferences re status.	0.40	388.00
06/03/09	RPF	Telephone conference with Wolfe.	0.50	485.00
06/04/09	RPF	Telephone conference with Wolfe re: follow up.	0.30	291.00
06/05/09	FG	Review privilege issues.	1.10	1,067.00
06/08/09	RPF	Telephone conference with counsel and follow up	1.10	1,067.00
06/09/09	PC	Emails re: status.	0.10	97.00
06/09/09	RPF	Telephone conference with Landefeld (.5); telephone conference with Wolfe (.6); draft emails re same (.2).	1.30	1,261.00
06/10/09	FG	Review privilege correspondence to date.	0.70	679.00
06/10/09	PC	Conference C. Smith re: status (.3) and emails re: same (.2), review privilege issues (.2).	0.70	679.00
06/10/09	RPF	Telephone conferences with Wolfe re various issues (.6); attention to grand jury subpoena (.2).	0.80	776.00
06/11/09	FG	Review privilege memos and internal fact memos to date.	1.10	1,067.00
06/11/09	RPF	Attention to meeting.	0.40	388.00
06/12/09	FG	Telephone conferences (.6); emails re: new subpoena (.2).	0.80	776.00
06/12/09	PC	Emails re: status, document production and review.	0.20	194.00
06/12/09	RPF	Telephone conference with AUSA and follow up re same (.7); attention to upcoming telephone conference (.4).	1.10	1,067.00

06/15/09	FG	Telephone conference with B.Feldman re: status and game plan going forward (.4); review new subpoena and production/privilege correspondence to date (1.2).	1.60	1,552.00
06/15/09	RPF	Attention to tasks and cases; telephone conference with F. Gay; review Order.	1.20	1,164.00
06/16/09	FG	Emails to B.Feldman re status; review current subpoena.	0.70	679.00
06/17/09	RPF	Attention to L. Cunningham's request for documents.	0.20	194.00
06/22/09	PC	Emails re: status.	0.10	97.00
06/22/09	RPF	Attention to conversations re roles; telephone conference with L. Cunningham.	1.50	1,455.00
06/23/09	RPF	Telephone conference with F. Gay.	0.50	485.00
06/24/09	RPF	Review MDL complaint.	1.80	1,746.00
06/25/09	FG	Review list of issues from JP Morgan counsel re: new subpoena.	1.20	1,164.00
06/29/09	FG	Review new subpoenas, prior information sharing agreements with JPMC, emails to Feldman and Calamari re same.	0.90	873.00
06/29/09	FG	Review fact summary to date in bankruptcy case.	0.80	776.00
		SUBTOTAL:	223.3	168,565.50



**EXHIBIT B**

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/23/09	Online Research	1072.50
04/24/09	Printing	8.90
04/24/09	Printing	.40
04/24/09	Printing	1.00
04/24/09	Printing	.70
04/24/09	Printing	.70
04/24/09	Printing	39.50
04/24/09	Printing	.70
04/28/09	Printing	2.10
04/28/09	Printing	1.30
04/28/09	Printing	.70
04/28/09	Printing	.90
04/28/09	Printing	1.50
04/28/09	Printing	1.60
04/28/09	Printing	.40
04/28/09	Printing	.30
04/29/09	Local Travel; S. Kirpalani on 04/06/09	33.66
04/29/09	Printing	.40
04/29/09	Printing	.50
04/29/09	Printing	.70
04/29/09	Printing	.70
04/29/09	Printing	1.00
04/29/09	Printing	.70
04/29/09	Printing	.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/29/09	Printing	.40
04/29/09	Printing	.30
04/29/09	Printing	1.00
04/29/09	Printing	.70
04/29/09	Printing	.70
04/29/09	Printing	.70
04/29/09	Printing	1.00
04/29/09	Printing	.40
04/30/09	Online Research - Lexis	1696.00
04/30/09	Online Research – Westlaw	1.90
04/30/09	Printing	1.00
04/30/09	Printing	1.00
04/30/09	Printing	.60
04/30/09	Printing	.50
04/30/09	Printing	.60
05/01/09	Taxi; R. Feldman on 05/01/09	107.00
05/04/09	Printing	.40
05/06/09	Taxi; R. Feldman on 05/07/09	100.00
05/06/09	Printing	3.50
05/06/09	Printing	3.60
05/06/09	Printing	1.30
05/06/09	Printing	.40
05/07/09	Printing	4.40
05/07/09	Printing	9.20
05/07/09	Printing	.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
05/08/09	Printing	19.40
05/08/09	Printing	.10
05/08/09	Printing	5.60
05/08/09	Printing	.40
05/08/09	Printing	1.00
05/08/09	Printing	.70
05/08/09	Printing	.50
05/08/09	Printing	.30
05/08/09	Printing	.70
05/08/09	Printing	.70
05/08/09	Printing	39.50
05/08/09	Printing	.40
05/08/09	Printing	.40
05/08/09	Printing	.30
05/08/09	Printing	.60
05/11/09	Printing	19.40
05/11/09	Printing	.30
05/12/09	Printing	.40
05/12/09	Printing	2.10
05/12/09	Printing	.60
05/12/09	Printing	.60
05/13/09	Printing	4.00
05/13/09	Printing	.30
05/14/09	Printing	1.50
05/14/09	Printing	4.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
05/14/09	Printing	.30
05/14/09	Printing	.50
05/14/09	Printing	.70
05/14/09	Printing	4.40
05/14/09	Printing	2.50
05/14/09	Printing	1.10
05/14/09	Printing	1.10
05/14/09	Printing	.30
05/14/09	Printing	.50
05/14/09	Printing	.70
05/14/09	Printing	.90
05/14/09	Printing	.80
05/14/09	Printing	4.20
05/14/09	Printing	1.10
05/14/09	Printing	.40
05/14/09	Printing	1.40
05/14/09	Printing	.10
05/14/09	Printing	.10
05/14/09	Printing	.10
05/14/09	Printing	.10
05/14/09	Printing	.10
05/14/09	Printing	.10
05/14/09	Printing	3.70
05/14/09	Printing	5.50
05/14/09	Printing	26.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
05/15/09	Express Mail	9.76
05/15/09	Printing	.10
05/15/09	Printing	.60
05/15/09	Printing	.60
05/15/09	Printing	.50
05/15/09	Printing	.60
05/15/09	Printing	3.30
05/15/09	Printing	.60
05/15/09	Printing	.40
05/15/09	Printing	.10
05/15/09	Printing	.60
05/18/09	Printing	1.30
05/18/09	Printing	.40
05/19/09	Meals during Travel; R. Feldman on 05/06/09	92.10
05/19/09	Meals during Travel; R. Feldman on 04/30/09	102.63
05/19/09	Hotel; R. Felman on 05/01/09	416.16
05/19/09	Hotel; R. Feldman on 05/06/09	410.38
05/19/09	Printing	.40
05/19/09	Printing	.40
05/20/09	Printing	39.50
05/20/09	Printing	5.60
05/22/09	Express Mail	89.90
05/22/09	Express Mail	61.68
05/30/09	Outside Photocopy	2.49
05/30/09	Outside Photocopy	41.70

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
05/30/09	Outside Photocopy	176.40
05/30/09	Outside Photocopy	14.06
05/30/09	Outside Photocopy	4.00
05/30/09	Outside Photocopy	111.36
05/30/09	Photocopying	39.80
05/30/09	Photocopying	667.20
05/30/09	Photocopying	53.50
05/30/09	Litigation Support Services	121.23
05/30/09	Litigation Support Services - Slipsheets	16.96
05/30/09	Litigation Support Services – Blowback	559.44
05/30/09	Outside Photocopy	18.90
05/30/09	Outside Photocopy	5.97
05/30/09	Outside Photocopy	1.00
05/30/09	Outside Photocopy	58.74
05/30/09	Outside Photocopy	201.25
05/30/09	Outside Photocopy	66.39
05/30/09	Photocopying	469.90
05/31/09	Online Research	3,938.10
05/31/09	Online Research	20.00
05/31/09	Online Research	325.00
05/31/09	Online Research - Westlaw	282.80
06/01/09	Printing	0.80
06/01/09	Printing	0.50
06/01/09	Printing	0.30
06/01/09	Printing	4.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/01/09	Printing	6.80
06/01/09	Printing	0.30
06/01/09	Printing	0.30
06/01/09	Printing	1.20
06/01/09	Printing	0.90
06/01/09	Printing	0.40
06/01/09	Printing	0.30
06/01/09	Printing	0.40
06/01/09	Printing	0.50
06/01/09	Printing	0.30
06/01/09	Printing	1.00
06/01/09	Printing	1.00
06/01/09	Printing	2.00
06/01/09	Printing	18.60
06/01/09	Printing	0.30
06/01/09	Printing	2.00
06/01/09	Printing	0.40
06/01/09	Printing	0.40
06/01/09	Printing	0.30
06/01/09	Printing	2.00
06/01/09	Printing	0.90
06/01/09	Printing	2.60
06/01/09	Printing	3.00
06/01/09	Printing	18.60
06/01/09	Printing	0.30



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/01/09	Printing	1.80
06/01/09	Printing	0.30
06/01/09	Printing	4.00
06/01/09	Printing	6.80
06/01/09	Printing	2.60
06/01/09	Printing	2.60
06/01/09	Printing	2.40
06/01/09	Printing	0.30
06/01/09	Printing	0.40
06/01/09	Printing	2.00
06/01/09	Printing	2.00
06/01/09	Printing	2.00
06/01/09	Printing	1.00
06/01/09	Printing	1.30
06/01/09	Printing	0.50
06/01/09	Printing	0.10
06/01/09	Printing	3.40
06/01/09	Printing	0.90
06/01/09	Printing	0.50
06/01/09	Printing	0.60
06/01/09	Printing	7.00
06/01/09	Printing	3.20
06/01/09	Printing	1.50
06/01/09	Printing	0.50
06/01/09	Printing	0.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/01/09	Printing	0.70
06/01/09	Printing	1.20
06/01/09	Printing	0.30
06/01/09	Printing	0.90
06/01/09	Printing	0.30
06/01/09	Printing	0.60
06/02/09	Color Printing	212.04
06/02/09	Color Printing	215.46
06/02/09	Color Printing	215.46
06/02/09	Photocopying	1.20
06/02/09	Printing	1.80
06/02/09	Printing	0.90
06/02/09	Printing	3.50
06/02/09	Printing	2.30
06/02/09	Printing	1.90
06/02/09	Printing	0.50
06/02/09	Printing	2.50
06/02/09	Printing	0.50
06/02/09	Printing	0.60
06/02/09	Printing	1.30
06/02/09	Printing	3.50
06/02/09	Printing	0.50
06/02/09	Printing	7.20
06/02/09	Printing	1.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/02/09	Printing	2.20
06/02/09	Printing	4.00
06/02/09	Printing	4.00
06/02/09	Printing	0.50
06/02/09	Printing	2.60
06/02/09	Printing	0.80
06/02/09	Printing	1.00
06/02/09	Printing	2.20
06/02/09	Printing	0.70
06/02/09	Printing	0.80
06/02/09	Printing	7.20
06/02/09	Printing	2.00
06/02/09	Printing	37.80
06/02/09	Printing	0.50
06/02/09	Printing	2.00
06/02/09	Printing	2.60
06/02/09	Printing	1.00
06/02/09	Printing	2.60
06/02/09	Printing	2.40
06/02/09	Printing	0.40
06/02/09	Photocopying	12.00
06/02/09	Printing	1.20
06/02/09	Printing	0.60
06/02/09	Printing	0.60
06/02/09	Printing	8.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/02/09	Printing	13.60
06/02/09	Printing	5.20
06/02/09	Printing	4.80
06/02/09	Printing	0.60
06/02/09	Printing	0.40
06/02/09	Printing	0.60
06/02/09	Printing	0.60
06/02/09	Printing	0.80
06/02/09	Printing	4.20
06/02/09	Printing	0.60
06/02/09	Printing	0.50
06/02/09	Printing	0.20
06/02/09	Printing	0.20
06/02/09	Printing	1.30
06/02/09	Printing	0.80
06/02/09	Printing	0.20
06/02/09	Printing	18.90
06/02/09	Printing	0.90
06/02/09	Printing	2.00
06/02/09	Printing	0.40
06/02/09	Printing	0.30
06/02/09	Printing	3.50
06/02/09	Printing	0.70
06/02/09	Printing	1.00
06/03/09	Printing	0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/03/09	Printing	0.50
06/03/09	Printing	0.30
06/03/09	Printing	0.90
06/03/09	Printing	0.40
06/03/09	Printing	0.30
06/03/09	Printing	0.60
06/03/09	Printing	5.50
06/03/09	Printing	2.30
06/03/09	Printing	0.30
06/03/09	Printing	0.30
06/03/09	Printing	1.00
06/03/09	Printing	0.30
06/03/09	Printing	0.30
06/03/09	Printing	0.30
06/03/09	Printing	0.30
06/03/09	Printing	0.30
06/03/09	Printing	3.70
06/03/09	Printing	2.90
06/03/09	Printing	1.50
06/03/09	Printing	0.60
06/03/09	Printing	0.50
06/04/09	Printing	1.30
06/04/09	Printing	1.60
06/04/09	Printing	2.20
06/04/09	Printing	1.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/04/09	Printing	0.40
06/04/09	Printing	0.40
06/04/09	Printing	0.80
06/04/09	Printing	2.90
06/04/09	Printing	3.60
06/04/09	Printing	7.20
06/04/09	Printing	0.40
06/04/09	Printing	1.10
06/04/09	Printing	20.60
06/04/09	Printing	0.30
06/04/09	Printing	3.60
06/04/09	Printing	0.80
06/04/09	Printing	1.00
06/04/09	Printing	1.60
06/04/09	Printing	0.80
06/04/09	Printing	1.30
06/04/09	Printing	0.30
06/04/09	Printing	0.50
06/04/09	Printing	1.80
06/05/09	Printing	0.30
06/05/09	Printing	4.40
06/05/09	Photocopying	0.30
06/05/09	Printing	0.40
06/05/09	Printing	1.80
06/05/09	Printing	7.20

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/05/09	Printing	0.40
06/05/09	Printing	0.30
06/05/09	Printing	0.80
06/05/09	Printing	0.70
06/05/09	Printing	0.80
06/05/09	Printing	0.60
06/05/09	Printing	1.00
06/05/09	Printing	3.50
06/05/09	Printing	1.70
06/05/09	Printing	6.20
06/05/09	Printing	0.30
06/05/09	Printing	0.70
06/05/09	Printing	0.90
06/05/09	Printing	0.90
06/05/09	Printing	0.40
06/05/09	Printing	1.40
06/05/09	Printing	1.80
06/07/09	Printing	0.10
06/07/09	Printing	0.20
06/07/09	Printing	0.70
06/07/09	Printing	18.90
06/07/09	Printing	0.30
06/07/09	Printing	0.10
06/07/09	Printing	0.10
06/07/09	Printing	0.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/07/09	Printing	2.00
06/07/09	Printing	2.00
06/07/09	Printing	0.10
06/07/09	Printing	0.70
06/07/09	Printing	0.60
06/07/09	Printing	0.10
06/07/09	Printing	0.10
06/07/09	Printing	0.20
06/07/09	Printing	2.30
06/08/09	Printing	3.60
06/08/09	Printing	1.70
06/08/09	Printing	1.40
06/08/09	Printing	2.30
06/08/09	Printing	0.30
06/08/09	Printing	3.10
06/08/09	Printing	1.00
06/08/09	Printing	0.40
06/08/09	Printing	2.00
06/08/09	Printing	0.30
06/08/09	Printing	2.50
06/08/09	Printing	1.50
06/08/09	Printing	3.60
06/08/09	Printing	2.40
06/08/09	Printing	2.40
06/08/09	Printing	2.20



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/08/09	Printing	2.50
06/08/09	Printing	2.50
06/08/09	Printing	1.60
06/08/09	Printing	0.30
06/08/09	Printing	0.50
06/08/09	Printing	2.20
06/08/09	Printing	0.70
06/08/09	Printing	0.30
06/08/09	Printing	2.30
06/08/09	Printing	1.30
06/08/09	Printing	2.50
06/08/09	Printing	2.30
06/08/09	Printing	7.20
06/08/09	Printing	4.90
06/08/09	Printing	1.50
06/08/09	Printing	1.20
06/08/09	Printing	2.30
06/08/09	Photocopying	51.70
06/08/09	Printing	0.50
06/08/09	Printing	0.50
06/08/09	Printing	2.50
06/08/09	Printing	0.30
06/08/09	Printing	0.80
06/08/09	Printing	2.30
06/08/09	Printing	3.90

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/08/09	Printing	.40
06/08/09	Printing	1.30
06/09/09	Printing	0.30
06/09/09	Printing	0.50
06/09/09	Printing	0.60
06/09/09	Printing	0.40
06/09/09	Printing	0.30
06/09/09	Printing	0.80
06/09/09	Printing	1.40
06/09/09	Printing	0.50
06/09/09	Printing	2.30
06/09/09	Printing	1.20
06/09/09	Printing	0.60
06/09/09	Printing	1.40
06/09/09	Printing	1.70
06/09/09	Printing	1.30
06/09/09	Printing	0.50
06/10/09	Printing	0.30
06/10/09	Printing	1.60
06/10/09	Printing	0.40
06/10/09	Printing	8.40
06/10/09	Printing	0.60
06/10/09	Printing	0.80
06/10/09	Printing	0.30
06/10/09	Printing	0.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/10/09	Printing	2.50
06/10/09	Printing	0.60
06/10/09	Printing	0.40
06/10/09	Printing	2.70
06/10/09	Printing	6.90
06/10/09	Printing	1.70
06/10/09	Printing	0.60
06/10/09	Printing	0.50
06/10/09	Printing	0.40
06/10/09	Printing	2.30
06/10/09	Printing	0.80
06/11/09	Printing	2.90
06/11/09	Printing	2.30
06/11/09	Printing	0.40
06/11/09	Printing	3.00
06/11/09	Printing	0.40
06/11/09	Printing	3.50
06/11/09	Printing	1.40
06/11/09	Printing	1.40
06/11/09	Printing	2.80
06/11/09	Printing	2.30
06/11/09	Printing	2.00
06/11/09	Printing	0.10
06/11/09	Printing	0.30
06/11/09	Printing	2.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/11/09	Printing	1.40
06/11/09	Printing	2.30
06/11/09	Printing	2.00
06/11/09	Printing	6.20
06/11/09	Printing	3.00
06/11/09	Printing	0.30
06/11/09	Printing	5.20
06/11/09	Printing	0.40
06/11/09	Printing	3.10
06/11/09	Printing	0.40
06/11/09	Printing	0.60
06/11/09	Printing	0.90
06/11/09	Printing	7.20
06/11/09	Printing	0.30
06/11/09	Printing	0.40
06/11/09	Printing	2.60
06/11/09	Printing	1.20
06/11/09	Printing	3.00
06/11/09	Printing	0.10
06/11/09	Printing	0.10
06/11/09	Printing	0.10
06/11/09	Printing	1.50
06/11/09	Printing	1.90
06/11/09	Printing	2.20
06/11/09	Printing	1.90

Date Posted	Expense / Date Incurred	Amount
06/12/09	Taxi; M. Longyear on 05/28/09	18.96
06/12/09	Taxi; M. Longyear on 06/02/09	19.44
06/12/09	Taxi; M. Longyear on 06/04/09	20.40
06/12/09	Telephone	1.01
06/12/09	Telephone	30.70
06/12/09	Printing	10.80
06/12/09	Printing	3.10
06/12/09	Printing	1.80
06/12/09	Printing	0.10
06/12/09	Printing	0.10
06/12/09	Printing	3.20
06/12/09	Printing	0.90
06/12/09	Printing	2.60
06/12/09	Printing	0.30
06/12/09	Printing	1.90
06/12/09	Printing	1.60
06/12/09	Printing	3.20
06/12/09	Printing	0.40
06/12/09	Printing	0.50
06/12/09	Printing	2.60
06/12/09	Printing	10.80
06/12/09	Printing	2.90
06/12/09	Printing	3.20
06/12/09	Printing	2.10
06/12/09	Printing	0.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/12/09	Photocopying	3.60
06/12/09	Printing	3.20
06/12/09	Printing	0.60
06/12/09	Printing	1.60
06/12/09	Printing	0.10
06/12/09	Printing	0.10
06/12/09	Printing	0.30
06/12/09	Printing	0.80
06/12/09	Printing	2.10
06/12/09	Printing	0.30
06/12/09	Printing	0.90
06/12/09	Printing	.30
06/14/09	Printing	3.40
06/14/09	Printing	3.40
06/14/09	Printing	3.30
06/14/09	Printing	0.30
06/14/09	Printing	3.40
06/15/09	Telephone	49.66
06/15/09	Telephone	4.76
06/15/09	Telephone	6.29
06/15/09	Telephone	73.76
06/15/09	Telephone	4.87
06/15/09	Telephone	9.32
06/15/09	Telephone	11.24
06/15/09	Telephone	0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/15/09	Telephone	31.72
06/15/09	Printing	1.00
06/15/09	Printing	4.10
06/15/09	Printing	0.60
06/15/09	Printing	1.00
06/15/09	Printing	1.10
06/15/09	Printing	0.60
06/15/09	Printing	1.90
06/15/09	Printing	0.20
06/15/09	Printing	3.50
06/15/09	Printing	3.50
06/15/09	Printing	3.50
06/15/09	Printing	1.10
06/15/09	Printing	10.80
06/15/09	Printing	0.50
06/15/09	Printing	10.80
06/15/09	Printing	3.20
06/15/09	Printing	4.10
06/15/09	Printing	0.40
06/15/09	Printing	2.10
06/15/09	Printing	0.50
06/15/09	Printing	3.90
06/15/09	Printing	3.90
06/15/09	Printing	1.40
06/15/09	Printing	0.90

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/15/09	Printing	3.50
06/15/09	Printing	1.10
06/15/09	Printing	0.20
06/15/09	Printing	1.50
06/15/09	Printing	4.30
06/15/09	Printing	0.50
06/15/09	Printing	3.50
06/15/09	Printing	6.50
06/15/09	Printing	.50
06/15/09	Printing	.50
06/16/09	Telephone	9.52
06/16/09	Telephone	5.79
06/16/09	Telephone	0.71
06/16/09	Telephone	8.22
06/16/09	Telephone	1.01
06/16/09	Telephone	13.38
06/16/09	Telephone	0.61
06/16/09	Telephone	11.15
06/16/09	Telephone	1.01
06/16/09	Telephone	0.91
06/16/09	Telephone	11.46
06/16/09	Telephone	4.56
06/16/09	Printing	1.30
06/16/09	Printing	0.30



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/16/09	Printing	1.70
06/16/09	Printing	2.90
06/16/09	Printing	1.50
06/16/09	Printing	0.30
06/16/09	Printing	1.60
06/16/09	Printing	0.30
06/16/09	Printing	0.80
06/16/09	Printing	1.10
06/16/09	Printing	1.40
06/16/09	Printing	1.00
06/16/09	Printing	0.80
06/16/09	Printing	2.30
06/16/09	Printing	1.10
06/16/09	Printing	0.90
06/16/09	Printing	0.80
06/16/09	Printing	0.90
06/16/09	Printing	0.40
06/16/09	Printing	0.30
06/16/09	Printing	2.30
06/16/09	Printing	0.20
06/16/09	Printing	0.40
06/16/09	Printing	2.10
06/16/09	Printing	0.20
06/16/09	Printing	1.90
06/16/09	Printing	1.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/16/09	Printing	0.70
06/16/09	Printing	0.80
06/16/09	Printing	0.30
06/16/09	Printing	0.60
06/16/09	Printing	3.20
06/16/09	Printing	3.90
06/16/09	Printing	1.10
06/16/09	Printing	1.40
06/16/09	Printing	1.50
06/16/09	Printing	0.10
06/16/09	Printing	2.60
06/16/09	Printing	0.60
06/16/09	Printing	1.40
06/16/09	Printing	0.20
06/16/09	Printing	1.20
06/16/09	Printing	1.10
06/16/09	Printing	0.60
06/16/09	Printing	2.30
06/16/09	Printing	2.00
06/16/09	Printing	2.10
06/16/09	Printing	1.50
06/16/09	Printing	1.40
06/16/09	Printing	10.80
06/16/09	Printing	0.50
06/16/09	Printing	0.20

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/16/09	Printing	2.60
06/16/09	Printing	2.10
06/16/09	Printing	2.80
06/16/09	Printing	2.00
06/16/09	Printing	2.90
06/16/09	Printing	7.20
06/16/09	Printing	0.50
06/16/09	Printing	0.20
06/16/09	Printing	1.20
06/16/09	Printing	0.80
06/16/09	Printing	0.80
06/16/09	Printing	0.30
06/16/09	Printing	3.50
06/16/09	Printing	1.70
06/16/09	Printing	0.30
06/16/09	Printing	0.10
06/16/09	Printing	0.60
06/16/09	Printing	0.70
06/16/09	Printing	0.40
06/16/09	Printing	0.10
06/16/09	Printing	.60
06/16/09	Printing	.40
06/17/09	Printing	2.10
06/17/09	Printing	0.70
06/17/09	Printing	0.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/17/09	Printing	0.90
06/17/09	Printing	3.30
06/17/09	Printing	0.30
06/17/09	Printing	0.70
06/17/09	Printing	0.60
06/17/09	Printing	0.30
06/17/09	Printing	1.10
06/17/09	Printing	1.40
06/17/09	Printing	0.10
06/17/09	Printing	2.10
06/17/09	Printing	0.10
06/17/09	Printing	0.70
06/17/09	Printing	1.40
06/17/09	Printing	1.30
06/17/09	Printing	1.60
06/17/09	Printing	1.30
06/17/09	Printing	0.80
06/17/09	Printing	0.60
06/17/09	Printing	0.50
06/17/09	Printing	9.10
06/17/09	Printing	0.30
06/17/09	Printing	1.10
06/17/09	Printing	0.70
06/17/09	Printing	0.20
06/17/09	Printing	4.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/17/09	Printing	1.20
06/17/09	Printing	9.10
06/17/09	Printing	0.30
06/17/09	Printing	28.80
06/17/09	Printing	7.20
06/17/09	Printing	7.20
06/17/09	Printing	.40
06/17/09	Printing	8.50
06/17/09	Printing	.60
06/17/09	Printing	.90
06/18/09	Color Printing	26.79
06/18/09	Color Printing	26.79
06/18/09	Printing	1.50
06/18/09	Printing	0.20
06/18/09	Printing	0.20
06/18/09	Printing	13.30
06/18/09	Printing	13.30
06/18/09	Printing	1.90
06/18/09	Printing	1.90
06/18/09	Printing	2.50
06/18/09	Printing	2.50
06/18/09	Printing	0.40
06/18/09	Printing	0.40
06/18/09	Printing	3.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/18/09	Printing	3.00
06/18/09	Printing	0.80
06/18/09	Printing	0.80
06/18/09	Printing	0.70
06/18/09	Printing	0.70
06/18/09	Printing	0.70
06/18/09	Printing	0.70
06/18/09	Printing	0.50
06/18/09	Printing	0.50
06/18/09	Printing	0.90
06/18/09	Printing	0.90
06/18/09	Printing	2.30
06/18/09	Printing	1.50
06/18/09	Printing	0.80
06/18/09	Printing	0.80
06/18/09	Printing	0.60
06/18/09	Printing	0.60
06/18/09	Printing	4.90
06/18/09	Printing	4.90
06/18/09	Printing	1.90
06/18/09	Printing	1.90
06/18/09	Printing	5.10
06/18/09	Printing	5.10
06/18/09	Printing	5.00
06/18/09	Printing	2.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/18/09	Printing	5.00
06/18/09	Printing	0.60
06/18/09	Printing	0.60
06/18/09	Printing	0.50
06/18/09	Printing	0.50
06/19/09	Messenger	8.00
06/19/09/	Taxi; R. Parker on 04/10/09	9.00
06/19/09/	Taxi; R. Parker on 04/11/09	8.00
06/19/09/	Taxi; R. Parker on 04/14/09	10.00
06/19/09/	Taxi; R. Parker on 05/18/09	10.00
06/22/09	Document Review Meal; B. Finestone on 04/16/09	20.06
06/22/09	Document Review Meal; B.Finestone on 05/31/09	19.99
06/22/09	Document Review Meal; H. Denman on 05/28/09	16.21
06/22/09	Telecopier	.50
06/22/09	Photocopying	32.40
06/22/09	Printing	0.30
06/22/09	Printing	0.90
06/22/09	Printing	3.30
06/22/09	Printing	2.50
06/22/09	Printing	0.70
06/22/09	Printing	1.60
06/22/09	Printing	2.20
06/22/09	Printing	0.60
06/22/09	Printing	2.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/22/09	Printing	3.90
06/22/09	Printing	0.50
06/22/09	Printing	2.60
06/22/09	Printing	0.40
06/22/09	Printing	0.50
06/22/09	Printing	0.50
06/22/09	Printing	0.80
06/22/09	Printing	0.70
06/22/09	Printing	3.30
06/22/09	Printing	0.40
06/22/09	Printing	1.50
06/22/09	Printing	0.70
06/22/09	Printing	0.60
06/22/09	Printing	0.30
06/22/09	Photocopying	0.20
06/22/09	Photocopying	0.20
06/22/09	Printing	5.20
06/22/09	Printing	0.60
06/22/09	Printing	5.20
06/22/09	Printing	10.40
06/22/09	Printing	2.60
06/22/09	Printing	2.90
06/22/09	Printing	0.50
06/22/09	Printing	0.30
06/22/09	Printing	2.80



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/22/09	Printing	0.80
06/22/09	Printing	0.80
06/22/09	Printing	0.40
06/22/09	Printing	0.70
06/22/09	Printing	1.20
06/22/09	Printing	5.70
06/22/09	Printing	0.40
06/22/09	Printing	5.00
06/22/09	Printing	5.00
06/22/09	Printing	5.00
06/22/09	Printing	0.10
06/22/09	Printing	0.20
06/22/09	Printing	0.20
06/22/09	Printing	0.10
06/22/09	Litigation Support Services	76.70
06/22/09	Outside Photocopy	\$49.95
06/22/09	Outside Photocopy	2.95
06/22/09	Outside Photocopy	9.65
06/23/09	Color Printing	1.71
06/23/09	Printing	0.80
06/23/09	Printing	0.30
06/23/09	Printing	0.90
06/23/09	Printing	1.10
06/23/09	Printing	0.30
06/23/09	Printing	2.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/23/09	Printing	6.90
06/23/09	Printing	2.50
06/23/09	Printing	0.80
06/23/09	Printing	1.90
06/23/09	Printing	2.10
06/23/09	Printing	0.60
06/23/09	Printing	1.40
06/23/09	Printing	0.80
06/23/09	Printing	1.00
06/23/09	Printing	1.10
06/23/09	Printing	6.20
06/23/09	Printing	1.90
06/23/09	Printing	2.50
06/23/09	Printing	0.60
06/23/09	Printing	6.40
06/23/09	Printing	3.50
06/23/09	Printing	1.10
06/23/09	Printing	0.50
06/23/09	Printing	2.50
06/23/09	Printing	1.60
06/23/09	Printing	1.20
06/23/09	Printing	2.30
06/23/09	Printing	0.80
06/23/09	Printing	0.60
06/23/09	Printing	7.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/23/09	Printing	0.40
06/23/09	Printing	1.30
06/23/09	Printing	3.50
06/23/09	Printing	0.70
06/23/09	Printing	1.10
06/23/09	Printing	4.60
06/23/09	Printing	0.60
06/23/09	Printing	3.70
06/23/09	Printing	6.40
06/23/09	Printing	0.80
06/23/09	Printing	1.30
06/23/09	Printing	0.30
06/23/09	Printing	0.10
06/23/09	Printing	0.60
06/23/09	Printing	0.40
06/24/09	Outside Photocopy	20.00
06/24/09	Outside Photocopy	92.40
06/24/09	Outside Photocopy	14.06
06/24/09	Outside Photocopy	95.44
06/24/09	Outside Photocopy	12.00
06/24/09	Telephone	18.86
06/24/09	Printing	1.60
06/24/09	Printing	1.40
06/24/09	Printing	0.70
06/24/09	Printing	4.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/24/09	Printing	3.90
06/24/09	Printing	0.50
06/24/09	Printing	1.10
06/24/09	Printing	1.70
06/24/09	Printing	0.40
06/24/09	Printing	3.90
06/24/09	Printing	1.70
06/24/09	Printing	0.80
06/24/09	Printing	4.80
06/24/09	Photocopying	320.00
06/24/09	Printing	3.50
06/24/09	Printing	0.90
06/24/09	Printing	4.80
06/24/09	Printing	13.80
06/24/09	Telephone	12.26
06/25/09	Litigation Support Services – Scanning	179.70
06/25/09	Litigation Support Services – CD Creation	30.00
06/25/09	Postage	0.85
06/25/09	Printing	0.90
06/25/09	Printing	1.40
06/25/09	Printing	1.70
06/25/09	Printing	1.10
06/25/09	Printing	0.70
06/25/09	Printing	0.60
06/25/09	Printing	0.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/25/09	Printing	1.60
06/25/09	Printing	1.20
06/25/09	Printing	0.40
06/25/09	Printing	3.60
06/25/09	Printing	0.20
06/25/09	Printing	1.20
06/25/09	Printing	4.80
06/25/09	Printing	2.90
06/25/09	Printing	0.40
06/25/09	Printing	0.50
06/25/09	Printing	2.40
06/25/09	Printing	0.30
06/25/09	Printing	0.40
06/25/09	Printing	1.80
06/25/09	Printing	1.60
06/25/09	Printing	1.70
06/25/09	Printing	4.60
06/25/09	Printing	0.70
06/25/09	Printing	1.30
06/25/09	Printing	0.70
06/25/09	Printing	0.90
06/25/09	Color Printing	164.16
06/26/09	Local Travel;	119.00
06/26/09	Local Travel; A. Abensohn on 05/21/09	5.20
06/26/09	Local Travel; A. Abensohn on 06/23/09	5.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/26/09	Local Travel; A. Abensohn on 06/24/09	7.80
06/26/09	Local Travel; A. Abensohn on 06/24/09	8.00
06/26/09	Local Travel; M. Carlinsky on 07/07/09	253.00
06/26/09	Meals during Travel; A. Abensohn on 07/07/09	6.20
06/26/09	Outside Photocopy	9.65
06/26/09	Outside Photocopy	17.00
06/26/09	Outside Photocopy	101.15
06/26/09	Outside Photocopy	6.11
06/26/09	Outside Photocopy	7.70
06/26/09	Outside Photocopy	11.93
06/26/09	Outside Photocopy	.75
06/26/09	Outside Photocopy	2.10
06/26/09	Outside Photocopy	164.05
06/26/09	Taxi; M. Longyear on 06/04/09	6.00
06/26/09	Taxi; M. Longyear on 06/04/09	13.00
06/26/09	Printing	0.40
06/26/09	Printing	0.40
06/26/09	Printing	0.10
06/26/09	Printing	7.20
06/26/09	Printing	0.40
06/26/09	Printing	2.10
06/26/09	Printing	1.30
06/26/09	Printing	0.10
06/26/09	Printing	5.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/26/09	Printing	3.50
06/26/09	Printing	3.90
06/26/09	Printing	0.50
06/26/09	Photocopying	3.10
06/26/09	Photocopying	48.90
06/26/09	Photocopying	12.00
06/26/09	Photocopying	136.00
06/26/09	Printing	5.00
06/26/09	Printing	1.40
06/26/09	Printing	3.70
06/26/09	Printing	5.00
06/26/09	Printing	0.40
06/26/09	Printing	2.00
06/26/09	Printing	0.70
06/26/09	Printing	0.30
06/28/09	Printing	1.00
06/28/09	Printing	2.00
06/28/09	Printing	0.90
06/28/09	Printing	1.10
06/28/09	Printing	1.30
06/28/09	Printing	0.40
06/28/09	Photocopying	0.50
06/29/09	Postage	0.61
06/29/09	Printing	0.50
06/29/09	Printing	0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/29/09	Printing	1.30
06/29/09	Printing	0.30
06/29/09	Printing	11.80
06/29/09	Printing	2.40
06/29/09	Printing	1.10
06/29/09	Printing	0.80
06/29/09	Printing	1.80
06/29/09	Printing	0.30
06/29/09	Printing	1.70
06/29/09	Printing	1.00
06/29/09	Printing	11.80
06/29/09	Printing	0.60
06/29/09	Printing	2.30
06/29/09	Printing	0.50
06/29/09	Printing	0.50
06/29/09	Printing	0.40
06/29/09	Printing	0.30
06/29/09	Printing	0.30
06/29/09	Printing	1.80
06/29/09	Printing	2.40
06/29/09	Printing	0.40
06/29/09	Printing	0.80
06/29/09	Printing	1.40
06/29/09	Printing	2.20
06/29/09	Printing	1.30



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/29/09	Photocopying	3.10
06/29/09	Printing	2.40
06/29/09	Printing	1.50
06/29/09	Printing	2.40
06/29/09	Printing	3.20
06/29/09	Printing	2.20
06/30/09	Online Research	2,142.49
06/30/09	Online Research	381.69
06/30/09	Online Research	7,879.02
06/30/09	Online Research	207.54
06/30/09	Online Research	1957.20
06/30/09	Online Research	75.00
06/30/09	Online Research	400.00
06/30/09	Online Research	105.00
06/30/09	Online Research - Lexis	335.41
06/30/09	Online Research - Westlaw	649.20
06/30/09	Online Research - Westlaw	20.00
06/30/09	Printing	1.30
06/30/09	Printing	0.80
06/30/09	Printing	0.40
06/30/09	Printing	1.10
06/30/09	Printing	1.30
06/30/09	Printing	2.50
06/30/09	Printing	0.60
06/30/09	Printing	2.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
06/30/09	Printing	0.80
06/30/09	Printing	0.70
06/30/09	Printing	2.10
06/30/09	Printing	0.50
06/30/09	Printing	1.90
06/30/09	Printing	1.30
06/30/09	Printing	0.80
06/30/09	Printing	2.50
06/30/09	Printing	5.30
06/30/09	Printing	0.30
06/30/09	Printing	4.50
06/30/09	Printing	0.60
06/30/09	Printing	1.40
06/30/09	Printing	1.60
06/30/09	Printing	2.20
06/30/09	Printing	2.30
06/30/09	Printing	0.90
06/30/09	Printing	5.30
06/30/09	Printing	0.60
06/30/09	Printing	1.10
	<b>Total Expenses</b>	<b>\$30,691.71</b>

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

-----X  
In re: : Chapter 11  
 : Case No. 08-12229 (MFW)  
WASHINGTON MUTUAL, INC., et al., : Jointly Administered  
 :  
 :  
Debtor. :  
 :  
-----X

**CERTIFICATION OF SUSHEEL KIRPALANI**

Susheel Kirpalani, an attorney-at-law, duly admitted in good standing to practice in the State of New York hereby certifies that:

1. I am partner in the firm of Quinn Emanuel Urquhart Oliver & Hedges, LLP ("**Quinn Emanuel**"), and I am duly authorized to make this Certification on behalf of Quinn Emanuel. Quinn Emanuel was retained as special litigation and conflicts counsel to Washington Mutual, Inc. and its affiliated debtor pursuant to an order of the Court. This certification is made in support of Quinn Emanuel's Third Monthly Application For Interim Allowance Of Compensation For Services Rendered And For Reimbursement Of Expenses During The Period From June 1, 2009 Through June 30, 2009 (the "**Application**"), and in compliance with Local Rule 2016-2 of this Court (the "**Rule**"), and with the United States Trustee's Guidelines for Review Of Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 (the "**Guidelines**").

2. I have read the Application and I certify that the Application substantially complies with the Rule and the Guidelines.

Dated:  
August 31, 2009

**Quinn Emanuel Urquhart Oliver & Hedges, LLP**



---

Susheel Kirpalani  
55 Madison Avenue - 22nd Floor  
New York, NY 10010  
(212) 849 - 7000

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

-----x		Chapter 11
In re:	:	
	:	Case No. 08-12229 (MFW)
WASHINGTON MUTUAL, INC., <i>et al.</i> <sup>1</sup>	:	Jointly Administered
	:	
Debtors.	:	<b>Objection Date: August 21, 2009 at 4:00 p.m.</b>
-----x		<b>Hearing Date: Only if Objections are Filed</b>

**NOTICE OF THIRD MONTHLY APPLICATION OF QUINN EMANUEL  
URQUHART OLIVER & HEDGES, LLP, AS SPECIAL LITIGATION  
AND CONFLICTS COUNSEL TO THE DEBTORS FOR ALLOWANCE OF  
COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT  
OF EXPENSES DURING THE PERIOD FROM JUNE 1, 2009 THROUGH JUNE 30, 2009**

TO: The Notice Parties as defined in the Order Authorizing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Interim Compensation Order”) (Docket No. 204) and parties pursuant to Fed. R. Bankr. Pr. 2002(a)(6).

**PLEASE TAKE NOTICE** that Quinn Emanuel Urquhart Oliver & Hedges, LLP, Special Litigation and Conflicts Counsel to Debtors Washington Mutual, Inc. in the above-captioned cases, has filed the **Third Monthly Application of Quinn Emanuel Urquhart Oliver & Hedges, LLP, as Special Litigation and Conflicts Counsel to the Debtors for Allowance of Compensation for Services Rendered and for Reimbursement of Expenses During the Period from June 1, 2009 through June 30, 2009** (the “Application”). The Application seeks the allowance of fees in the amount of **\$859,224.50** (80%, \$687,379.60) and expenses in the amount of **\$30,691.71** for the period **June 1, 2009 through and including June 30, 2009** and payment of 80% of fees in the amount of \$687,379.60 and 100% of the expenses in the amount of \$30,691.71 pursuant to the Interim Compensation Order. The Application has been filed and served on the Notice Parties pursuant to the Interim Compensation Order. Notice of the Application has been filed and served on all parties requesting notice pursuant to Fed. R. Bankr. Pr. 2002.

**PLEASE TAKE FURTHER NOTICE** that Objections of the Notice Parties, if any, to the relief requested in the Application must be filed with the United States Bankruptcy Court, 824 N. Market Street, 3rd Floor, Wilmington, Delaware 19801, on or **before August 31, 2009 at 4:00 p.m. (prevailing Eastern Time)**.

---

<sup>1</sup> The Debtors in these Chapter 11 cases and the last four digits of each Debtor's federal tax identification numbers are: (i) Washington Mutual, Inc. (3725) and (ii) WMI Investment Corp. (5395). The Debtors continue to share their principal offices with the employees of JPMorgan Chase located at 1301 Second Avenue, Seattle, Washington 98101.

**PLEASE TAKE FURTHER NOTICE** that the Notice Parties must also serve a copy of the objection upon the following parties so that the objection is **received no later than 4:00 p.m. (prevailing Eastern Time) on August 31, 2009:**

(i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, (a) Weil, Gotshal & Manges, LLP, 767 Fifth Avenue, New York, NY 10153 (Attention: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.) and (b) Richards, Layton & Finger, P.A., One Rodney Square, 920 North King Street, Wilmington, DE 19801 (Attention: Mark D. Collins, Esq.); (iii) the Office of the United States Trustee, 844 King St., Suite 2207, Lockbox 35, Wilmington, DE 19801; and (iv) counsel to the Official Committees of Unsecured Creditors, Pepper Hamilton, LLP, Hercules Plaza, Suite 5100, 1313 North Market Street, Wilmington, DE 19899 (Attention: Evelyn J. Meltzer, Esq., David M. Fournier, Esq., David B. Stratton, Esq., James Carignan, Esq. and Leigh-Anne M. Raport, Esq.).

**PLEASE TAKE FURTHER NOTICE THAT PURSUANT TO THE INTERIM COMPENSATION ORDER, IF NO OBJECTIONS ARE FILED IN ACCORDANCE WITH THE ABOVE PROCEDURE, THE DEBTORS WILL BE AUTHORIZED TO PAY EIGHTY PERCENT (80%) OF REQUESTED FEES AND ONE HUNDRED (100%) OF REQUESTED EXPENSES WITHOUT FURTHER COURT ORDER.**

**PLEASE TAKE FURTHER NOTICE THAT ONLY IF AN OBJECTION IS PROPERLY AND TIMELY FILED IN ACCORDANCE WITH THE PROCEDURES SET FORTH ABOVE PURSUANT TO THE INTERIM COMPENSATION ORDER, WILL A HEARING BE HELD ON THE APPLICATION.**

Dated: August 31, 2009  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



---

Rafael X. Zahraiddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
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Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)

*Special Litigation and Conflicts Counsel for  
the Debtors*

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

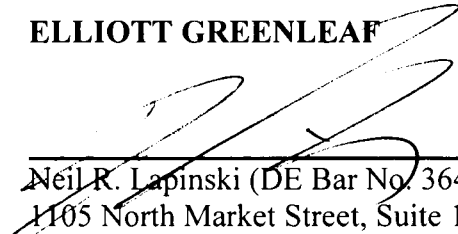
-----x Chapter 11  
In re: :  
: Case No. 08-12229 (MFW)  
WASHINGTON MUTUAL, INC., *et al.*<sup>1</sup> : Jointly Administered  
: :  
Debtors. : **Re: Docket No.** \_\_\_\_\_  
-----x

**CERTIFICATE OF SERVICE REGARDING  
THIRD MONTHLY APPLICATION OF QUINN EMANUEL  
URQUHART OLIVER & HEDGES, LLP, AS SPECIAL LITIGATION  
AND CONFLICTS COUNSEL TO THE DEBTORS FOR ALLOWANCE OF  
COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT  
OF EXPENSES DURING THE PERIOD FROM JUNE 1, 2009 THROUGH JUNE 30, 2009**

I, Neil R. Lapinski, Esquire, Delaware counsel to Washington Mutual, Inc., hereby certify that I caused a complete copy of the Third Monthly Application of Quinn Emanuel Urquhart Oliver & Hedges, LLP, as Special Litigation and Conflicts Counsel to the Debtors for Allowance of Compensation for Services Rendered and for Reimbursement of Expenses During the Period from June 1, 2009 through June 30, 2009 to be served on the Notice Parties as defined in the Order Authorizing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Interim Compensation Order”) (Docket No. 204) on August 31, 2009 via hand delivery on all local parties and via U.S. First Class Mail. A copy of the Notice only will be served on the 2002 list.

Dated: August 31, 2009  
Wilmington, Delaware

**ELLIOTT GREENLEAF**

  
\_\_\_\_\_  
Neil R. Lapinski (DE Bar No. 3645)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)

*Delaware Special Litigation and Conflicts  
Counsel to the Debtors*

<sup>1</sup> The Debtors in these Chapter 11 cases and the last four digits of each Debtor's federal tax identification numbers are: (i) Washington Mutual, Inc. (3725) and (ii) WMI Investment Corp. (5395). The Debtors continue to share their principal offices with the employees of JPMorgan Chase located at 1301 Second Avenue, Seattle, Washington 98101.

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William P Bowden  
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