

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

	X	
In re:	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
	:	
	:	Re: Docket Nos. 2052, 2053, 2435, 2436
	:	Objection Deadline: 3/31/2010 @ 4:00 PM
	:	Hearing Date: 4/21/2010 @ 11:30 AM
	:	
	X	

**THIRD INTERIM FEE APPLICATION OF ELLIOTT GREENLEAF,  
SPECIAL LITIGATION AND CONFLICTS COUNSEL TO THE  
DEBTORS, FOR COMPENSATION AND SERVICES RENDERED AND  
REIMBURSEMENT OF EXPENSES FOR THE PERIOD OF  
OCTOBER 1, 2009 THROUGH JANUARY 31, 2010**

Pursuant to Sections 330 and 331 of Title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”) and the Amended Administrative Order Authorizing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (the “Fee Procedures Order”) (Docket No. 302), Elliott Greenleaf (“EG”), hereby files this Third Interim Fee Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors (the “Debtors”), for Services Rendered and Reimbursement of Expenses for the Period of October 1, 2009 through January 31, 2010 (the “Interim

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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).



Application”). In support of this Interim Application, EG respectfully represent as follows:

### **INTRODUCTION**

1. By this Application, EG seeks interim allowance and approval of \$249,085.13<sup>2</sup> (the “Interim Amount”) for fees and expenses for the period of October 1, 2009 through January 31, 2010 (the “Interim Period”). The Interim Amount consists of (i) 100% of the compensation that EG earned during the Interim Period, in the amount of \$218,492.00 and (ii) 100% of the expenses that EG incurred in the course of its representation as special litigation and conflicts counsel to the Debtors during the Interim Period in the amount of \$30,593.13.

2. As of the date of this Interim Application, the above-captioned Debtors have been authorized to pay EG \$81,084.80 (80% of \$101,356.00) with respect to the fees and \$6,546.38 (100%) with respect to expenses incurred during the Interim Period. EG seeks payment of the holdback in the amount of \$20,271.20 which represents the 20% holdback for the total fee requested in the amount of \$101,356.00.

3. As of the date of this Interim Application, the above-captioned Debtors have not yet been authorized to pay EG \$92,268.80 (80% of \$115,336.00) with respect to fees and \$24,046.75 (100%) with respect to expenses incurred during the Interim Period. EG will seek payment of the holdback in the amount of \$23,067.20, which represents the 20% holdback for the total fee requested in the Ninth and Tenth Fee Applications.

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<sup>2</sup> Provided no objections are filed to Elliott Greenleaf’s Ninth and Tenth fee application.s

## **FACTUAL BACKGROUND**

4. On September 26, 2008 (the "Petition Date") the Debtors filed voluntary petitions for reorganization under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). This Court has entered an Order directing joint administration of these Chapter 11 cases. The Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to 11 U.S.C. §§ 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in these cases.

5. On October 15, 2008, the United States Trustee for the District of Delaware (the "United States Trustee") appointed the Committee pursuant to Section 1102(a)(1) of the Bankruptcy Code (Docket No. 78).

6. On May 18, 2009, the Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Quinn Emanuel Urquhart & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors (Docket no. 1042). On May 19, 2009, this Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Elliott Greenleaf as Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession ("EG Retention Order") (Docket No. 1053). Pursuant to the EG Retention Order, EG was retained *nunc pro tunc* to September 26, 2008.

### **Monthly Applications Covered Herein**

7. EG has filed and served monthly fee applications for the periods of (i) October 2009, (ii) November 2009, (iii) December 2009 and (iv) January 2010. The following table summarizes the monthly fee applications that EG filed with respect to the Third Interim Period.

Fee Application Covered Dates, Date Filed, Doc. No.	Total Fee Request	Total Expense Request	Certificate of No Objection/ Certification of Counsel Filing Date, Doc. No.	Total Amount of Fees Approved to Date via Certificate of No Objection (80%)	Total Amount of Expenses Approved to Date via Certificate of No Objection (100%)	Amount of Holdback Fees
10/1-10/31/09 12/23/2009 Doc. No. 2052	\$55,948.50	\$3,585.61	1/15/2010 Doc. No. 2165	\$44,758.80	\$3,585.61	\$11,189.70
11/1-11/30/09 12/23/2009 Doc. No. 2053	\$45,407.50	\$2,960.77	1/15/2010 Doc. No. 2166	\$36,326.00	\$2,960.77	\$9,081.50
12/1-12/31/09 3/1/2010 Doc. No. 2435	\$42,915.00	\$9,631.52	Can be filed 3/24/2010	\$34,332.00	\$9,631.52 <sup>3</sup>	\$8,583.00
1/1/10-1/31/10 3/1/2010 Doc. No. 2436	\$72,421.00	\$14,415.23	Can be filed 3/24/2010	\$57,936.80	\$14,415.23 <sup>4</sup>	\$14,484.20
<b>TOTAL:</b>	<b>\$218,492.00</b>	<b>\$30,593.13</b>		<b>\$173,353.60</b>	<b>\$30,593.13</b>	<b>\$43,338.40</b>

Twenty percent (20%) of such fees are to be withheld on a interim basis (the “Holdback Fees”). At four month intervals, each professional must file and serve an interim application for such period. *See* Fee Procedures Order at ¶(e). All fees and costs paid to a professional pursuant to monthly and interim fee applications are subject to this Court’s approval of the final fee application of such professional.

8. The October 1-31, 2009 Fee Application. On December 23, 2009, EG filed and served its Seventh Monthly Fee Application for Services Rendered and Reimbursement of Expenses as Special Litigation and Conflicts Counsel to the Debtors for the Period of October 1, 2009 Through October 31, 2009 (the “Seventh Monthly Fee Application”) (Docket No. 2052) requesting, *inter alia*, allowance of \$55,948.50 in fees and reimbursement of \$3,585.61 in expenses. On January 15, 2010, EG filed a

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<sup>3</sup> *Id.*

<sup>4</sup> *Id.*



Certificate of No Objection regarding the Seventh Monthly Fee Application (Docket No. 2165). Pursuant to the Fee Procedures Order, EG was authorized to be paid the interim payment of \$44,758.80 in fees and \$3,585.61 in expenses for the Seventh Monthly Fee Application. Holdback Fees with respect to the Seventh Monthly Fee Application totaled \$11,189.70. A true and correct copy of the Seventh Monthly Fee Application is attached hereto as Exhibit 1.

9. The November 1-30, 2009 Fee Application. On December 23, 2009, EG filed and served its Eighth Monthly Fee Application for Services Rendered and Reimbursement of Expenses as Special Litigation and Conflicts Counsel to the Debtors for the Period of November 1 Through November 30, 2009 (the Eighth Monthly Fee Application”) (Docket No. 2053) requesting, *inter alia*, allowance of \$45,407.50 in fees and reimbursement of \$2,960.77 in expenses. On January 15, 2010, EG filed a Certificate of No Objection regarding the Eighth Fee Application (Docket No. 2166). Pursuant to the Fee Procedures Order, EG was authorized to be paid the interim payment of \$36,326.00 in fees and \$2,960.77 in expenses for the Eighth Monthly Fee Application. Holdback Fees with respect to the Eighth Monthly Fee Application total \$9,081.50. A true and correct copy of the Eighth Monthly Fee Application is attached hereto as Exhibit 2.

10. The December 1-31, 2009 Fee Application. On March 1, 2010, EG filed and served its Ninth Monthly Fee Application for Services Rendered and Reimbursement of Expenses as Special Litigation and Conflicts Counsel to the Debtors for the Period of December 1 Through December 31, 2009 (the Ninth Monthly Fee Application”) (Docket No. 2435) requesting, *inter alia*, allowance of \$42,915.00 in fees and reimbursement of

\$9,631.52 in expenses. On March 24, 2010, EG can file a Certificate of No Objection regarding the Ninth Fee Application. Pursuant to the Fee Procedures Order, EG will be authorized to be paid the interim payment of \$34,332.00 in fees and \$9,631.52 in expenses for the Ninth Monthly Fee Application. Holdback Fees with respect to the Ninth Monthly Fee Application total \$8,583.00. A true and correct copy of the Ninth Monthly Fee Application is attached hereto as Exhibit 3.

11. The January 1-31, 2010 Fee Application. On March 1, 2010, EG filed and served its Tenth Monthly Fee Application for Services Rendered and Reimbursement of Expenses as Special Litigation and Conflicts Counsel to the Debtors for the Period of January 1 Through January 31, 2010 (the Tenth Monthly Fee Application”) (Docket No. 2436) requesting, *inter alia*, allowance of \$72,421.00 in fees and reimbursement of \$14,415.23 in expenses. On March 24, 2010, EG can file a Certificate of No Objection regarding the Tenth Monthly Fee Application. Pursuant to the Fee Procedures Order, EG will be authorized to be paid the interim payment of \$57,936.80 in fees and \$14,415.23 in expenses for the Tenth Monthly Fee Application. Holdback Fees with respect to the Tenth Monthly Fee Application total \$14,484.20. A true and correct copy of the Tenth Monthly Fee Application is attached hereto as Exhibit 4.

12. The Monthly Fee Applications covered by this Third Interim Application contain detailed daily time logs describing the actual and necessary services provided by EG during the Interim Period as well as other detailed information required to be included in its fee applications.

#### **Requested Relief**

13. By this Third Interim Application, EG requests that the Court (i) approve

the interim Amount of one-hundred percent (100%) of the fees earned and expenses incurred by EG during the Third Interim Period and evidenced in the Monthly Fee Applications and (ii) payment of the outstanding fees and expenses for the interim period which consists of the twenty percent holdback in the amount of \$43,338.40.

14. At all relevant times, EG has been a disinterested person, as that term is defined at Section 101(14) of the Bankruptcy Code, as modified by Section 1103(b) of the Bankruptcy Code, and has not represented or held any interest adverse to any interest of the Committee.

15. EG has received no payment and no promises for payment from any source for services rendered or to be rendered in any capacity whatsoever in connection with the Debtors' cases, except as disclosed herein and in the attached monthly fee applications. There is no agreement or understanding between EG and any other person, other than members of the Firm, for the sharing of compensation to be received for services rendered in these cases.

16. All services for which EG requests compensation were performed for or on behalf of the Debtors. The professional services and related expenses for which EG requests quarterly allowance of compensation and reimbursement of expenses were rendered and incurred in connection with this case in the discharge of EG's professional responsibilities as Special Litigation and Conflicts Counsel to the Debtors in the Debtors' Chapter 11 cases. EG's services have been reasonable, necessary and beneficial to the Debtors and their estates, creditors and other parties in interest.

17. In accordance with the factors enumerated at Section 330 of the Bankruptcy Code, EG respectfully submits that the amount requested by EG as

compensation for its services is fair and reasonable.

**VERIFICATION**

18. I am familiar with the work performed on behalf of the Committee by the lawyers and paraprofessionals in the firm.

19. I have reviewed the foregoing Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed Local Rule 2016-2, and submit that the Application substantially complies with such Local Rule.

WHEREFORE, EG respectfully requests that the Court (i) approve and allow the Interim Amount of \$249,085.13 for the Interim Period, consisting of fees in the sum of \$218,492.00, as compensation for necessary professional services rendered, which amount includes the previously authorized payment by the estate in the amount of \$81,084.80 and as yet authorized payment by the estate in the amount of \$92,268.80; Holdback Fees in the amount of \$43,338.40; for reimbursement of actual and necessary costs and expenses in the amount of \$6,546.38 for the Interim Period which have been previously authorized for payment as well as for as yet authorized costs and expenses in the amount of \$24,046.75; (ii) that the Court approve the payment of the Holdback Fees in the amount of \$43,338.40 for the period of October 1, 2009 to

January 31, 2010; and (iv) for such other and further relief as may be just and proper.

Dated: March 11, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



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Neil R. Lapinski (DE Bar No. 3645)

Shelley A. Kinsella (DE Bar No. 4023)

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Susheel Kirpalani

David Elsberg

51 Madison Avenue

New York, New York 10010

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Facsimile: (212) 849-7100

*Special Litigation and Conflicts Counsel for  
the Debtors*

# Exhibit 1

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

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<i>In re:</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	X	
WASHINGTON MUTUAL, INC. AND	:	
WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL	:	
ASSOCIATION,	:	
	:	<b>Hearing: TBD if Objections filed</b>
Defendant.	:	<b>Objection Deadline: @ 4 PM</b>
-----	X	

**NOTICE OF SEVENTH MONTHLY APPLICATION (OCTOBER 1, 2009  
THROUGH OCTOBER 31, 2009) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS, FOR  
COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

TO: The Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Amended Interim Compensation Order”) (Docket No. 302) and parties pursuant to Fed. R. Bankr. Pr. 2002(a)(6).

**PLEASE TAKE NOTICE** that Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors in the above-captioned cases, has filed the **Seventh Monthly Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331** (the “Application”). The Application seeks the **allowance** of fees in the amount of **\$55,948.50** (80%, \$44,758.80) and expenses in the amount of **\$3,585.61** for the period **October 1, 2009 through and including October 31, 2009** and **payment** of 80% of fees in the amount of **\$44,758.80** and 100% of the expenses in the amount of **\$3,585.61** pursuant to the Amended Interim Compensation Order. The Application has been filed and served on the Notice Parties pursuant to the Amended Interim Compensation Order. Notice of the Application has been filed and

<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).

Date 12/23/09  
Docket No. 2052

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, 6th Floor, Wilmington, Delaware 19801, on or before **January 12, 2010 at 4:00 p.m. (prevailing Eastern Time)**.

**PLEASE TAKE FURTHER NOTICE** that the Notice Parties must also serve a copy of the objection upon the following parties so as to be **received no later than 4:00 p.m. (prevailing Eastern Time) on January 12, 2010:**

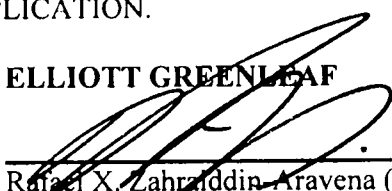
(i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, (a) Weil, Gotshal & Manges, LLP, 767 Fifth Avenue, New York, NY 10153 (Attention: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.) and (b) Richards, Layton & Finger, P.A., One Rodney 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 PURSUANT TO THE INTERIM COMPENSATION ORDER WILL A HEARING BE HELD ON THE APPLICATION.**

Dated: December 23, 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: [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	
<i>In re:</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	X	
WASHINGTON MUTUAL, INC. AND WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL ASSOCIATION,	:	
	:	<b>Hearing: TBD if Objections filed</b>
Defendant.	:	<b>Objection Deadline: 1/12/10 @ 4 PM</b>
-----	X	

**SEVENTH MONTHLY APPLICATION (OCTOBER 1, 2009 THROUGH  
OCTOBER 31, 2009) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS,  
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

Name of Applicant:	Elliott Greenleaf _____
Authorized to Provide Professional Services to:	Debtors _____
Date of Retention:	<u>Nunc Pro Tunc to September 26, 2008</u>
Period for which compensation and reimbursement is sought:	<u>October 1, 2009 through October 31, 2009</u>
Amount of Compensation sought as actual, reasonable and necessary:	<u>\$55,948.50 (80%, \$44,758.80)</u>

<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).

Amount of Expense Reimbursement sought  
as actual, reasonable and necessary:

\$3,585.61<sup>2</sup>

This is a:       X   monthly      interim      final application

The total time expended for fee application preparation is approximately 4.0 hrs and the corresponding compensation requested is approximately \$800.00.

If this is not the first application filed, disclose the following for each prior application:

Fee Application Covered Dates, Date Filed, Doc. No.	Total Fee Request	Total Expense Request	Certificate of No Objection/ Certification of Counsel Filing Date, Doc. No.	Total Amount of Fees Approved to Date via Certificate of No Objection (80%)	Total Amount of Expenses Approved to Date via Certificate of No Objection (100%)	Amount of Holdback Fees
4/1/09-4/30/09 7/1/09 Doc. No. 1258	\$13,117.50	\$414.08	7/23/2009 Doc. No. 1381	\$10,494.00	\$414.08	\$2,623.50
5/1/09-5/31/09 7/1/09 Doc. No. 1260	\$44,086.50	\$2,370.69	7/23/2009 Doc. No. 1382	\$35,269.20	\$2,370.69	\$8,817.30
6/1/09-6/30/09 7/20/2009 Doc. No. 1350	\$56,307.00	\$1,801.27	8/13/2009 Doc. No. 1487	\$45,045.60	\$1,801.27	\$11,261.40
7/1/09-7/31/09 8/25/2009 Doc. No. 1548	\$81,265.00	\$15,070.71	9/16/2009 Doc. No. 1616	\$65,012.00	\$15,070.71	\$16,253.00
8/1/09-8/31/09 9/28/2009 Doc. No. 1663	\$59,267.00	\$3,153.27	10/22/2009 Doc. No. 1751	\$47,413.60	\$3,153.27	\$11,853.40
9/1/09-9/30/09 11/5/2009 Doc. No. 1838	\$85,135.50	\$3,400.05	12/2/2009 Doc. No. 1954	\$68,108.40	\$3,400.05	\$17,027.10

<sup>2</sup> This amount includes \$555.00 in delivery/courier charges for the month of August 2009 and \$180.00 in delivery/courier charges for the month of September 2009.

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

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<i>In re:</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	x	
WASHINGTON MUTUAL, INC. AND	:	
WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL	:	
ASSOCIATION,	:	
	:	<b>Hearing: TBD if Objections filed</b>
Defendant.	:	<b>Objection Deadline: 1/12/2010 @ 4:00 PM</b>
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**SEVENTH MONTHLY APPLICATION (OCTOBER 1, 2009 THROUGH  
OCTOBER 31, 2009) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS,  
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

Elliott Greenleaf (“EG”), special litigation and conflicts counsel to Washington Mutual, Inc. and WMI Investment Corp., the above-captioned debtors and debtors-in-possession (“Debtors”), hereby submits this Seventh Monthly Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331 (“Application”) for legal services performed during the period commencing October 1, 2009 through and including October 31, 2009 (“Application Period”). In support thereof, EG respectfully

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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).

represents as follows:

### **BACKGROUND**

1. On September 26, 2008 (the "Petition Date") the Debtors filed voluntary petitions for reorganization under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). This Court has entered an Order directing joint administration of these Chapter 11 cases. The Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to 11 U.S.C. §§ 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in these cases.

2. On October 15, 2008, the United States Trustee for the District of Delaware (the "United States Trustee") appointed the Committee pursuant to Section 1102(a)(1) of the Bankruptcy Code (Docket No. 78).

3. On May 18, 2009, the Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Quinn Emanuel Urquhart & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors (Docket no. 1042). On May 19, 2009, this Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Elliott Greenleaf as Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession (Docket No. 1053) ("EG Retention Order"). Pursuant to the EG Retention Order, EG was retained *nunc pro tunc* to September 26, 2008.

### **JURISDICTION AND VENUE**

4. This Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. Venue of this proceeding and this Application is proper on this district pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding within the

meaning of 28 U.S.C. § 157(b)(2)(A) and (M).

5. The statutory bases for relief requested herein are §§ 105(a), 330 and 331 of the Bankruptcy Code.

**TERMS AND CONDITIONS OF COMPENSATION OF EG**

6. Subject to Court approval, EG seeks payment for compensation on an hourly basis, plus reimbursement of actual, necessary expenses incurred by EG during the Application Period. With the exception of copy charges (which are charged at a lower rate), the rates charged by EG in this case do not materially differ from the rates charged to EG's non-bankruptcy clients and are lower in many cases.

7. A summary of the hours spent, the names of each professional and paraprofessional rendering services to the Debtors during the Application Period, the regular customary billing rates and the total value of time incurred by each of the EG attorneys rendering services to the Debtors is attached hereto as Exhibit A. A copy of the computer generated time entries reflecting the time recorded for these services, organized in project billing categories in accordance with the United States Trustee's Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 ("Guidelines"), is attached hereto as Exhibit B. A statement of expenses incurred by EG during the Application Period is also included in Exhibit B. All time entries and requested expenses are in compliance with Local Rule 2016-2.<sup>2</sup>

8. On November 14, 2008, this Court entered the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of

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<sup>2</sup> EG has also attempted to ensure that this Application complies with the Guidelines. To the extent that the Guidelines conflict with local rules, in particular, Local Rule 2016-2, EG has chosen to comply with such local rule. EG will supplement this Application with additional detail or information upon request.

Expenses for Professionals (Docket No. 302) (“Amended Interim Compensation Order”). Pursuant to the Amended Interim Compensation Order, EG and other professionals retained in this case are authorized to file and to serve upon the Debtors and the parties identified in the Amended Interim Compensation Order monthly fee applications (“Monthly Fee Application”) of their fees and expenses. After the expiration of a twenty (20) day objection period, the Debtors are authorized to promptly pay eighty percent (80%) of the fees and one hundred percent (100%) of the expenses requested in the Monthly Fee Application, unless an objection specifically objects to fees and/or expenses of a professional, or the Court orders otherwise.

9. In accordance with the Amended Interim Compensation Order, EG has filed and served upon the Notice Parties identified in the Amended Interim Compensation Order this Application with respect to fees and expenses incurred during the Application Period in the amount of \$55,948.50 in fees and in the amount of \$3,585.61<sup>3</sup> in expenses.

10. All services and costs for which compensation is requested by EG in this Application were reasonable and necessary and were performed for and on behalf of the Debtors during the Application Period.

#### **CASE STATUS**

11. To the best of EG’s knowledge, the Debtors’ monthly operating reports contain up-to-date information regarding the amount of cash on hand or on deposit in the Debtors’ estate, the amount and nature of accrued unpaid administrative expenses, the Debtors’ operating profits or losses, and the amount of unencumbered funds in the Debtors’ estate.

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<sup>3</sup> This amount includes \$555.00 in delivery/courier charges for the month of August 2009 and \$180.00 in delivery/courier charges for the month of September 2009.

12. To the best of EG's knowledge, the Debtors have paid to the United States Trustee its initial quarterly fees and has filed its initial monthly operating report.

### **NARRATIVE SUMMARY OF SERVICES**

13. EG has rendered actual and necessary services on behalf of the estate and is requesting reasonable compensation for their services for the Application Period. As noted above, a summary by project category is attached as Exhibit B, as are detailed time entries organized by category and chronology within the categories.

14. In its capacity as special litigation and conflicts counsel, EG has been retained to perform all necessary legal services related to suits or other legal actions against present or former clients of Weil, Gotshal & Manges LLP and Richards, Layton & Finger, P.A. ("Conflict Parties") in these cases as is appropriate. EG will not be doing any work that is duplicative of Debtors' Counsel. EG has been primarily retained, but not to the exclusion of any related duties described in the Application, to commence, prosecute, and defend, as appropriate, adversary proceedings against the Conflict Parties including, but not limited to, adversary and other necessary parties (Adv. Proc. 09-50551 (MFW) commenced in this Court on March 24, 2009 by JPMorgan against the Debtors and the FDIC. On March 30, 2009, JPMorgan Chase moved to intervene.). The retention of EG has been requested by the Debtors because, and shall be limited to those instances in which Debtors' Counsel have conflicts which they have been unable to resolve through a waiver or otherwise. These conflicts preclude them from representing the Debtors' interests against JPMorgan and other necessary parties to the dispute with JPMorgan.

### **COMPENSATION REQUESTED**

15. EG expended 163.40 hours during the Application Period in furtherance of

its efforts on behalf of the Debtors. EG requests allowance of compensation in amount of \$55,948.50 for legal services rendered during the Application Period at a blended hourly rate of \$342.40. Pursuant to the Amended Interim Compensation Order, EG requests payment of 80% of the total fees requested, or \$44,758.80. None of the requested fees detailed herein have been paid.

### **REIMBURSEMENT OF EXPENSES**

16. During the Application Period, EG incurred certain necessary expenses in rendering legal services to the Debtors as set forth in Exhibit C. Exhibit C sets forth in summary detail the expenses incurred during the Application Period (copies of invoices from EG's vendors are available for inspection upon request). Telecopying services completed in-house by EG were charged at \$1.00 per page for outgoing facsimiles only. EG represents that its rate for duplication is \$0.10 per page, consistent with the Local Rules and Guidelines. In order to more efficiently handle the voluminous copying of pleadings served and filed in this case, EG on occasion retained third-party duplication service providers. EG seeks reimbursement only for the actual expenses charged by such third-party service providers. Finally, EG seeks reimbursement for computer assisted research, which is the actual cost of such charges, if any.

17. EG seeks reimbursement for its reasonable, necessary and actual expenses incurred during the Application Period for the total amount of \$3,585.61.

### **LEGAL STANDARD**

18. Section 330(a)(1) of the Bankruptcy Code allows the payment of:

(A) reasonable compensation for actual, necessary services rendered by the trustee, examiner, professional person, or attorney and by any paraprofessional person employed by any such person; and



(B) reimbursement for actual, necessary expenses.

11 U.S.C. § 330(a)(1). Reasonableness of compensation is driven by the “market-driven approach” which considers the nature, extent and value of services provided by the professional and cost of comparable services in the non-bankruptcy contexts. *See Zolfo Cooper & Co. v. Sunbeam-Oster Co.*, 50 F.3d 253, 258 (3d Cir. 1995); *In re Busy Beaver Building Ctr., Inc.*, 19 F.3d 833, 849 (3d Cir, 1994). Thus, the “baseline rule is for firms to receive their customary rates.” *Zolfo Cooper*, 50 F.3d at 259.

19. In accordance with its practices in non-bankruptcy matters, EG has calculated its compensation requested in their Application by applying the standard hourly rates. EG’s calculation is based upon hourly rates that are well within the range of rates that are charged by comparable firms in similar bankruptcy cases. Accordingly, EG’s rates should be determined to be reasonable under § 330 of the Bankruptcy Code.

20. EG’s fees during the Application Period are also reasonable under the prevailing legal standard and should be allowed. The amount of these fees is not unusual given the complexity, accelerated deadlines, aggressive sale schedule, and size of the Debtors’ Chapter 11 case. EG’s fees are commensurate with fees that other attorneys of comparable experience and expertise have charged and been awarded in similar Chapter 11 cases. Accordingly, EG’s fees are reasonable pursuant to § 330 of the Bankruptcy Code.

21. Section 330(a)(1)(B) of the Bankruptcy Code permits reimbursement for actual, necessary expenses. EG’s legal services and expenses incurred during the Application Period are set forth in this Application and constitute only those necessary expenses that were incurred for the benefit of the Debtors’ estate. EG has properly

requested reimbursement of only actual, necessary and appropriate legal expenses.

22. Except as permitted by Bankruptcy Rule 2016, no agreement or understanding exists between EG and/or any third person for the sharing or division of compensation. All of the services for which compensation is requested in this Application were rendered at the request of and solely on behalf of the Debtors.

23. Pursuant to the standards set forth in §§ 330 and 331 of the Bankruptcy Code, EG submits that the compensation requested is for actual and necessary services and expenses, and is reasonable, based upon the nature, extent and value of such services, the time spent thereon, and the costs of comparable services in a case under the Bankruptcy Code.

24. The time records annexed to this Application constitute only a general statement of the services rendered and time expended without description of the pressure and constraints under which EG actually rendered these services. The considerable challenges of this case have been attended to and managed by EG at all levels, promptly, expertly, and often to the exclusion of the other matters in EG's office. EG submits, therefore, that its fees and expenses were actually, necessary, reasonable and justified, and should be allowed in full.

#### **NOTICE AND NO PRIOR APPLICATION**

25. No trustee or examiner has been appointed in this Chapter 11 case. Notice and service of this Application has been given to the Debtors; co-counsel to the Debtors; the Office of the United States Trustee for the District of Delaware; and counsel to any Committees appointed in the Debtors' Chapter 11 case pursuant to the Interim Compensation Order. Pursuant to the Fed. R. of Bank. Pr. 2002(a)(6), notice of this

Application has also been given to all parties requesting notices pursuant to Fed. R. Bank. Pr. 2002. In light of the nature of the relief requested herein, EG submits that no further or other notice is required.

26. No previous application for the relief sought herein has made to this or any other Court.

### **VERIFICATION**


27. I am familiar with the work performed on behalf of the Debtors by the lawyers and paraprofessionals in the firm.

28. I have reviewed the foregoing Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed Del. Bankr. L.R. 2016-2, and submit that the Application substantially complies with such Local Rule.

WHEREFORE, EG requests that its Application for fees in the amount of \$55,948.50 and expenses in the amount of \$3,585.61 be allowed and that if no objections are filed, 80% of the requested fees in the amount of \$44,758.80 and 100% of the amount of \$3,585.61 be paid for reimbursement of actual and necessary costs and expenses incurred during the Application Period, and further requests such other and further relief as the court may deem just and proper.

Dated: December 23, 2009  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



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Rafael X. Zahralddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400

Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)

*Special Litigation and Conflicts Counsel to  
Washington Mutual, Inc. and WMI Investment Corp*

# Exhibit A

**SUMMARY OF PROFESSIONAL AND PARAPROFESSIONALS  
RENDERING SERVICES FROM  
OCTOBER 1, 2009 THROUGH OCTOBER 31, 2009**

<b>Name of Professional</b>	<b>Position</b>	<b>Total Billed Hours</b>	<b>Hourly Billing Rate</b>	<b>Total Compensation</b>
Jessi A. Adkins	Paralegal	36.30 Hrs	\$200/hr	\$7,260.00
Kristin McCloskey	Paralegal	7.60 Hrs	\$200/hr	\$1,520.00
Neil R. Lapinski	Counsel	52.0 Hrs	\$375/hr	\$19,500.00
Shelley A. Kinsella	Counsel	11.90 Hrs	\$385/hr	\$4,581.50
Rafael X. Zahralddin	Partner	29.90 Hrs	\$575/hr	\$17,192.50
Andrew G. Mirisis	Law Clerk	22.50 Hrs	\$225/hr	\$5,062.50
Darcy A. White	Law Clerk	2.50 Hrs	\$225/hr	\$562.50
Theodore A. Kittila	Counsel	0.70 Hrs	\$385/hr	\$269.50
<b>Total:</b>		<b>163.40 Hrs</b>		<b>\$55,948.50</b>
<b>Blended Rate:</b>		<b>\$342.40/hr</b>		

# Exhibit B

ELLIOTT GREENLEAF  
P.O. Box 3010  
Blue Bell, Pennsylvania 19422  
EIN #23-2617189

December 22, 2009

Bill Number 98981

File Number 60124-001

Washington Mutual, Inc.  
1301 Second Avenue  
Seattle, WA 98101

**FOR PROFESSIONAL SERVICES**

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**LEGAL SERVICES**

Through October 31, 2009

Case Administration

10/07/09	AGM	Created captions for pro hac motions in case numbers 734 and 656 in the U.S. District Court for the District of DE [B110]	0.50 Hrs
10/07/09	AGM	Edited pro hac vice motion to include caption for all three cases on appeal and the bar admissions of Attorney Ben Finestone [B110]	0.20 Hrs
10/07/09	AGM	Edited pro hac vice motion to include caption for all three cases on appeal and the bar admissions of Attorney Susheel Karpalini [B110]	0.20 Hrs
10/07/09	AGM	Edited pro hac vice motion to include caption for all three cases on appeal and the bar admissions of Attorney Michael B. Carlinsky [B110]	0.20 Hrs
10/07/09	AGM	Edited pro hac vice motion to include caption for all three cases on appeal and the bar admissions of Attorney David Elsberg [B110]	0.20 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/07/09	AGM	Edited pro hac vice motion to include caption for all three cases on appeal and the bar admissions of Attorney Peter E. Calamari [B110]	0.20 Hrs
10/07/09	AGM	Edited pro hac vice motion to include caption for all three cases on appeal and the bar admissions of Attorney Adam Abensohn [B110]	0.20 Hrs
10/07/09	AGM	Edited pro hac vice motion to include caption for all three cases on appeal and the bar admissions of Attorney Erica P. Taggart [B110]	0.20 Hrs
10/07/09	JAA	Edit PHV Motions for Quinn Emanuel in the District Court cases [B110]	0.30 Hrs
10/07/09	JAA	Email B. Finestone re: review and signature of PHV for B. Finestone [B110]	0.10 Hrs
10/07/09	JAA	Email A. Abensohn re: review and signature of PHV for A. Abensohn [B110]	0.10 Hrs
10/07/09	JAA	Email P. Calamari re: review and signature of PHV for P. Calamari [B110]	0.10 Hrs
10/07/09	JAA	Email D. Elsberg re: review and signature of PHV for D. Elsberg [B110]	0.10 Hrs
10/07/09	JAA	Email S. Kirpalani re: review and signature of PHV for S. Kirpalani [B110]	0.10 Hrs
10/07/09	JAA	Email M. Carlinsky re: review and signature of PHV for M. Carlinsky [B110]	0.10 Hrs
10/07/09	JAA	Email E. Taggart re: review and signature of PHV for E. Taggart [B110]	0.10 Hrs
10/08/09	JAA	Emails to/from P. Calamari re: PHV for P. Calamari in the District Court cases [B110]	0.20 Hrs
10/08/09	JAA	Review email from D. Elsberg re: signed PHV for D. Elsberg [B110]	0.10 Hrs
10/09/09	JAA	Review email from V. Grant re: PHV for E. Taggart [B110]	0.10 Hrs
10/12/09	JAA	Review dockets re: critical dates [B110]	0.30 Hrs
10/13/09	JAA	Email S. Kirpalani re: reminder of PHV for S. Kirpalani [B110]	0.10 Hrs
10/13/09	JAA	Email M. Carlinsky re: reminder of PHV for M. Carlinsky [B110]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/14/09	AGM	Reviewed critical dates memo and emailed to attorney SAK. [B110]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: Motion for Pro Hac Vice Appearance of Attorney David Elsberg filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Review Motion for Pro Hac Vice Appearance of Attorney David Elsberg filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Email counsel re: Motion for Pro Hac Vice Appearance of Attorney David Elsberg filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: Motion for Pro Hac Vice Appearance of Attorney Erica P. Taggart filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Review Motion for Pro Hac Vice Appearance of Attorney Erica P. Taggart filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Email counsel re: Motion for Pro Hac Vice Appearance of Attorney Erica P. Taggart filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: Motion for Pro Hac Vice Appearance of Attorney Benjamin I. Finestone filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Review Motion for Pro Hac Vice Appearance of Attorney Benjamin I. Finestone filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Email counsel re: Motion for Pro Hac Vice Appearance of Attorney Benjamin I. Finestone filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: Motion for Pro Hac Vice Appearance of Attorney Peter E. Calamari filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Review Motion for Pro Hac Vice Appearance of Attorney Peter E. Calamari filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Email counsel re: Motion for Pro Hac Vice Appearance of Attorney Peter E. Calamari filed in the District Court cases [B110]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: Motion for Pro Hac Vice Appearance of Attorney Adam M. Abensohn filed in the District Court cases [B110]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/14/09	JAA	Review Motion for Pro Hac Vice Appearance of Attorney Adam M. Abensohn filed in the District Court cases [B110]	0.10 Hrs		
10/14/09	JAA	Email counsel re: Motion for Pro Hac Vice Appearance of Attorney Adam M. Abensohn filed in the District Court cases [B110]	0.10 Hrs		
10/15/09	SAK	Review A. Mirisis' critical dates memo; conference with J. Adkins re same [B110]	0.20 Hrs		
10/19/09	JAA	Review email from N. Lapinski re:Orders Regarding the Pro Hac Motions for Peter Calamari, David Elsberg, Benjamin Finestone, Adam Abensohn, and Erica Taggart in District Court Cases   b110   [B110]	0.10 Hrs		
10/19/09	JAA	Email counsel re:Orders Regarding the Pro Hac Motions for Peter Calamari, David Elsberg, Benjamin Finestone, Adam Abensohn, and Erica Taggart in District Court Cases [B110]	0.10 Hrs		
10/19/09	SAK	Review omnibus pro hac order entry for Quinn Emmanuel lawyers [B110]	0.10 Hrs		
		Case Administration Totals	5.90 Hrs	\$	1,285.50
<u>Asset Disposition</u>					
10/23/09	JAA	Email counsel re: 10/23 conference call re: JPMC Objection to Non Core IP Sale Procedures Motion [B130]	0.10 Hrs		
10/26/09	JAA	Review email from N. Lapinski re: docket no. 1766 - Statement of Certain Plan Participants in Lieu of Reply Brief to Memorandum of Law of Debtors in Further Support of Motion for Authority to: (I) Exercise Ownership Rights Over Certain Trust Assets; (II) Distribute the Trust Assets; and (III) Terminate the Trust [B130]	0.10 Hrs		
10/26/09	JAA	Review docket no. 1766 - Statement of Certain Plan Participants in Lieu of Reply Brief to Memorandum of Law of Debtors in Further Support of Motion for Authority to: (I) Exercise Ownership Rights Over Certain Trust Assets; (II) Distribute the Trust Assets; and (III) Terminate the Trust [B130]	0.10 Hrs		
10/26/09	JAA	Email counsel re: docket no. 1766 - Statement of Certain Plan Participants in Lieu of Reply Brief to Memorandum of Law of Debtors in Further Support of Motion for Authority to: (I) Exercise Ownership Rights Over Certain Trust Assets; (II) Distribute the Trust Assets; and (III) Terminate the Trust [B130]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/28/09	JAA	Review docket no. 1023 and relevant documents re: Motion of Debtors for an Order Authorizing But Not Directing (I) Washington Mutual, Inc. to Exercise Its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (III) Termination of the Trusts [B130]	0.40 Hrs		
10/28/09	NRL	Review Debtors' Reply Memorandum of Law in Further Support of Their Motion for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing But Not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (III) Termination of the Trusts for connection with intellectual property sale [B130]	0.20 Hrs		
		Asset Disposition Totals	1.00 Hrs	\$	235.00
		<u>Employment &amp; Retention Application EGS</u>			
10/07/09	SAK	Email exchange with N. Lapinski re Retention Supplement [B160]	0.10 Hrs		
10/07/09	SAK	Review email from N. Lapinski re retention issue [B160]	0.10 Hrs		
10/12/09	DAW	Draft Affidavit in connection with Employment of Elliott Greenleaf as Special Litigation and Conflicts Counsel to the Debtors [B160]	1.40 Hrs		
10/14/09	DAW	Continue drafting Affidavit in connection with EG as Special Litigation Counsel [B160]	0.80 Hrs		
10/23/09	RXZ	Review and update disclosure issues re: EG retention and follow up with EG lawyers [B160]	0.50 Hrs		
		Employment & Retention Application EGS Totals	2.90 Hrs	\$	859.50
		<u>Fee/Applications and Invoices - EGS</u>			
10/12/09	KXM	Review/edit Exhibit B to Elliott Greenleaf September fee application [B170]	1.60 Hrs		
10/12/09	KXM	Review upcoming due dates for monthly and quarterly fee applications [B170]	0.20 Hrs		
		Fee/Applications and Invoices - EGS Totals	1.80 Hrs	\$	360.00
		<u>Fee Objections EGS</u>			

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/20/09	KXM	Draft CNO to Elliott Greenleaf's 5th monthly fee application [B171]	0.30 Hrs		
10/20/09	KXM	Draft Certificate of Service to CNO to Elliott Greenleaf's 5th monthly fee application [B171]	0.20 Hrs		
10/22/09	KXM	Review docket for objections to Elliott Greenleaf 5th fee application [B171]	0.30 Hrs		
10/22/09	KXM	File CNO to Elliott Greenleaf 5th fee application [B171]	0.30 Hrs		
10/22/09	KXM	Serve CNO to Elliott Greenleaf 5th fee application [B171]	1.00 Hrs		
10/22/09	KXM	Email to J. Truong with CNO to Elliott Greenleaf 5th fee application [B171]	0.10 Hrs		
10/22/09	NRL	Review and finalize Certificate of No Objection to Elliott Greenleaf's 5th Fee Application and Certificate of Service thereof [B171]	0.40 Hrs		
		Fee Objections EGS Totals	2.60 Hrs	\$	590.00
		<u>Fee Applications and Invoices - Others</u>			
10/12/09	DAW	Review email and attachments regarding fee application - retainment of contract attorneys [B175]	0.30 Hrs		
		Fee Applications and Invoices - Others Totals	0.30 Hrs	\$	67.50
		<u>Fee Objections - Others</u>			
10/07/09	JAA	Emails to/from O. Urbieta re: filing of the CNO to Quinn Emanuel's 4th Monthly Fee App [B176]	0.20 Hrs		
10/13/09	KXM	Draft CNO to Quinn Emanuel 4th fee application [B176]	0.30 Hrs		
10/13/09	KXM	Draft Certificate of Service to CNO to Quinn Emanuel 4th fee application [B176]	0.20 Hrs		
10/16/09	KXM	File CNO to Quinn Emanuel's July fee application [B176]	0.30 Hrs		
10/16/09	KXM	Serve CNO to Quinn Emanuel's July fee application [B176]	1.00 Hrs		
10/16/09	KXM	Emails to/from O. Urbieta re: objections to Quinn Emanuel's July fee application [B176]	0.10 Hrs		
10/16/09	KXM	Review docket re: objections to Quinn Emanuel's July fee application [B176]	0.30 Hrs		
10/16/09	KXM	Email to J. Truong with CNO to Quinn Emanuel's 4th fee application [B176]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/19/09	KXM	Email to co-counsel and professionals with copy of filed CNO to Quinn Emanuel's 4th fee application [B176]	0.10 Hrs		
		Fee Objections - Others Totals	2.60 Hrs	\$	520.00
		<u>Other Contested Matters (excluding assum</u>			
10/16/09	SAK	Review issue of service of government agencies and confer with R. Zahralddin [B190]	0.50 Hrs		
		Other Contested Matters (excluding assum Totals	0.50 Hrs	\$	192.50

Claims Administration and Objections

10/27/09	JAA	Review email from N. Lapinski re: docket no. 1770 - Certification of Counsel Regarding Third Order Granting Debtors' Sixth Omnibus (Substantive) Objection to Claims [B310]	0.10 Hrs		
10/27/09	JAA	Review docket no. 1770 - Certification of Counsel Regarding Third Order Granting Debtors' Sixth Omnibus (Substantive) Objection to Claims [B310]	0.10 Hrs		
10/27/09	JAA	Review email from N. Lapinski re: docket no. 1769 - Certification of Counsel Regarding Second Order Granting Debtors' Fifth Omnibus (Substantive) Objection to Claims [B310]	0.10 Hrs		
10/27/09	JAA	Review docket no. 1769 - Certification of Counsel Regarding Second Order Granting Debtors' Fifth Omnibus (Substantive) Objection to Claims [B310]	0.10 Hrs		
10/28/09	JAA	Review claims register; forward to N. Lapinski re: same [B310]	0.20 Hrs		
		Claims Administration and Objections Totals	0.60 Hrs	\$	120.00
		<u>Plan and Disclosure Statement Matters (i</u>			

10/20/09	JAA	Review email from N. Lapinski re: docket no. 1736 - Debtors' Fourth Motion for Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Exclusive Periods for the Filing of a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		
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Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/20/09	JAA	Review docket no. 1736 - Debtors' Fourth Motion for Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Exclusive Periods for the Filing of a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		
10/20/09	JAA	Email counsel re: docket no. 1736 - Debtors' Fourth Motion for Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Exclusive Periods for the Filing of a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		
		Plan and Disclosure Statement Matters (i Totals	0.30 Hrs	\$	60.00

Court Hearings

10/09/09	JAA	Emails to/from E. Parness re: 8/24 Hearing Transcript [B430]	0.20 Hrs		
10/13/09	JAA	Email counsel re: scheduling of 10/22 Hearing on Motion for Summary Judgment [B430]	0.10 Hrs		
10/14/09	JAA	Emails to/from H. Grayson re: telephonic appearances of R. Williams [B430]	0.20 Hrs		
10/14/09	NRL	Review e-mail from J. Adkins re: Hearing on Motion for Summary Judgment October 22, 2009 [B430]	0.10 Hrs		
10/14/09	RXZ	Review e-mail from J. Adkins re: Hearing on Motion for Summary Judgment October 22, 2009 [B430]	0.10 Hrs		
10/14/09	SAK	Review e-mail from J. Adkins re: Hearing on Motion for Summary Judgment October 22, 2009 [B430]	0.10 Hrs		
10/16/09	JAA	Schedule telephonic appearance for J. Maciel re: 10/22 hearing [B430]	0.20 Hrs		
10/16/09	JAA	Email J. Maciel re: confirmation of telephonic appearance for 10/22 hearing [B430]	0.10 Hrs		
10/16/09	JAA	Email R. Williams and H. Grayson re: confirmation of telephonic appearance for 10/22 hearing [B430]	0.10 Hrs		
10/16/09	JAA	Schedule telephonic appearance for R. Williams re: 10/22 hearing [B430]	0.20 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/16/09	JAA	Schedule telephonic appearance for R. Williams re: 10/28 hearing [B430]	0.20 Hrs
10/16/09	JAA	Email R. Williams and H. Grayson re: confirmation of telephonic appearance for 10/28 hearing [B430]	0.10 Hrs
10/16/09	JAA	Email counsel re: deadline to schedule telephonic appearance for 10/22 hearing [B430]	0.10 Hrs
10/16/09	JAA	Schedule telephonic appearance for E. Taggart re: 10/22 hearing [B430]	0.20 Hrs
10/16/09	JAA	Email E. Taggart re: confirmation of telephonic appearance for 10/22 hearing [B430]	0.10 Hrs
10/20/09	JAA	Prepare hearing binder [B430]	1.70 Hrs
10/20/09	JAA	Review email from N. Lapinski re: docket no. 187 (09-50934) - Notice of Agenda of Matters Scheduled for Hearing on 10/22/2009 at 9:30 AM [B430]	0.10 Hrs
10/20/09	JAA	Review docket no. 187 (09-50934) - Notice of Agenda of Matters Scheduled for Hearing on 10/22/2009 at 9:30 AM [B430]	0.10 Hrs
10/20/09	JAA	Email counsel re: docket no. 187 (09-50934) - Notice of Agenda of Matters Scheduled for Hearing on 10/22/2009 at 9:30 AM [B430]	0.10 Hrs
10/20/09	SAK	Review Notice of Agenda of Matters Scheduled for Hearing on 10/22/2009 at 9:30 AM [B430]	0.30 Hrs
10/20/09	SAK	Review agenda filed for adversary [B430]	0.20 Hrs
10/21/09	JAA	Set up telephonic appearance for E. Parness re: October 22nd hearing [B430]	0.30 Hrs
10/21/09	JAA	Review email from N. Lapinski re: demonstrative for hearing; make copies [B430]	0.20 Hrs
10/21/09	NRL	Email exchange with A. Abensohn regarding logistics of hearing attendance [B430]	0.40 Hrs
10/22/09	KXM	Assist N. Lapinski with hearing preparation (laptops in courtroom) [B430]	0.20 Hrs
10/23/09	JAA	Email Bankruptcy Court re: transcript request for 10/22 hearing [B430]	0.10 Hrs
10/26/09	JAA	Schedule telephonic appearance for C. Martin re: 10/28 Omnibus Hearing [B430]	0.20 Hrs
10/26/09	JAA	Email C. Martin re: confirmation of telephonic appearance for 10/28 Omnibus Hearing [B430]	0.10 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/26/09	JAA	Email counsel re: telephonic appearances for 10/28 hearing [B430]	0.10 Hrs		
10/26/09	JAA	Review email from S. Kinsella re: docket no. 1764 - Notice of Agenda of Matters Scheduled for Hearing scheduled for 10/28/2009 at 03:00 PM [B430]	0.10 Hrs		
10/26/09	JAA	Review docket no. 1764 - Notice of Agenda of Matters Scheduled for Hearing scheduled for 10/28/2009 at 03:00 PM [B430]	0.10 Hrs		
10/26/09	JAA	Email counsel re: docket no. 1764 - Notice of Agenda of Matters Scheduled for Hearing scheduled for 10/28/2009 at 03:00 PM [B430]	0.10 Hrs		
10/26/09	JAA	Schedule telephonic appearance for J. Maciel re: 10/28 Omnibus Hearing [B430]	0.20 Hrs		
10/26/09	JAA	Email J. Maciel re: confirmation of telephonic appearance for 10/28 Omnibus Hearing [B430]	0.10 Hrs		
10/26/09	JAA	Prepare hearing binder for 10/28 hearing [B430]	0.40 Hrs		
10/26/09	RXZ	Review 10-22 transcript [B430]	0.50 Hrs		
10/26/09	RXZ	Review Notice of Agenda of Matters Scheduled for Hearing Filed by Washington Mutual, Inc [B430]	0.30 Hrs		
10/26/09	SAK	Review Notice of Agenda [B430]	0.10 Hrs		
10/27/09	NRL	Email exchange with M. McGuire regarding agenda for October 28th hearing [B430]	0.20 Hrs		
10/28/09	JAA	Assist N. Lapinski with post-hearing duties [B430]	0.10 Hrs		
10/28/09	NRL	Attend Omnibus Hearing [B430]	0.70 Hrs		
10/28/09	SAK	Conference with N. Lapinski re hearing proceedings [B430]	0.20 Hrs		
		Court Hearings Totals	9.30 Hrs	\$	2,609.00

et seq. Litigation

10/01/09	JAA	Draft Notice of Hearing to Consider Motion for Summary Judgment [B601]	0.30 Hrs		
10/01/09	JAA	Review email from N. Lapinski re: docket no. 2 (09-cv-734) - Statement in Support of Appeal under the Collateral Order Doctrine or, in the Alternative, Motion for Leave to Appeal filed by JPMorgan Chase Bank N.A [B601]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/01/09	JAA	Review docket no. 2 (09-cv-734) - Statement in Support of Appeal under the Collateral Order Doctrine or, in the Alternative, Motion for Leave to Appeal filed by JPMorgan Chase Bank N.A [B601]	0.10 Hrs
10/01/09	JAA	Email counsel re: docket no. 2 (09-cv-734) - Statement in Support of Appeal under the Collateral Order Doctrine or, in the Alternative, Motion for Leave to Appeal filed by JPMorgan Chase Bank N.A [B601]	0.10 Hrs
10/01/09	JAA	Review email from N. Lapinski re: docket no. 3 (09-cv-734) - Designation of Record and Statement of Issues on Appeal filed by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs
10/01/09	JAA	Review docket no. 3 (09-cv-734) - Designation of Record and Statement of Issues on Appeal filed by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs
10/01/09	JAA	Email counsel re: docket no. 3 (09-cv-734) - Designation of Record and Statement of Issues on Appeal filed by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs
10/01/09	JAA	Review email from N. Lapinski re: docket no. 4 (09-cv-734) - Notice of Docketing Bankruptcy Appeal [B601]	0.10 Hrs
10/01/09	JAA	Review docket no. 4 (09-cv-734) - Notice of Docketing Bankruptcy Appeal [B601]	0.10 Hrs
10/01/09	JAA	Email counsel re: docket no. 4 (09-cv-734) - Notice of Docketing Bankruptcy Appeal [B601]	0.10 Hrs
10/01/09	NRL	Email exchange with A. Abensohn regarding notice of completion of briefing on Summary Judgment and Motion to Strike and content of notice of hearing thereon [B601]	0.30 Hrs
10/01/09	RXZ	Review designation of record and statement of issues on Appeal filed by JPMorgan Chase Bank N.A. [B601]	0.40 Hrs
10/01/09	RXZ	Review notice of docketing bankruptcy appeal [B601]	0.10 Hrs
10/01/09	SAK	Email exchange and research re 2004 issues [B601]	0.40 Hrs
10/01/09	TAK	Email correspondence with co-counsel regarding 2004 subpoena and adversary proceeding subpoenas [B601]	0.30 Hrs
10/02/09	RXZ	Review and research issues re: subpoena for 2004 and confer with E. Parness re: same [B601]	0.80 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/02/09	SAK	Email exchange with R. Zahraiddin and lead counsel re 2004 issues [B601]	0.20 Hrs
10/05/09	AGM	Drafted Motion for Leave to Exceed Page Limits; researched District of DE local rules and Judge Sleet's chambers procedures on page limits. [B601]	1.40 Hrs
10/05/09	JAA	Review email from N. Lapinski re: docket no. 177 - Affidavit of Service Regarding Notice of Completion of Briefing (Docket No. 175) [B601]	0.10 Hrs
10/05/09	JAA	Review docket no. 177 - Affidavit of Service Regarding Notice of Completion of Briefing (Docket No. 175) [B601]	0.10 Hrs
10/05/09	JAA	Email counsel re: docket no. 177 - Affidavit of Service Regarding Notice of Completion of Briefing (Docket No. 175) [B601]	0.10 Hrs
10/05/09	NRL	Email exchange with E. Parness and research regarding 2004 discovery on third parties, meet and confer necessity, content of document list and attachment to subpoena [B601]	0.80 Hrs
10/05/09	NRL	Email exchange with B. Finestone and research regarding exceeding page limit on opening brief on appeal in district court [B601]	1.10 Hrs
10/05/09	NRL	Review various Orders granting admission pro hac vice in consolidated appeal [B601]	0.20 Hrs
10/05/09	NRL	Review orders granting joint motion to consolidate on appeal [B601]	0.20 Hrs
10/05/09	NRL	Review Notice of Completion of Briefing and Certificate of Service thereof regarding Motion to Strike Affidavit of Doreen Logan [B601]	0.20 Hrs
10/05/09	NRL	Telephone discussion with A. Sneed, claiming to represent bondholders, regarding status - only public information shared [B601]	0.20 Hrs
10/05/09	NRL	Review and edit draft motion to exceed page limit on opening brief on appeal [B601]	0.40 Hrs
10/05/09	RXZ	Review Statement in Support of Appeal under the Collateral Order Doctrine or, in the Alternative, Motion for Leave to Appeal filed by JPMorgan Chase Bank N.A. and attachments [B601]	0.60 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/05/09	SAK	Conference with J. Adkins re critical dates update [B601]	0.10 Hrs
10/05/09	SAK	Conference with N. Lapinski re 2004 Exam motions; forward documents re same [B601]	0.20 Hrs
10/05/09	SAK	Conference with N. Lapinski and R. Zahralddin re Retention Supplement [B601]	0.10 Hrs
10/06/09	AGM	Drafted Motion for leave to exceed page limitation; edited motion for leave to exceed page limitation [B601]	0.80 Hrs
10/06/09	AGM	Begin draft of debtors' designation of additional items to be included in the record on appeal [B601]	0.70 Hrs
10/06/09	AGM	Researched on docket using our prior filings and opposing counsel's filings whether the pro hac motion must be the full formal motion as is submitted to the bankruptcy court, or on appeal whether it can be an abbreviated pro hac motion. Researched docket to determine which Quinn Emanuel attorneys were admitted pro hac in the bankruptcy case to determine which need pro hacs in the appeal in the District of Delaware [B601]	0.80 Hrs
10/06/09	AGM	Drafted pro hac motion for Quinn Emanuel attorney Benjamin I Finestone; drafted entry of appearance for all EG attorneys; edit entry of appearance of all EG attorneys; reviewed rules regarding designating the record on appeal including Dist of DE bankruptcy Rule 8001, 8006 (1)(a), Dist of DE local Rules, Federal Rules of Bankruptcy Proc. 8006 [B601]	1.00 Hrs
10/06/09	AGM	Incorporated Quinn Emanuel's edits into the Motion for Leave to Exceed the page limit [B601]	0.30 Hrs
10/06/09	JAA	Review email from N. Lapinski re: docket no. 5 (09-cv-734) - Appellant's Reply Brief by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs
10/06/09	JAA	Review docket no. 5 (09-cv-734) - Appellant's Reply Brief by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs
10/06/09	JAA	Email counsel re: docket no. 5 (09-cv-734) - Appellant's Reply Brief by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs
10/06/09	JAA	Review emails from N. Lapinski re: Order Granting Motion to Consolidate [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/06/09	JAA	Review Order Granting Motion to Consolidate [B601]	0.10 Hrs
10/06/09	JAA	Email counsel re: Order Granting Motion to Consolidate [B601]	0.10 Hrs
10/06/09	JAA	Edit Notice of Hearing to Consider Motion of Plaintiffs Washington Mutual, Inc. and WMI Investment Corp. for Summary Judgment [B601]	0.10 Hrs
10/06/09	JAA	Draft COS to Notice of Hearing to Consider Motion of Plaintiffs Washington Mutual, Inc. and WMI Investment Corp. for Summary Judgment [B601]	0.20 Hrs
10/06/09	JAA	File and serve docket no. 178 - Notice of Hearing to Consider Motion of Plaintiffs Washington Mutual, Inc. and WMI Investment Corp. for Summary Judgment [B601]	0.20 Hrs
10/06/09	JAA	Review email from S. Kinsella re: docket no. 178 (09-50934) - Notice of Hearing to Consider Motion of Plaintiffs Washington Mutual, Inc. and WMI Investment Corp. for Summary Judgment [B601]	0.10 Hrs
10/06/09	JAA	Review docket no. 178 (09-50934) - Notice of Hearing to Consider Motion of Plaintiffs Washington Mutual, Inc. and WMI Investment Corp. for Summary Judgment [B601]	0.10 Hrs
10/06/09	JAA	Email counsel re: docket no. 178 (09-50934) - Notice of Hearing to Consider Motion of Plaintiffs Washington Mutual, Inc. and WMI Investment Corp. for Summary Judgment [B601]	0.10 Hrs
10/06/09	JAA	Review email from N. Lapinski re: docket no. 158 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs
10/06/09	JAA	Review docket no. 158 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs
10/06/09	JAA	Email counsel re: docket no. 158 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs
10/06/09	JAA	Review email from N. Lapinski re: docket no. 159 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs
10/06/09	JAA	Review docket no. 159 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/06/09	JAA	Email counsel re: docket no. 159 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs
10/06/09	JAA	Review email from N. Lapinski re: docket no. 6 (09-cv-734) - Affidavit of Michelle M. Dero re: Appellant's Reply Brief filed by JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/06/09	JAA	Review docket no. 6 (09-cv-734) - Affidavit of Michelle M. Dero re: Appellant's Reply Brief filed by JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/06/09	JAA	Email counsel re: docket no. 6 (09-cv-734) - Affidavit of Michelle M. Dero re: Appellant's Reply Brief filed by JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/06/09	JAA	Review email from N. Lapinski re: docket no. 160 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs
10/06/09	JAA	Review docket no. 160 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs
10/06/09	JAA	Email counsel re: docket no. 160 (09-50551) - Notice of Docketing a Notice of Appeal [B601]	0.10 Hrs
10/06/09	NRL	Edit and draft Motion for Leave to Exceed Page Limit on Answering Brief on Appeal in Consolidated District Court Appeal [B601]	0.60 Hrs
10/06/09	NRL	Review LDR 7.1, et seq.; FRCP 7 and FRAP 27 and 28 for support of page limit extension [B601]	0.50 Hrs
10/06/09	NRL	Review status of entries of appearance and pro hac vice motions in remaining district court appeals [B601]	0.30 Hrs
10/06/09	RXZ	Review Notice of Hearing to Consider Motion of Plaintiffs Washington Mutual, Inc. and WMI Investment Corp. for Summary Judgment [B601]	0.20 Hrs
10/06/09	RXZ	Review Order Granting Motion to Consolidate [B601]	0.20 Hrs
10/06/09	RXZ	Review Notice of Docketing a Notice of Appeal (BAP-09-72) [B601]	0.20 Hrs
10/06/09	RXZ	Review Notice of Docketing a Notice of Appeal for consolidated appeals [B601]	0.10 Hrs
10/06/09	RXZ	Review Notice of Docketing Notice of Appeal (BAP-09-63) [B601]	0.10 Hrs
10/06/09	SAK	Review Notice of Hearing re Motion for Summary Judgment [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/06/09	SAK	Review District Court's Notices of Docketing of Appeals [B601]	0.10 Hrs
10/07/09	AGM	Drafted debtors' designation of additional items to be included in the record on appeal; edited debtors' designation of additional items to be included in the record on appeal [B601]	4.70 Hrs
10/07/09	AGM	Edited Motion for Leave to Exceed Page Limitation re: Designation of Additional Items to be included in the Record on Appeal [B601]	0.10 Hrs
10/07/09	AGM	Incorporated Attorney B. Finestone's comments on the Motion for leave to exceed page limitations [B601]	0.10 Hrs
10/07/09	AGM	Drafted order for Motion for leave to exceed page limitation [B601]	0.20 Hrs
10/07/09	AGM	Filed Motion for Leave to exceed page limitation; drafted letter to Judge Sleet's chambers and sent letter and motion for hand delivery [B601]	0.80 Hrs
10/07/09	JAA	Review email from N. Lapinski re: docket no. 161 (09-50551) - Notice of Docketing Motion to Withdraw the Reference [B601]	0.10 Hrs
10/07/09	JAA	Review docket no. 161 (09-50551) - Notice of Docketing Motion to Withdraw the Reference [B601]	0.10 Hrs
10/07/09	JAA	Email counsel re: docket no. 161 (09-50551) - Notice of Docketing Motion to Withdraw the Reference [B601]	0.10 Hrs
10/07/09	JAA	Review email from N. Lapinski re: docket no. 26 (09-cv-615) - Motion for Leave to Exceed Page Limitation [B601]	0.10 Hrs
10/07/09	JAA	Review docket no. 26 (09-cv-615) - Motion for Leave to Exceed Page Limitation [B601]	0.10 Hrs
10/07/09	JAA	Email counsel re: docket no. 26 (09-cv-615) - Motion for Leave to Exceed Page Limitation [B601]	0.10 Hrs
10/07/09	JAA	Review email from N. Lapinski re: assignment of the Honorable Gregory M. Sleet to District Court Case No. 1:09-cv-734 [B601]	0.10 Hrs
10/07/09	JAA	Email counsel re: assignment of the Honorable Gregory M. Sleet to District Court Case No. 1:09-cv-734 [B601]	0.10 Hrs
10/07/09	NRL	Email exchange with B. Finestone and research regarding effect of JPMC's intervention in DC action and related reply to counterclaims [B601]	0.80 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/07/09	NRL	Email exchange with E. Parness and research regarding procedural deadlines and requirements of motions to compel 2004 discovery [B601]	1.20 Hrs
10/07/09	NRL	Email exchange with B. Finestone regarding and review and revise designation of record on appeal in 09-cv-00734 appeal [B601]	0.70 Hrs
10/07/09	RXZ	Review JP Morgan Motion for Leave to Exceed Page Limitation [B601]	0.20 Hrs
10/07/09	SAK	Review District Court's Notice of Docketing of Motion to Withdraw Reference [B601]	0.10 Hrs
10/08/09	JAA	Review email from N. Lapinski re: docket 8 (09-cv-734) - Appellees' Designation of Additional Items to be Included in the Record on Appeal [B601]	0.10 Hrs
10/08/09	JAA	Review docket 8 (09-cv-734) - Appellees' Designation of Additional Items to be Included in the Record on Appeal [B601]	0.10 Hrs
10/08/09	JAA	Email counsel re: docket 8 (09-cv-734) - Appellees' Designation of Additional Items to be Included in the Record on Appeal [B601]	0.10 Hrs
10/08/09	JAA	Edit Appellees' Designation of Additional Items to be Included in the Record on Appeal [B601]	0.30 Hrs
10/08/09	JAA	File Appellees' Designation of Additional Items to be Included in the Record on Appeal [B601]	0.20 Hrs
10/08/09	JAA	Draft cover letter to Judge Sleet re: Appellees' Designation of Additional Items to be Included in the Record on Appeal [B601]	0.10 Hrs
10/10/09	RXZ	Review e-mails from co-counsel re: appeals and oral argument, research, prepare response and reply [B601]	4.00 Hrs
10/11/09	RXZ	Various e-mails and analysis re: certification issue and oral argument and related follow up [B601]	2.50 Hrs
10/12/09	SAK	Review detailed email from R. Zahraiddin re litigation matters [B601]	0.20 Hrs
10/13/09	AGM	Researched issues regarding upcoming deadlines and status of all of the Washington Mutual cases and appeals by searching on the Docket Report and consulting the Federal Rules of Civil Procedure, Federal Rules of Bankruptcy Procedure, Local DE Bankruptcy rules, the Local District of Delaware rules, and Judge Sleet's chambers procedures. [B601]	3.50 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/13/09	AGM	Drafted memorandum regarding status and applicable deadlines of all of the Washington Mutual cases including the two adversary proceedings, the four cases on appeal in the District Court and the main case. Consulted the docket, Federal Rules of Civil Procedure, Federal Rules of Bankruptcy Procedure, Local DE Bankruptcy Rules for the Dist of DE, and Local Rules for the District of DE and the clerk's office in drafting this memorandum. [B601]	1.50 Hrs
10/13/09	JAA	Review docket reports in all district court matters, adversary proceedings and main case and Fed. R. of Bankr. P., Del R. Bankr. P., Fed. R. Civ. P., Fed. R. App. P., and LDR to determine and advise counsel of all critical dates [B601]	3.70 Hrs
10/13/09	JAA	Review email from N. Lapinski re: docket no. 27 (09-cv-615) - Letter to Honorable Gregory M. Sleet from Neil R. Lapinski regarding Oral Argument and Status Conference [B601]	0.10 Hrs
10/13/09	JAA	Review docket no. 27 (09-cv-615) - Letter to Honorable Gregory M. Sleet from Neil R. Lapinski regarding Oral Argument and Status Conference [B601]	0.10 Hrs
10/13/09	JAA	Email counsel re: docket no. 27 (09-cv-615) - Letter to Honorable Gregory M. Sleet from Neil R. Lapinski regarding Oral Argument and Status Conference [B601]	0.10 Hrs
10/13/09	NRL	Email exchange with B. Finestone, P. Calamari, D. Ellsberg, and R. Zahralddin regarding request for oral argument on threshold appellate jurisdictional issues and briefing on merits [B601]	0.90 Hrs
10/13/09	NRL	Telephone discussion with B. Finestone and R. Zahralddin regarding letter to court requesting oral argument on threshold issues [B601]	0.20 Hrs
10/13/09	NRL	Draft and revise letter to Court requesting oral argument on jurisdictional threshold issues [B601]	0.80 Hrs
10/13/09	NRL	Review and edit draft Answering Brief on Appeal, including case law review [B601]	2.30 Hrs
10/13/09	NRL	Review docket reports in all district court matters, adversary proceedings and main case and Fed. R. of Bankr. P., Del R. Bankr. P., Fed. R. Civ. P., Fed. R. App. P., and LDR to determine and advise counsel of all critical dates [B601]	3.70 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/13/09	NRL	Meeting with R. Zahraiddin to discuss vehicle in district court to resolve jurisdictional threshold issues before briefing merits [B601]	0.50 Hrs
10/13/09	NRL	Review and edit Certificate of No Objection to Quinn Emanuel's 4th Fee Application [B601]	0.20 Hrs
10/13/09	NRL	Review and execute certificate of service of Certificate of No Objection to Quinn Emanuel's 4th Fee Application [B601]	0.10 Hrs
10/13/09	RXZ	Review 2nd letter draft prepared by N. Lapinski re: certification and oral argument issues [B601]	0.30 Hrs
10/13/09	RXZ	Review first letter prepared by N. Lapinski re: certification and oral argument issues [B601]	0.20 Hrs
10/13/09	RXZ	Review multiple e-mails re: certification and oral argument issues [B601]	0.40 Hrs
10/13/09	RXZ	Call from N. Lapinski re: certification issues [B601]	0.40 Hrs
10/13/09	RXZ	Review further comments and proposed edits from B. Finestone to letter to Judge Sleet [B601]	0.20 Hrs
10/13/09	RXZ	Review revised draft of letter from N. lapinski and related comments from co-counsel [B601]	0.20 Hrs
10/13/09	RXZ	Review deadlines memos, analyze issues and confer with N. Lapinski and J.Adkins re: same [B601]	1.50 Hrs
10/13/09	SAK	Review Brief of Certain Plan Participants re Objection to Debtors' Motion to Exercise Ownership Rights Over Certain Trust Assets & Related Pleadings [B601]	0.40 Hrs
10/14/09	JAA	Review email from N. Lapinski re: docket no. 162 (09-50551) - Transmittal of Notice of Appeal (BAP-09-72) to the United States District Court for the District of Delaware [B601]	0.10 Hrs
10/14/09	JAA	Review docket no. 162 (09-50551) - Transmittal of Notice of Appeal (BAP-09-72) to the United States District Court for the District of Delaware [B601]	0.10 Hrs
10/14/09	JAA	Email counsel re: docket no. 162 (09-50551) - Transmittal of Notice of Appeal (BAP-09-72) to the United States District Court for the District of Delaware [B601]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: docket no. 9 (09-cv-734) - Notice of Divestiture of Jurisdiction Pending Appeals by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/14/09	JAA	Review docket no. 9 (09-cv-734) - Notice of Divestiture of Jurisdiction Pending Appeals by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs
10/14/09	JAA	Email counsel re: docket no. 9 (09-cv-734) - Notice of Divestiture of Jurisdiction Pending Appeals by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: docket no. 10 (09-cv-734) - Response to Notice of Divestiture of Jurisdiction Pending Appeals of JPMorgan Chase Bank, N.A. by Washington Mutual Inc., WMI Investment Corp. to [9] Notice [B601]	0.10 Hrs
10/14/09	JAA	Review docket no. 10 (09-cv-734) - Response to Notice of Divestiture of Jurisdiction Pending Appeals of JPMorgan Chase Bank, N.A. by Washington Mutual Inc., WMI Investment Corp. to [9] Notice [B601]	0.10 Hrs
10/14/09	JAA	Email counsel re: docket no. 10 (09-cv-734) - Response to Notice of Divestiture of Jurisdiction Pending Appeals of JPMorgan Chase Bank, N.A. by Washington Mutual Inc., WMI Investment Corp. to [9] Notice [B601]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: docket no. 11 (09-cv-734) - Joinder by Official Committee of Unsecured Creditors, joining in [10] Debtors' Response to Notice of Divestiture of Jurisdiction Pending Appeals of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/14/09	JAA	Review docket no. 11 (09-cv-734) - Joinder by Official Committee of Unsecured Creditors, joining in [10] Debtors' Response to Notice of Divestiture of Jurisdiction Pending Appeals of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/14/09	JAA	Email counsel re: docket no. 11 (09-cv-734) - Joinder by Official Committee of Unsecured Creditors, joining in [10] Debtors' Response to Notice of Divestiture of Jurisdiction Pending Appeals of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/14/09	JAA	Review email from N. Lapinski re: docket no. 12 (09-cv-734) - Debtors' Opposition to Statement in Support of Appeal Under the Collateral Order Doctrine or, in the Alternativew, Motion for Leave to Appeal of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/14/09	JAA	Review docket no. 12 (09-cv-734) - Debtors' Opposition to Statement in Support of Appeal Under the Collateral Order Doctrine or, in the Alternativew, Motion for Leave to Appeal of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/14/09	JAA	Email counsel re: docket no. 12 (09-cv-734) - Debtors' Opposition to Statement in Support of Appeal Under the Collateral Order Doctrine or, in the Alternativew, Motion for Leave to Appeal of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/14/09	NRL	Email to B. Finestone regarding status questions and upcoming deadlines in all appeals, the motion for withdrawal of reference and the adversaries, the standing order requiring mediation before appellate briefing and rationale behind the issuance of briefing dates on the initial appeals but not the latter [B601]	0.50 Hrs
10/14/09	NRL	Review Transmittal of notice of appeal from Bankr. Ct. to Dist. Ct. in 09-cv-00734 appeal [B601]	0.10 Hrs
10/14/09	NRL	Review docketing of briefing related to "notice of divestiture" in district court appeal 09-cv-00734 [B601]	0.40 Hrs
10/14/09	NRL	Telephone discussion with B. Finestone, D. Ellsberg and R. Zahralddin regarding reason for docketing "notice of divestiture" briefing in appeal and strategy regarding same [B601]	0.30 Hrs
10/14/09	NRL	Email exchange with B. Finestone regarding relationship of docketing of "notice of divestiture" briefing and designation of record [B601]	0.30 Hrs
10/14/09	NRL	Telephone discussion with B. Finestone regarding docketing of "notice of divestiture" briefing [B601]	0.20 Hrs
10/14/09	NRL	Email exchange with E. Parness and research related to 2004 discovery on federal agencies [B601]	0.70 Hrs
10/14/09	NRL	Email exchange with M. McGuire regarding docketing of "Notice of Divestiture" briefing in 09-cv-00734 appeal [B601]	0.10 Hrs
10/14/09	RXZ	Review docketed documents and conferences and calls with co-counsel re: issue of complete designation and related follow up [B601]	0.60 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/14/09	RXZ	Review various notices re: pro hac orders for District Court appeals and forward to J. Adkins [B601]	0.20 Hrs
10/14/09	RXZ	Review e-mail from J.A dkins re: District Court docketing of Debtors' Opposition to Statement in Support of Appeal Under the Collateral Order Doctrine or, in the Alternative, Motion for Leave to Appeal of JPMorgan Chase Bank, N.A. and attachment [B601]	0.30 Hrs
10/14/09	RXZ	Review Joinder by Official Committee of Unsecured Creditors, joining in [10] Debtors' Response to Notice of Divestiture of Jurisdiction Pending Appeals of JPMorgan Chase Bank, N.A docketed in District Court case [B601]	0.20 Hrs
10/14/09	RXZ	Review e-mails re: Response to Notice of Divestiture of Jurisdiction Pending Appeals of JPMorgan Chase Bank, N.A. by Washington Mutual Inc., WMI Investment Corp. to [9] Notice docketed in District Court case [B601]	0.20 Hrs
10/14/09	SAK	Review Transmittal of Notice of Appeal to District Court [B601]	0.10 Hrs
10/14/09	SAK	Email exchange with J. Adkins re upcoming filing [B601]	0.10 Hrs
10/14/09	SAK	Email exchanges with N. Lapinski and R. Zahraiddin re 2004 Requests [B601]	0.10 Hrs
10/15/09	NRL	Telephone discussion with District Court clerk regarding recent docketing in 00734 appeal [B601]	0.20 Hrs
10/15/09	NRL	Review Appellee's and Appellant's designations of record for 00734 appeal and recent docket entries to determine strategy going forward on removal from docket [B601]	0.40 Hrs
10/15/09	NRL	Email B. Finestone regarding discussion with district court clerk regarding docketing in 00734 appeal [B601]	0.10 Hrs
10/15/09	NRL	Telephone discussion with B. Finestone regarding discussion with district court clerk regarding docket entries in 00734 appeal and strategy regarding possible removal of same [B601]	0.20 Hrs
10/15/09	SAK	Review email exchanges re Notice of Divestiture of Jurisdiction Pending Appeals [B601]	0.10 Hrs
10/16/09	JAA	Edit Answering Brief of Appellee Debtors [B601]	0.90 Hrs
10/16/09	JAA	Emails to/from counsel re: appeal opposition [B601]	0.20 Hrs
10/16/09	JAA	Review email from N. Lapinski re: docket no. 181 (09-50934) - Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/16/09	JAA	Review docket no. 181 (09-50934) - Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs
10/16/09	JAA	Email counsel re: docket no. 181 (09-50934) - Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs
10/16/09	JAA	Review email from N. Lapinski re: docket no. 182 (09-50934) - Motion to Shorten Notice of Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe Pursuant to Local Rule 9006-1(f) [B601]	0.10 Hrs
10/16/09	JAA	Review docket no. 182 (09-50934) - Motion to Shorten Notice of Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe Pursuant to Local Rule 9006-1(f) [B601]	0.10 Hrs
10/16/09	JAA	Email counsel re: docket no. 182 (09-50934) - Motion to Shorten Notice of Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe Pursuant to Local Rule 9006-1(f) [B601]	0.10 Hrs
10/16/09	RXZ	Review Motion to Shorten Notice of Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe Pursuant to Local Rule 9006-1(f) and attached order [B601]	0.30 Hrs
10/16/09	RXZ	Review Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe Filed by JPMorgan Chase Bank, N.A.. and forward to J.A dkins [B601]	0.30 Hrs
10/16/09	SAK	Review JPMC's Motion for Leave to file Declarations and Motion to Shorten re same [B601]	0.20 Hrs
10/19/09	AGM	Researched local District Court rules on citation form and citing transcripts for appendices. [B601]	0.40 Hrs
10/19/09	AGM	Reviewed Appellee's answering brief for docket citations and documents that would need to be put into an appendix. [B601]	1.20 Hrs
10/19/09	AGM	Reviewed and edited Appellee's Answering Brief to include correct bluebook citations for our documents in the appendix and appropriate citations and pincites for those in the appellant's appendix that Washington Mutual Cross-references. [B601]	0.90 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/19/09	AGM	Searched shared files for the Henrick's denial of cert brief to the U.S. Supreme Court which Washington Mutual previously attached as an exhibit in a previous filing that needed to be attached to the Appellee's Answering Brief. [B601]	0.30 Hrs
10/19/09	AGM	Reviewed and analyzed Appellee's opening brief to ensure that citations and pincites form and substance were correct. Also added pincites where necessary on cross references to Appellant's Appendix where they incorrectly cited the transcript. [B601]	1.20 Hrs
10/19/09	AGM	Assisted in service of Debtors Objections and Responses to JPMC's Production of Document Request. [B601]	0.60 Hrs
10/19/09	JAA	Emails to/from counsel re: Cooney and Schoppe declarations [B601]	0.20 Hrs
10/19/09	JAA	Review email from N. Lapinski re: Notice of Service of Discovery of Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.10 Hrs
10/19/09	JAA	Review Notice of Service of Discovery of Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.10 Hrs
10/19/09	JAA	Email counsel re: Notice of Service of Discovery of Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.10 Hrs
10/19/09	JAA	Revise Answering Brief of Appellee Debtors [B601]	1.00 Hrs
10/19/09	JAA	Emails to/from B. Finestone re: revisions to Answering Brief of Appellee Debtors [B601]	0.20 Hrs
10/19/09	JAA	File and serve docket no. 33 (09-cv-615) - Answering Brief of Appellee Debtors [B601]	0.30 Hrs
10/19/09	JAA	File and serve docket no. 34 (09-cv-615) - Appendix to Answering Brief of Appellee Debtors [B601]	0.30 Hrs
10/19/09	JAA	Review email from N. Lapinski re: docket no. 33 (09-cv-615) - Answering Brief of Appellee Debtors [B601]	0.10 Hrs
10/19/09	JAA	Review docket no. 33 (09-cv-615) - Answering Brief of Appellee Debtors [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/19/09	JAA	Email counsel re: docket no. 33 (09-cv-615) - Answering Brief of Appellee Debtors [B601]	0.10 Hrs
10/19/09	JAA	Review email from N. Lapinski re: docket no. 34 (09-cv-615) - Appendix to Answering Brief of Appellee Debtors [B601]	0.10 Hrs
10/19/09	JAA	Review docket no. 34 (09-cv-615) - Appendix to Answering Brief of Appellee Debtors [B601]	0.10 Hrs
10/19/09	JAA	Email counsel re: docket no. 34 (09-cv-615) - Appendix to Answering Brief of Appellee Debtors [B601]	0.10 Hrs
10/19/09	JAA	Final revisions to Answering Brief of Appellee Debtors [B601]	0.60 Hrs
10/19/09	JAA	Draft Notice of Service of Discovery re: Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.20 Hrs
10/19/09	JAA	Draft COS to Notice of Service of Discovery re: Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.20 Hrs
10/19/09	JAA	File and serve docket no. 185 - Notice of Service of Discovery re: Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.40 Hrs
10/19/09	JAA	Review email from J. Brownstone re: WMI's discovery response to JPMC's Request for Production of Documents [B601]	0.10 Hrs
10/19/09	JAA	Edit Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.40 Hrs
10/19/09	NRL	Review and edit Answering Brief on Appeal for filing [B601]	2.30 Hrs
10/19/09	NRL	Review Motion for, Brief in Support of, and Appendix to Debtors' Motion for Summary Judgment in Turnover Action in preparation for oral argument [B601]	1.90 Hrs
10/19/09	NRL	Review Opposition of JPMC to Debtors' Motion for Summary Judgment and Appendix thereto in preparation for oral argument in Turnover action [B601]	1.10 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/19/09	NRL	Review declarations of Daniel P. Cooney and Robert C. Schoppe in preparation for oral argument on Summary Judgment Motion in Turnover action [B601]	0.30 Hrs
10/19/09	NRL	Prepare, revise and execute for filing certificate of service regarding discovery responses in both adversary proceedings [B601]	1.20 Hrs
10/19/09	NRL	Compile and forward to opposing counsel electronically all discovery responses by agreed upon deadline [B601]	0.60 Hrs
10/19/09	RXZ	Review Appendix to Answering Brief of Appellee Debtors [B601]	2.00 Hrs
10/19/09	RXZ	Review Notice of Service of Discovery of Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents and e-mail to J.A dkins re: related underlying discovery [B601]	0.20 Hrs
10/19/09	RXZ	Review Order Regarding Motion Pursuant to Local Rule 9006-1(e) to Shorten Notice of JPMorgan Chase Bank, N.A.'s Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe and related e-mail correspondence [B601]	0.20 Hrs
10/19/09	SAK	Review Appendix to Answering Brief of Appellee Debtors [B601]	3.00 Hrs
10/19/09	SAK	Review Answering Brief of Appellee Debtors [B601]	1.10 Hrs
10/19/09	SAK	Review Notice of Service of Discovery of Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents filed as Docket No. 165 in Adv. No. 09-50551 and Docket No. 185 in Adv. No. 09-50934 [B601]	0.20 Hrs
10/19/09	SAK	Review Order Regarding Motion Pursuant to Local Rule 9006-1(e) to Shorten Notice of JPMorgan Chase Bank, N.A.'s Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe and related calendar invites from J. Adkins [B601]	0.20 Hrs
10/19/09	SAK	Review JPMorgan Chase Bank, National Association's Responses and Objections to Debtors' First Request for Production of Documents [B601]	0.40 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/20/09	JAA	Draft Notice of Completion of Briefing re: Motion to Dismiss JPMC's Amended Counterclaims [B601]	0.40 Hrs
10/20/09	JAA	Prepare binder re: Notice of Completion Regarding Debtors' Motion to Dismiss JPMC's Amended Counterclaims [B601]	0.50 Hrs
10/20/09	JAA	Review email from N. Lapinski re: docket no. 186 (09-50934) - Debtors' Objection to Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs
10/20/09	JAA	Review docket no. 186 (09-50934) - Debtors' Objection to Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs
10/20/09	JAA	Email counsel re: docket no. 186 (09-50934) - Debtors' Objection to Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs
10/20/09	JAA	Emails to/from N. Lapinski re: Notice of Completion of Briefing re: Motion to Dismiss JPMC's Amended Counterclaims [B601]	0.20 Hrs
10/20/09	JAA	Review Notice of Completion of Briefing re: Motion to Dismiss JPMC's Amended Counterclaims with N. Lapinski [B601]	0.30 Hrs
10/20/09	KXM	Review email from N. Lapinski re: objection to be filed re: Cooney and Schoppe Declarations [B601]	0.10 Hrs
10/20/09	KXM	Conform Debtors' Objection to Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.40 Hrs
10/20/09	KXM	File Debtors' Objection to Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.30 Hrs
10/20/09	KXM	Serve Debtors' Objection to Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.20 Hrs
10/20/09	NRL	Email exchange with B. Finestone and C. Greer regarding editing and filing Objection to JPMC Motion for Leave to File Supplemental Declarations and Agenda for 10/22 hearing [B601]	0.70 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/20/09	NRL	Review and edit draft Objection to JPMC Motion for Leave to File Supplemental Declarations [B601]	0.40 Hrs
10/20/09	NRL	Revise and file Debtors' Objection to JPMC's Motion for Leave to File Declarations and Certificate of Service thereof [B601]	1.20 Hrs
10/20/09	NRL	Review Joinder of Committee of Unsecured Creditors in Debtors' Motion for Summary Judgment and Motion for Reconsideration of Order Granting Expedited Motion in preparation for oral argument in Turnover action [B601]	0.40 Hrs
10/20/09	NRL	Review Memorandum of Law of Cross-Claim Defendant FDIC in Opposition to Debtors' Motion for Summary Judgment for oral argument in Turnover action [B601]	0.50 Hrs
10/20/09	NRL	Review Bank Bondholders' Statement in Opposition to Debtors' Motion for Summary Judgment in preparation for oral argument in Turnover action [B601]	0.40 Hrs
10/20/09	NRL	Review Supplemental Memorandum of Law of FDIC in Opposition to Debtors' Motion for Summary Judgment in preparation for oral argument in Turnover action [B601]	0.30 Hrs
10/20/09	NRL	Review Supplemental Opposition of Defendant JPMC to Plaintiffs' Motion for Summary Judgment and Appendix thereto in preparation for oral argument in Turnover action [B601]	1.30 Hrs
10/20/09	NRL	Review Reply Brief in Support of Debtors' Motion for Summary Judgment and Appendix thereto in preparation for oral argument in Turnover action [B601]	0.90 Hrs
10/20/09	NRL	Email exchange with D. Elsberg regarding use of laptops at counsel table [B601]	0.20 Hrs
10/20/09	NRL	Review and revise by email suggestions to B. Finestone and C. Greer updated Agenda for October 22 hearing [B601]	0.20 Hrs
10/20/09	RXZ	Review JPMorgan Chase Bank, National Association's Responses and Objections to Debtors' First Request for Production of Documents [B601]	0.20 Hrs
10/20/09	RXZ	Review Debtors' Responses and Objections to JPMC's First Set of Requests for Production of Documents. [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/20/09	SAK	Review Debtors' Fourth Motion for Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Exclusive Periods for the Filing of a Chapter 11 Plan and Solicitation of Acceptances Thereto and related e-mails from J.A dkins re: scheduling issues [B601]	0.30 Hrs
10/20/09	SAK	Review Debtors' Objection to Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.30 Hrs
10/20/09	SAK	Review Debtors' Responses and Objections to JPMC's First Set of Requests for Production of Documents. [B601]	0.20 Hrs
10/21/09	JAA	Review email from N. Lapinski re: docket no. 188 - Reply in Further Support of Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs
10/21/09	JAA	Review docket no. 188 - Reply in Further Support of Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs
10/21/09	JAA	Email counsel re: docket no. 188 - Reply in Further Support of Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe [B601]	0.10 Hrs
10/21/09	NRL	Call with R. Zahraiddin re: summary judgment papers [B601]	0.50 Hrs
10/21/09	NRL	Email exchange with B. Finestone regarding exhibits for oral argument on summary judgment in Turnover action [B601]	0.30 Hrs
10/21/09	NRL	Review and forward JPMC's Reply in Further Support of Motion for Leave to File Supplemental Declarations [B601]	0.30 Hrs
10/21/09	RXZ	Review summary judgment papers and call to N. Lapinski re: same [B601]	1.20 Hrs
10/21/09	SAK	Review Reply in Further Support of Motion for Leave to File Declarations of Daniel P. Cooney and Robert C. Schoppe and assist in hearing preparation [B601]	0.40 Hrs
10/22/09	JAA	Review email from N. Lapinski re: Notice of Service of Discovery Responses and Objections to Debtors First Request for Production of Documents [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/22/09	JAA	Review Notice of Service of Discovery Responses and Objections to Debtors First Request for Production of Documents [B601]	0.10 Hrs
10/22/09	JAA	Email counsel re: Notice of Service of Discovery Responses and Objections to Debtors First Request for Production of Documents [B601]	0.10 Hrs
10/22/09	NRL	Attend Hearing on Summary Judgment [B601]	2.80 Hrs
10/22/09	NRL	Review District Court orders granting pro hac vice motions of certain JPMC counsel and review status of special litigation counsel's pro hac vice motions with J. Adkins [B601]	0.30 Hrs
10/22/09	NRL	Review and forward notices of service of discovery of JPMC's Responses to Debtors' first requests for production [B601]	0.20 Hrs
10/22/09	NRL	Email exchange with B. Finestone regarding ordering hearing transcript and filing notice of completion of briefing on Motion to Dismiss JPMC's Amended Counterclaims [B601]	0.20 Hrs
10/22/09	NRL	Locate and compile documents for use in oral argument including District Court for District of Columbia's Order granting JPMC intervention in FIRREA action and supplemental declarations [B601]	0.60 Hrs
10/22/09	RXZ	Review Notice of Service of Discovery Responses and Objections to Debtors First Request for Production of Documents re: 09-50934-MFW and e-mail J.Adkins re: same [B601]	0.20 Hrs
10/22/09	RXZ	Review Notice of Service of Discovery Responses and Objections to Debtors First Request for Production of Documents re: 09-50551-MFW and e-mail J.Adkins re: same [B601]	0.20 Hrs
10/22/09	RXZ	Review e-mail from B. Finestone re: notice of completion of briefing on the motion to dismiss JPMC's counterclaims in the T/O action [B601]	0.10 Hrs
10/22/09	RXZ	Review sur-reply and related subsequent papers filed by JPMC and related follow up [B601]	0.70 Hrs
10/22/09	SAK	Review Notices of Service of Responses to Debtors' 1st Requests for Production of Documents [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/23/09	JAA	Review email from N. Lapinski re: Letter to Honorable Gregory M. Sleet from Counsel for JPMorgan Chase Bank, N.A. regarding Oral Argument [B601]	0.10 Hrs
10/23/09	JAA	Review Letter to Honorable Gregory M. Sleet from Counsel for JPMorgan Chase Bank, N.A. regarding Oral Argument [B601]	0.10 Hrs
10/23/09	JAA	Email counsel re: Letter to Honorable Gregory M. Sleet from Counsel for JPMorgan Chase Bank, N.A. regarding Oral Argument [B601]	0.10 Hrs
10/23/09	JAA	Review email from N. Lapinski re: docket no. 191 (09-50934) - Affidavit of Service Regarding Docket No. 188 [B601]	0.10 Hrs
10/23/09	JAA	Review docket no. 191 (09-50934) - Affidavit of Service Regarding Docket No. 188 [B601]	0.10 Hrs
10/23/09	JAA	Email counsel re: docket no. 191 (09-50934) - Affidavit of Service Regarding Docket No. 188 [B601]	0.10 Hrs
10/23/09	JAA	Review email from N. Lapinski re: docket no. 192 (09-50934) - Notice of Completion of Briefing Regarding Debtors' Motion to Dismiss Amended Counterclaims of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/23/09	JAA	Review docket no. 192 (09-50934) - Notice of Completion of Briefing Regarding Debtors' Motion to Dismiss Amended Counterclaims of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/23/09	JAA	Email counsel re: docket no. 192 (09-50934) - Notice of Completion of Briefing Regarding Debtors' Motion to Dismiss Amended Counterclaims of JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/23/09	JAA	File and serve docket no. 192 - Notice of Completion of Briefing Regarding Debtors' Motion to Dismiss Amended Counterclaims of JPMorgan Chase Bank, N.A. [B601]	0.30 Hrs
10/23/09	JAA	Draft letter to Judge Walrath re: docket no. 192 - Notice of Completion of Briefing Regarding Debtors' Motion to Dismiss Amended Counterclaims of JPMorgan Chase Bank, N.A. [B601]	0.20 Hrs
10/23/09	JAA	Update binders for Judge Walrath re: docket no. 192 - Notice of Completion of Briefing Regarding Debtors' Motion to Dismiss Amended Counterclaims of JPMorgan Chase Bank, N.A. [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/23/09	NRL	Review email from J. Adkins regarding ordering transcript of October 22 hearing [B601]	0.10 Hrs
10/23/09	NRL	Review email from shareholder regarding media coverage of JPMC [B601]	0.20 Hrs
10/23/09	NRL	Review email from J. Adkins regarding conference call with client, debtors' counsel and special litigation counsel [B601]	0.10 Hrs
10/23/09	NRL	Review Motion of Debtors Pursuant to Sections 105 and 363 of the Bankruptcy Code for Order Approving Procedures for the Sale of Certain Intellectual Property (Docket No. 1701) and Objection of JPMorgan Chase Bank, N.A. to the Motion of Debtors Pursuant to Sections 105 and 363 of the Bankruptcy Code for Order Approving Procedures for the Sale of Certain Intellectual Property (Docket No. 1746) [B601]	0.60 Hrs
10/23/09	NRL	Review complaint and answers in declaratory judgment action for comparison with motion and objection related to sale of intellectual property [B601]	0.40 Hrs
10/23/09	NRL	Confer with R. Zahralddin regarding relationship between adversary action and motion for order allowing sale of certain intellectual property rights in preparation for R. Zahralddin's participation on conference call regarding same [B601]	0.30 Hrs
10/23/09	NRL	Telephone discussion with M. McGuire regarding hearing of Motion to Dismiss JPMC's Counterclaims [B601]	0.10 Hrs
10/23/09	NRL	Review and forward to J. Adkins letter to J. Sleet regarding additional requests for oral argument in appeals [B601]	0.20 Hrs
10/23/09	NRL	Review email from M. Dero regarding letter to J. Sleet from M. McGuire requesting oral argument [B601]	0.10 Hrs
10/23/09	NRL	Draft, revise, execute for filing and identify documents for delivery to court relevant to Notice of Completion of Briefing for Debtors' Motion to Dismiss JPMC's Amended Counterclaims [B601]	1.10 Hrs
10/23/09	NRL	Review email from J. Adkins regarding filing of Notice of Completion of Briefing of Debtors' Motion to Dismiss JPMC's Amended Counterclaims [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/23/09	NRL	Review email from M. Dero and attachment regarding certificate of service of JPMC's supplemental declarations [B601]	0.10 Hrs
10/23/09	RXZ	Review Notice of Completion of Briefing Regarding Debtors' Motion to Dismiss Amended Counterclaims of JPMorgan Chase Bank, N.A. [B601]	0.20 Hrs
10/23/09	RXZ	Review letter addressed to the Honorable Gregory M. Sleet requesting oral argument in Civil Matters 09-cv-00615 and 09-cv-00656 and related follow up [B601]	0.30 Hrs
10/23/09	RXZ	Review Motion of Debtors Pursuant to Sections 105 and 363 of the Bankruptcy Code for Order Approving Procedures for the Sale of Certain Intellectual Property (Docket No. 1701) and Objection of JPMorgan Chase Bank, N.A. to the Motion of Debtors Pursuant to Sections 105 and 363 of the Bankruptcy Code for Order Approving Procedures for the Sale of Certain Intellectual Property (Docket No. 1746) and e-mails related to conference call [B601]	0.60 Hrs
10/23/09	SAK	Review JPMC's Letter to Judge Sleet re Joinder to Request for Oral Argument [B601]	0.10 Hrs
10/23/09	SAK	Review Notice of Completion of Briefing re Motion to Dismiss JPMC's Amended Counterclaims [B601]	0.10 Hrs
10/25/09	JAA	Telephone calls with R. Zahraiddin and D. White re: Notice of Service of Debtors' Request for Production of Documents From and Interrogatories Directed To JPMorgan Chase Bank, N.A. [B601]	0.50 Hrs
10/25/09	NRL	Review email exchange between M. Curro and J. Rose regarding service of discovery requests [B601]	0.30 Hrs
10/25/09	RXZ	Review emergency discovery re: IP sale dispute with JPMC, execute and prepare documents for service [B601]	1.60 Hrs
10/25/09	RXZ	Finalize and serve emergency discovery re: IP sale dispute with JPMC [B601]	2.70 Hrs
10/25/09	SAK	Review email from M. Curro re discovery requests filing; conference with R. Zahraiddin re same [B601]	0.20 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/26/09	JAA	Review email from A. Foga re: 10/22 Hearing Transcript [B601]	0.10 Hrs
10/26/09	JAA	Review 10/22 Hearing Transcript [B601]	0.10 Hrs
10/26/09	JAA	Email counsel re: 10/22 Hearing Transcript [B601]	0.10 Hrs
10/26/09	JAA	Telephone call with E. Parness re: docket no. 165 (09-50551) - Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.20 Hrs
10/26/09	JAA	Email E. Parness re: docket no. 165 (09-50551) - Debtors' Objections and Responses to JPMorgan Chase Bank, National Association's First Request to Debtors for Production of Documents [B601]	0.10 Hrs
10/26/09	JAA	File docket no. 1765 - Notice of Service of Debtors' Request for Production of Documents From and Interrogatories Directed To JPMorgan Chase Bank, N.A. [B601]	0.20 Hrs
10/26/09	JAA	Review email from S. Kinsella re: docket no. 1765 - Notice of Service of Debtors' Request for Production of Documents From and Interrogatories Directed To JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/26/09	JAA	Review docket no. 1765 - Notice of Service of Debtors' Request for Production of Documents From and Interrogatories Directed To JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/26/09	JAA	Email counsel re: docket no. 1765 - Notice of Service of Debtors' Request for Production of Documents From and Interrogatories Directed To JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/26/09	JAA	Email Weil Gotschal re: docket no. 1765 - Notice of Service of Debtors' Request for Production of Documents From and Interrogatories Directed To JPMorgan Chase Bank, N.A. [B601]	0.10 Hrs
10/26/09	NRL	Telephone discussions with E. Parness and research regarding subpoena process upon uncooperative non-party 2004 discovery targets outside of Delaware Bankr. Ct. jurisdiction [B601]	2.70 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/26/09	NRL	Email exchange with B. Finestone regarding materials related to summary judgment oral argument in Turnover action and retention for future use [B601]	0.30 Hrs
10/26/09	NRL	Review notice of availability of hearing transcript [B601]	0.10 Hrs
10/26/09	NRL	Review email from J. Adkins regarding telephonic appearances at omnibus hearing [B601]	0.10 Hrs
10/26/09	NRL	Review Notice of Agenda for October 28 hearing [B601]	0.20 Hrs
10/26/09	RXZ	Review e-mail from J. Adkins re: Conference Call re: JPMC Objection to Non Core IP Sale Procedures Motion October 23, 2009 [B601]	0.10 Hrs
10/26/09	RXZ	Review various e-mails re: 2004 meet and confer requirement and draft e-mail to third parties and discuss analysis with N. Lapinski [B601]	0.60 Hrs
10/26/09	RXZ	Review follow up issues on discovery (IP sale dispute) and service of same with J.A dkins [B601]	0.40 Hrs
10/26/09	RXZ	Review Statement of Certain Plan Participants in Lieu of Reply Brief to Memorandum of Law of Debtors in Further Support of Motion for Authority to: (I) Exercise Ownership Rights Over Certain Trust Assets; (II) Distribute the Trust Assets; and (III) Terminate the Trust for relevance to client's interests [B601]	0.20 Hrs
10/26/09	RXZ	Review third-party 2004 discovery issues with T. Kittila and N. Lapinski [B601]	0.30 Hrs
10/26/09	SAK	Review multiple emails from R. Zahralddin, N. Lapinski and T. Kittila re discovery matters [B601]	0.20 Hrs
10/26/09	TAK	Review email correspondence from co-counsel regarding subpoenas in bankruptcy court and review research regarding subpoena power [B601]	0.40 Hrs
10/27/09	JAA	Review email from N. Lapinski re: Order Granting Motion for Leave to File Excess Pages [B601]	0.10 Hrs
10/27/09	JAA	Email counsel re: Order Granting Motion for Leave to File Excess Pages [B601]	0.10 Hrs
10/27/09	NRL	Email exchange with M. McGuire regarding oral argument on Motion to Dismiss JPMC counterclaims [B601]	0.30 Hrs
10/27/09	NRL	Review Order granting motion to exceed page limit on opening brief on appeal [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/27/09	NRL	Email exchange with B. Finestone regarding order granting motion to exceed page limit on opening brief on appeal [B601]	0.20 Hrs
10/27/09	SAK	Review Order granting Debtors' Motion for Leave to Extend Page Limit [B601]	0.10 Hrs
10/28/09	JAA	Review email from N. Lapinski re: docket no. 1774 - Debtors' Reply Memorandum of Law in Further Support of Their Motion for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing But Not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (III) Termination of the Trusts [B601]	0.10 Hrs
10/28/09	JAA	Review docket no. 1774 - Debtors' Reply Memorandum of Law in Further Support of Their Motion for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing But Not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (III) Termination of the Trusts [B601]	0.10 Hrs
10/28/09	JAA	Email counsel re: docket no. 1774 - Debtors' Reply Memorandum of Law in Further Support of Their Motion for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing But Not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (III) Termination of the Trusts [B601]	0.10 Hrs
10/28/09	NRL	Telephone discussions with counsel for Trust Assets claimed by Wells Fargo regarding status of declaratory judgment action [B601]	0.50 Hrs
10/28/09	NRL	Review of Debtor's Motion for Order Approving Procedures for Sale of Intellectual Property, specifically trademarks, and JPMC's response thereto in preparation for omnibus hearing [B601]	0.60 Hrs
10/28/09	NRL	Review Notice of Agenda, Motion regarding sales procedures related to trade marks continued [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/28/09	NRL	Conference with B. Finestone regarding Motion to Dismiss JPMC's counterclaims in turnover action [B601]	0.30 Hrs
10/28/09	NRL	Email exchange with J. Randolph regarding appointment of mediator for appeal of notice of divestiture of jurisdiction [B601]	0.20 Hrs
10/28/09	NRL	Email exchange with B. Finestone regarding appointment of mediator for appeal of notice of divestiture of jurisdiction [B601]	0.30 Hrs
10/28/09	RXZ	Review Debtors' Reply Memorandum of Law in Further Support of Their Motion for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing But Not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (III) Termination of the Trusts [B601]	0.50 Hrs
10/28/09	RXZ	Review Joinder Of The Official Committee Of Unsecured Creditors Of Washington Mutual, Inc., et al. To The Debtors Reply Memorandum In Further Support Of Their Motion For An Order Pursuant To Sections 105(A) And 363 Of The Bankruptcy Code Authorizing But Not Directing (I) Washington Mutual, Inc. To Exercise Its Ownership Rights Over Certain Trust Assets, (II) Distribution Of Trust Assets, And (III) Termination Of The Trusts [B601]	0.20 Hrs
10/28/09	RXZ	Review e-mails re: mediation and mediator selection in C.A. No. 09-734 and confer with N. Lapinski and B. Finestone [B601]	0.30 Hrs
10/29/09	JAA	Review email from N. Lapinski re: docket no. 37 (09-cv-615) - Reply Brief on Appeal of Appellant Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank [B601]	0.10 Hrs
10/29/09	JAA	Review docket no. 37 (09-cv-615) - Reply Brief on Appeal of Appellant Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank [B601]	0.10 Hrs
10/29/09	JAA	Email counsel re: docket no. 37 (09-cv-615) - Reply Brief on Appeal of Appellant Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

10/29/09	NRL	Review FDIC's Reply Brief on Appeal in consolidated appeal [B601]	0.60 Hrs		
10/29/09	NRL	Review JPMC's Reply Brief on Appeal in consolidated appeal [B601]	0.80 Hrs		
10/29/09	RXZ	Review Debtors' Response to Statement of Certain Plan Participants in Lieu of Reply Brief to Memorandum of Law of Debtors in Further Support of Motion for Authority to: (I) Exercise Ownership Rights Over Certain Trust Assets; (II) Distribute the Trust Assets; and (III) Terminate the Trust fro relevance to JPMC litigation(s) [B601]	0.20 Hrs		
10/29/09	RXZ	Review Reply Brief on Appeal of Appellant Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank [B601]	0.40 Hrs		
10/29/09	SAK	Review Debtors' Response to Statement of Certain Plan Participants in Lieu of Reply Brief to Memorandum of Law of Debtors in Further Support of Motion for Authority to: (I) Exercise Ownership Rights Over Certain Trust Assets; (II) Distribute the Trust Assets; and (III) Terminate the Trust fro relevance to JPMC litigation(s) [B601]	0.30 Hrs		
10/29/09	SAK	Review FDIC's Reply Brief [B601]	0.20 Hrs		
10/29/09	SAK	Review JPMC's Reply Brief [B601]	0.10 Hrs		
10/30/09	JAA	Review email from N. Lapinski re: docket no. 38 (09-cv-615) - Appellant's Reply Brief by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs		
10/30/09	JAA	Review docket no. 38 (09-cv-615) - Appellant's Reply Brief by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs		
10/30/09	JAA	Email counsel re: docket no. 38 (09-cv-615) - Appellant's Reply Brief by JPMorgan Chase Bank N.A. [B601]	0.10 Hrs		
10/30/09	JAA	Review email from N. Lapinski re: docket no. 39 (09-cv-615) - Affidavit of Frances A. Panchak [B601]	0.10 Hrs		
10/30/09	JAA	Review docket no. 39 (09-cv-615) - Affidavit of Frances A. Panchak [B601]	0.10 Hrs		
10/30/09	JAA	Email counsel re: docket no. 39 (09-cv-615) - Affidavit of Frances A. Panchak [B601]	0.10 Hrs		
		et seq. Litigation Totals	135.60 Hrs	\$	49,049.50

Washington Mutual, Inc.

TOTAL LEGAL SERVICES \$55,948.50

**LEGAL SERVICES SUMMARY**

Andrew G. Mirisis	22.50 Hrs	225/hr	\$5,062.50
Darcy A. White	2.50 Hrs	225/hr	\$562.50
Jessi A. Adkins	36.30 Hrs	200/hr	\$7,260.00
Kristin A. McCloskey	7.60 Hrs	200/hr	\$1,520.00
Neil R. Lapinski	52.00 Hrs	375/hr	\$19,500.00
Rafael X. Zahralddin-Aravena	29.90 Hrs	575/hr	\$17,192.50
Shelley A. Kinsella	11.90 Hrs	385/hr	\$4,581.50
Theodore A. Kittila	0.70 Hrs	385/hr	\$269.50
	<hr/>		<hr/>
	163.40 Hrs		\$55,948.50

**Reimbursement for out of pocket expenses**

Through October 31, 2009

**Postage**

10/06/09	3.15	
10/16/09	150.54	
10/19/09	13.28	
10/20/09	2.10	
10/22/09	150.54	
10/23/09	3.15	
		\$322.76

**Copying**

10/06/09	4.90	
10/16/09	279.30	
10/19/09	43.60	
10/20/09	342.30	
10/20/09	7.80	
10/22/09	294.00	
10/23/09	5.90	
10/25/09	1.00	
10/25/09	5.60	
10/26/09	10.20	
		\$994.60

Delivery/Courier Service

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through October 31, 2009

Delivery/Courier Service

08/25/09	RELIABLE WILMINGTON (DE)---INV#WL015494 DTD 08/25/09 PROFESSIONAL SERVICES: 4 HAND DELIVERIES ON 08/25/09 FOR RXZ	30.00
08/25/09	RELIABLE WILMINGTON (DE)---INV# WL015524 DTD 08/25/09 PROFESSIONAL SERVICES: 23 HAND DELIVERIES ON 08/25/09 FOR RXZ	172.50
08/25/09	RELIABLE WILMINGTON (DE)---INV#WL015521 DTD 08/25/09 PROFESSIONAL SERVICES:23 HAND DELIVERIES ON 08/25/09 FOR RXZ	172.50
08/31/09	RELIABLE WILMINGTON (DE)---INV#WL015642 DTD 08/31/09 PROFESSIONAL SERVICES: 24 HAND DELIVERIES ON 08/31/09 FOR RXZ	180.00
09/16/09	RELIABLE WILMINGTON (DE)---INV #WL015908 DTD 09/16/09 FOR PROFESSIONAL SERVICES: 24 HAND DELIVERIES ON 09/16/09 FOR KAM	180.00
10/08/09	RELIABLE WILMINGTON (DE)---INV#WL016316 DTD 10/08/09 PROFESSIONAL SERVICES: DELIVERY TO JUDGE SLEET ON 10/08/09 FOR NRL	7.50
10/13/09	RELIABLE WILMINGTON (DE)---INV#WL016357 DTD 10/13/09 PROFESSIONAL SERVICES DELIVERY TO JUDGE SLEET ON 10/13/09 FOR NRL	7.50
10/15/09	RELIABLE WILMINGTON (DE)---INV#WL016405 DTD 10/15/09 PROFESSIONAL SERVICES HAND DELIVERY ON 10/15/09 FOR NRL	7.50
10/16/09	RELIABLE WILMINGTON (DE)---INV#WL016436 DTD 10/16/09 PROFESSIONAL SERVICES 27 HAND DELIVERIES ON 10/16/09 FOR NRL	202.50
10/19/09	RELIABLE WILMINGTON (DE)---INV#WL016456 DTD 10/19/09 PROFESSIONAL SERVICES: 8 HAND DELIVERIES ON 10/19/09 FOR NRL	60.00
10/20/09	RELIABLE WILMINGTON (DE)---INV#WL016474 DTD 10/20/09 PROFESSIONAL SERVICES: 4 HAND DELIVERIES ON 10/20/09 FOR NRL	30.00

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through October 31, 2009

Delivery/Courier Service

10/20/09	RELIABLE WILMINGTON (DE)---INV#WL016476 DTD 10/20/09 PROFESSIONAL SERVICES: DELIVERY TO JUDGE SLEET ON 10/20/09 FOR NRL	7.50
10/22/09	RELIABLE WILMINGTON (DE)---INV#WL016527 DTD 10/22/09 PROFESSIONAL SERVICES: 24 HAND DELIVERIES ON 10/22/09 FOR NRL	180.00
10/22/09	RELIABLE WILMINGTON (DE)---INV#WL016523 DTD 10/22/09 PROFESSIONAL SERVICES: PICK UP FROM BANKRUPTCY COURT ON 10/22/09 FOR NRL	7.50
10/23/09	RELIABLE WILMINGTON (DE)---INV#WL016557 DTD 10/23/09 PROFESSIONAL SERVICES:4 HAND DELIVERIES ON 10/23/09 FOR NRL	30.00
10/25/09	RELIABLE WILMINGTON (DE)---INV#WL016637 DTD 10/25/09 PROFESSIONAL SERVICES: 2 HAND DELIVERIES ON 10/25/09 FOR RXZ	15.00

\$1,290.00

Velobind

\$6.00

Computerized Legal Research

10/01/09	WEST GROUP(BB/HA/SC/DE) ---INV #819210822 DTD 10/01/09 FOR WESTLAW LEGAL RESEARCH FOR THE PERIOD: SEP 01, 2009-SEP 30, 2009	280.33
10/05/09	PACER SERVICE CENTER---INV #07/01/09-09/30/09 DTD 10/05/09 FOR DOCKET RETRIEVAL FOR THE PERIOD: PACER SERVICE CENTER---INV #07/01/09-09/30/09 DTD 10/05/09 FOR DOCKET RETRIEVAL FOR THE PERIOD: 07/01/09-09/30/09 BY RXZ	158.72

\$439.05

Transcripts / Video Tapes



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through October 31, 2009

Transcripts / Video Tapes

10/08/09	ELAINE M. RYAN---INV #60124-001 DTD 10/08/09 FOR TRANSCRIPT FROM 9/25/09 HEARING	333.90	
10/26/09	PERFECT PAGES TRANSCRIPTION & REPORTING, INC---INV#455AF DTD 10/26/09 TRANSCRIPT 60124-001 - NRL	199.30	
			\$533.20
	Total Reimbursement for out of pocket expenses		\$3,585.61
		TOTAL THIS BILL	<u>\$59,534.11</u>

Washington Mutual, Inc.

**Task Billing Summary Page**

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229  
File Number 60124-001

	<u>Previous Billed</u>	<u>Current Bill</u>	<u>Total</u>
<u>Administration</u>			
Case Administration	6,983.50	1,285.50	8,269.00
Asset Analysis Recovery	346.50		346.50
Asset Disposition	231.00	235.00	466.00
Relief from Stay/Adequate Protection Pro Employment & Retention Application EGS	420.00		420.00
Employment & Retention Application Other	2,647.50	859.50	3,507.00
Fee/Applications and Invoices - EGS	1,005.00		1,005.00
Fee Objections EGS	10,129.50	360.00	10,489.50
Fee Applications and Invoices - Others	3,566.00	590.00	4,156.00
Fee Objections - Others	6,682.50	67.50	6,750.00
Other Contested Matters (excluding assum	1,571.50	520.00	2,091.50
	15,644.50	192.50	15,837.00
Subtotals	49,227.50	4,110.00	53,337.50
<u>Operations</u>			
Business Operations	172.50		172.50
Subtotals	172.50		172.50
<u>Claims and Plan</u>			
Claims Administration and Objections	80.00	120.00	200.00
Plan and Disclosure Statement Matters (i	697.00	60.00	757.00
Subtotals	777.00	180.00	957.00
<u>Other</u>			
Court Hearings	14,510.00	2,609.00	17,119.00
Schedules and Statements	421.00		421.00
Subtotals	14,931.00	2,609.00	17,540.00
<u>Litigation</u>			
et seq. Litigation	271,599.50	49,049.50	320,649.00

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel

Case No. 08-12229

File Number 60124-001

	Previous <u>Billed</u>	Current <u>Bill</u>	<u>Total</u>
Analysis/Strategy	2,471.00		2,471.00
Subtotals	274,070.50	49,049.50	323,120.00
Totals	339,178.50	55,948.50	395,127.00

Amounts outstanding over 30 days are subject to 1 1/4% interest per month. Payments received after prior posting may not be reflected.

\*\*\*WE NOW ACCEPT PAYMENT BY CREDIT CARD. IF INTERESTED PLEASE CONTACT PAT ROONEY AT (215) 977-1014\*\*\*

Washington Mutual, Inc.

**Task Billing Summary Page**

Re: In re: Washington Mutual, Inc., et al.

File Number 60124-001

	Previous	Current	
	<u>Billed</u>	<u>Bill</u>	<u>Total</u>
Case Administration	6,983.50	1,285.00	8,269.00
Asset Analysis Recovery	346.50	0	346.50
Asset Disposition	231.00	235.00	466.00
Relief from Stay/Adequate Protection	420.00	0	420.00
Employment & Retention Application EGS	2,647.50	859.50	3,507.00
Employment & Retention Application Others	1,005.00	0	1,005.00
Fee Applications and Invoices – EGS	10,129.50	360.00	10,489.50
Fee Objections – EGS	3,566.00	590.00	4,156.00
Fee Applications and Invoices – Others	6,682.50	67.50	6,750.00
Fee Objections Others	1,571.50	520.00	2,091.50
Other Contested Matters	15,644.50	192.50	15,837.00
Business Operations	172.50	0	172.50
Claims Administration and Objections	80.00	120.00	200.00
Plan and Disclosure Statement Matters	697.00	60.00	757.00
Court Hearings	14,510.00	2,609.00	17,119.00
Schedules and Statements	421.00	0	421.00
Litigation	271,599.50	49,049.50	320,649.00
Analysis/Strategy	2,471.00	0	2,471.00
Totals	339,178.50	55,948.50	395,127.00

# Exhibit C

EXPENSE SUMMARY FOR THE PERIOD  
OCTOBER 1, 2009 THROUGH OCTOBER 31, 2009

<u>Expense Category</u>	<u>Total Expenses</u>
Postage	\$322.76
Copying <sup>1</sup>	\$994.60
Delivery/Courier Service	\$1,290.00 <sup>2</sup>
Computerized Legal Research	\$439.05
Transcripts	\$533.20
<b>TOTAL THIS BILL:</b>	<b>\$3,585.61</b>

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<sup>1</sup> EG represents that its rates for duplication is \$0.10 per page, consistent with the Local Rules and Guidelines. Detailed copy charges are listed in Exhibit B.

<sup>2</sup> This amount includes \$555.00 in delivery/courier charges for the month of August 2009 and \$180.00 in delivery/courier charges for the month of September 2009.

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

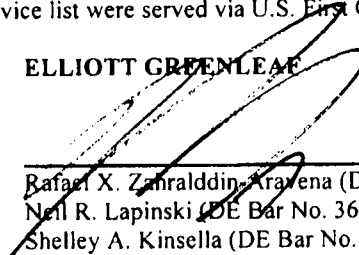
----- <i>In re:</i>	x	
	:	Chapter 11
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
Debtors.	:	Jointly Administered
-----	x	
WASHINGTON MUTUAL, INC. AND WMI INVESTMENT CORP.,	:	
Plaintiffs,	:	Adv. Proc. No. 09-50934
v.	:	
JPMORGAN CHASE BANK, NATIONAL ASSOCIATION,	:	
Defendant.	:	
-----	x	

**CERTIFICATE OF SERVICE**

I, Neil R. Lapinski, Esquire, Special Litigation and Conflicts Counsel for the Debtors, hereby certify that I caused a copy of the Seventh Monthly Application (October 1, 2009 through October 31, 2009) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331 to be served on all Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals (Docket No. 302) on December 23, 2009. I have caused a copy of the Notice of the Seventh Monthly Application to be served on all remaining parties on December 23, 2009. All local parties were served via hand delivery and the remaining parties listed on the attached service list were served via U.S. First Class Mail or Foreign First Class Mail.

Dated: December 23, 2009  
Wilmington, Delaware

**ELLIOTT GREENLEAF**

  
-----  
Rafael X. Zahra (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)  
*Special Litigation and Conflicts Counsel for  
the Debtors and Debtors-in-Possession*

<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).

# Exhibit 2



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

-----	X	
<i>In re:</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	X	
WASHINGTON MUTUAL, INC. AND	:	
WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL	:	
ASSOCIATION,	:	
	:	Hearing: TBD if Objections filed
Defendant.	:	Objection Deadline: 1/12/2010 @ 4 PM
-----	X	

**NOTICE OF EIGHTH MONTHLY APPLICATION (NOVEMBER 1, 2009  
THROUGH NOVEMBER 30, 2009) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS, FOR  
COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

TO: The Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Amended Interim Compensation Order”) (Docket No. 302) and parties pursuant to Fed. R. Bankr. Pr. 2002(a)(6).

**PLEASE TAKE NOTICE** that Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors in the above-captioned cases, has filed the **Eighth Monthly Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331** (the “Application”). The Application seeks the **allowance** of fees in the amount of **\$45,407.50** (80%, \$36,326.00) and expenses in the amount of **\$2,960.77** for the period **November 1, 2009 through and including November 30, 2009** and **payment** of 80% of fees in the amount of **\$36,326.00** and 100% of the expenses in the amount of **\$2,960.77** pursuant to the Amended Interim Compensation Order. The Application has been filed and served on the Notice Parties pursuant to the Amended Interim Compensation Order. Notice of the Application has

<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).

Date 12/23/09  
Docket No 2053

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, 6th Floor, Wilmington, Delaware 19801, on or **before January 12, 2010 at 4:00 p.m. (prevailing Eastern Time).**

**PLEASE TAKE FURTHER NOTICE** that the Notice Parties must also serve a copy of the objection upon the following parties so as to be **received no later than 4:00 p.m. (prevailing Eastern Time) on January 12, 2010:**

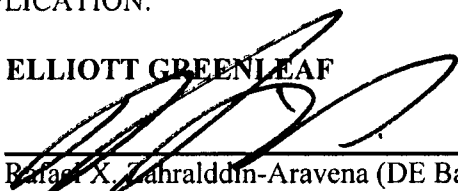
(i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, (a) Weil, Gotshal & Manges, LLP, 767 Fifth Avenue, New York, NY 10153 (Attention: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.) and (b) Richards, Layton & Finger, P.A., One Rodney 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 PURSUANT TO THE INTERIM COMPENSATION ORDER WILL A HEARING BE HELD ON THE APPLICATION.**

Dated: December 23, 2009  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



---

Rafiq X. Zahraiddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)  
*Special Litigation and Conflicts Counsel for  
the Debtors*

**File a Motion:**

08-12229-MFW Washington Mutual, Inc.

Type: bk Chapter: 11 v Office: 1 (Delaware)

Assets: y Judge: MFW

Case Flag: LEAD, MEGA, PlnDue, DsclsDue, CLMSAGNT, APPEAL, MTRUNADV

**U.S. Bankruptcy Court****District of Delaware**

## Notice of Electronic Filing

The following transaction was received from Neil Raymond Lapinski entered on 12/23/2009 at 4:30 PM EST and filed on 12/23/2009

**Case Name:** Washington Mutual, Inc.**Case Number:** 08-12229-MFW**Document Number:** 2053**Docket Text:**

Monthly Application for Compensation (Eighth) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses for the Period November 1, 2009 through November 30, 2009 Filed by Washington Mutual, Inc.. Objections due by 1/12/2010. (Attachments: # (1) Exhibit A to C# (2) Notice # (3) Certificate of Service) (Lapinski, Neil)

The following document(s) are associated with this transaction:

**Document description:**Main Document**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAM\EG 8 App.pdf**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=12/23/2009] [FileNumber=7994976-0] [7a38f74e6729073e0b685392658f486727f128846c8f30c156b3ed4052719b138c4ae23e11045600f73fdcf0df9064d22605143ffdd4af3ce7732167fbc8fa6]]

**Document description:**Exhibit s A to C**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAM\EG 8 App Exh.pdf**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=12/23/2009] [FileNumber=7994976-1] [9919c17d47610d855f9acba3a7345505b26dfced4a6cd1a13d69f8ed54a79da8773cd9803e7dfdf67484be9796a44a7f3d696894c808511f5a05ca419fd29e029]]

**Document description:**Notice**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAM\EG 8 Notice.pdf**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=12/23/2009] [FileNumber=7994976-2] [839767d5938c4e7e7a6a59b7e576a397ff856c30908b07cea01558bbddde53c749f771547d2c983c8c0daf895271bfa44ccf7c09ede57dfb0866316be950b7a9]]

**Document description:**Certificate of Service**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAM\EG 8 App COS.pdf**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=12/23/2009] [FileNumber=7994976-3] [804cf176c453debc0b6fde995ab330a50f647536ad29b26224ec588a24ff5b3308907fb4327e3fe6090d46cf75f7dbdeed50cdb24b161ba47f0c7f648f4aad58]]

**08-12229-MFW Notice will be electronically mailed to:**

Tara B. Annweiler on behalf of Creditor American National Insurance Company  
tannweiler@greerherz.com

Elizabeth Banda on behalf of Creditor Arlington ISD  
ecobb@pbfc.com

Christopher R. Belmonte on behalf of Interested Party Moody's Investors Service  
cbelmonte@ssbb.com, pboswick@ssbb.com

Michael J. Bennett on behalf of Creditor Andrew Eschenbach  
mbennett@hlawfirm.com, nkutcher@hlawfirm.com

Mark M. Billion on behalf of Other Prof. Bank Bondholders  
mbillion@pszjlaw.com

William Pierce Bowden on behalf of Creditor Fir Tree Value Master Fund, L.P. and Fir Tree Capital Opportunity Master Fund, L.P.  
wbowden@ashby-geddes.com

Robert S. Brady on behalf of Defendant Federal Deposit Insurance Corporation  
bankfilings@ycst.com

James L. Bromley on behalf of Interested Party Barclays Capital, Inc  
jbromley@cgsh.com, maofiling@cgsh.com

Charles J. Brown on behalf of Creditor AT&T  
cbrown@archerlaw.com, dabernathy@archerlaw.com

Lisa Zwally Brown on behalf of Creditor MARTA/ATU Employees Retirement Plan  
lzbrown@mmwr.com

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

-----	X	
<i>In re:</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	X	
WASHINGTON MUTUAL, INC. AND WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL ASSOCIATION,	:	
	:	
Defendant.	:	<b>Hearing: TBD if Objections filed Objection Deadline: 1/12/2010 @ 4 PM</b>
-----	X	

**EIGHTH MONTHLY APPLICATION (NOVEMBER 1, 2009 THROUGH  
NOVEMBER 30, 2009) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS,  
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

Name of Applicant:	<u>Elliott Greenleaf</u>
Authorized to Provide Professional Services to:	<u>Debtors</u>
Date of Retention:	<u>Nunc Pro Tunc to September 26, 2008</u>
Period for which compensation and reimbursement is sought:	<u>November 1, 2009 through November 30, 2009</u>
Amount of Compensation sought as actual, reasonable and necessary:	<u>\$45,407.50 (80%, \$36,326.00)</u>

Amount of Expense Reimbursement sought

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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).

as actual, reasonable and necessary: \$2,960.77

This is a:  X  monthly   interim   final application

The total time expended for fee application preparation is approximately 4.0 hrs and the corresponding compensation requested is approximately \$800.00.

If this is not the first application filed, disclose the following for each prior application:

Fee Application Covered Dates, Date Filed, Doc. No.	Total Fee Request	Total Expense Request	Certificate of No Objection/ Certification of Counsel Filing Date, Doc. No.	Total Amount of Fees Approved to Date via Certificate of No Objection (80%)	Total Amount of Expenses Approved to Date via Certificate of No Objection (100%)	Amount of Holdback Fees
4/1/09-4/30/09 7/1/09 Doc. No. 1258	\$13,117.50	\$414.08	7/23/2009 Doc. No. 1381	\$10,494.00	\$414.08	\$2,623.50
5/1/09-5/31/09 7/1/09 Doc. No. 1260	\$44,086.50	\$2,370.69	7/23/2009 Doc. No. 1382	\$35,269.20	\$2,370.69	\$8,817.30
6/1/09-6/30/09 7/20/2009 Doc. No. 1350	\$56,307.00	\$1,801.27	8/13/2009 Doc. No. 1487	\$45,045.60	\$1,801.27	\$11,261.40
7/1/09-7/31/09 8/25/2009 Doc. No. 1548	\$81,265.00	\$15,070.71	9/16/2009 Doc. No. 1616	\$65,012.00	\$15,070.71	\$16,253.00
8/1/09-8/31/09 9/28/2009 Doc. No. 1663	\$59,267.00	\$3,153.27	10/22/2009 Doc. No. 1751	\$47,413.60	\$3,153.27	\$11,853.40
9/1/09-9/30/09 11/5/2009 Doc. No. 1838	\$85,135.50	\$3,400.05	12/2/2009 Doc. No. 1954	\$68,108.40	\$3,400.05	\$17,027.10
10/1/09- 10/31/09 12/23/2009 Doc. No. 2052	\$55,948.50	\$3,585.61	To be filed 1/14/2009			

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

-----	X	
<i>In re:</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	X	
WASHINGTON MUTUAL, INC. AND	:	
WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL	:	
ASSOCIATION,	:	
	:	<b>Hearing: TBD if Objections filed</b>
Defendant.	:	<b>Objection Deadline: 1/12/2010 @ 4 PM</b>
-----	X	

**EIGHTH MONTHLY APPLICATION (NOVEMBER 1, 2009 THROUGH  
NOVEMBER 30, 2009) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS,  
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

Elliott Greenleaf (“EG”), special litigation and conflicts counsel to Washington Mutual, Inc. and WMI Investment Corp., the above-captioned debtors and debtors-in-possession (“Debtors”), hereby submits this Eighth Monthly Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331 (“Application”) for legal services performed during the period commencing November 1, 2009 through and including November 30, 2009 (“Application Period”). In support thereof, EG

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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).

respectfully represents as follows:

### **BACKGROUND**

1. On September 26, 2008 (the "Petition Date") the Debtors filed voluntary petitions for reorganization under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). This Court has entered an Order directing joint administration of these Chapter 11 cases. The Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to 11 U.S.C. §§ 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in these cases.

2. On October 15, 2008, the United States Trustee for the District of Delaware (the "United States Trustee") appointed the Committee pursuant to Section 1102(a)(1) of the Bankruptcy Code (Docket No. 78).

3. On May 18, 2009, the Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Quinn Emanuel Urquhart & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors (Docket no. 1042). On May 19, 2009, this Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Elliott Greenleaf as Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession (Docket No. 1053) ("EG Retention Order"). Pursuant to the EG Retention Order, EG was retained *nunc pro tunc* to September 26, 2008.

### **JURISDICTION AND VENUE**

4. This Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. Venue of this proceeding and this Application is proper on this district pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding within the

meaning of 28 U.S.C. § 157(b)(2)(A) and (M).

5. The statutory bases for relief requested herein are §§ 105(a), 330 and 331 of the Bankruptcy Code.

**TERMS AND CONDITIONS OF COMPENSATION OF EG**

6. Subject to Court approval, EG seeks payment for compensation on an hourly basis, plus reimbursement of actual, necessary expenses incurred by EG during the Application Period. With the exception of copy charges (which are charged at a lower rate), the rates charged by EG in this case do not materially differ from the rates charged to EG's non-bankruptcy clients and are lower in many cases.

7. A summary of the hours spent, the names of each professional and paraprofessional rendering services to the Debtors during the Application Period, the regular customary billing rates and the total value of time incurred by each of the EG attorneys rendering services to the Debtors is attached hereto as Exhibit A. A copy of the computer generated time entries reflecting the time recorded for these services, organized in project billing categories in accordance with the United States Trustee's Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 ("Guidelines"), is attached hereto as Exhibit B. A statement of expenses incurred by EG during the Application Period is also included in Exhibit B. All time entries and requested expenses are in compliance with Local Rule 2016-2.<sup>2</sup>

8. On November 14, 2008, this Court entered the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of

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<sup>2</sup> EG has also attempted to ensure that this Application complies with the Guidelines. To the extent that the Guidelines conflict with local rules, in particular, Local Rule 2016-2, EG has chosen to comply with such local rule. EG will supplement this Application with additional detail or information upon request.



Expenses for Professionals (Docket No. 302) (“Amended Interim Compensation Order”). Pursuant to the Amended Interim Compensation Order, EG and other professionals retained in this case are authorized to file and to serve upon the Debtors and the parties identified in the Amended Interim Compensation Order monthly fee applications (“Monthly Fee Application”) of their fees and expenses. After the expiration of a twenty (20) day objection period, the Debtors are authorized to promptly pay eighty percent (80%) of the fees and one hundred percent (100%) of the expenses requested in the Monthly Fee Application, unless an objection specifically objects to fees and/or expenses of a professional, or the Court orders otherwise.

9. In accordance with the Amended Interim Compensation Order, EG has filed and served upon the Notice Parties identified in the Amended Interim Compensation Order this Application with respect to fees and expenses incurred during the Application Period in the amount of \$45,407.50 in fees and in the amount of \$2,960.77 in expenses.

10. All services and costs for which compensation is requested by EG in this Application were reasonable and necessary and were performed for and on behalf of the Debtors during the Application Period.

#### **CASE STATUS**

11. To the best of EG’s knowledge, the Debtors’ monthly operating reports contain up-to-date information regarding the amount of cash on hand or on deposit in the Debtors’ estate, the amount and nature of accrued unpaid administrative expenses, the Debtors’ operating profits or losses, and the amount of unencumbered funds in the Debtors’ estate.

12. To the best of EG’s knowledge, the Debtors have paid to the United States

Trustee its initial quarterly fees and has filed its initial monthly operating report.

### **NARRATIVE SUMMARY OF SERVICES**

13. EG has rendered actual and necessary services on behalf of the estate and is requesting reasonable compensation for their services for the Application Period. As noted above, a summary by project category is attached as Exhibit B, as are detailed time entries organized by category and chronology within the categories.

14. In its capacity as special litigation and conflicts counsel, EG has been retained to perform all necessary legal services related to suits or other legal actions against present or former clients of Weil, Gotshal & Manges LLP and Richards, Layton & Finger, P.A. (“Conflict Parties”) in these cases as is appropriate. EG will not be doing any work that is duplicative of Debtors’ Counsel. EG has been primarily retained, but not to the exclusion of any related duties described in the Application, to commence, prosecute, and defend, as appropriate, adversary proceedings against the Conflict Parties including, but not limited to, adversary and other necessary parties (Adv. Proc. 09-50551 (MFW) commenced in this Court on March 24, 2009 by JPMorgan against the Debtors and the FDIC. On March 30, 2009, JPMorgan Chase moved to intervene.). The retention of EG has been requested by the Debtors because, and shall be limited to those instances in which Debtors’ Counsel have conflicts which they have been unable to resolve through a waiver or otherwise. These conflicts preclude them from representing the Debtors’ interests against JPMorgan and other necessary parties to the dispute with JPMorgan.

### **COMPENSATION REQUESTED**

15. EG expended 131.70 hours during the Application Period in furtherance of its efforts on behalf of the Debtors. EG requests allowance of compensation in amount of

\$45,407.50 for legal services rendered during the Application Period at a blended hourly rate of \$344.78. Pursuant to the Amended Interim Compensation Order, EG requests payment of 80% of the total fees requested, or \$36,326.00. None of the requested fees detailed herein have been paid.

### **REIMBURSEMENT OF EXPENSES**

16. During the Application Period, EG incurred certain necessary expenses in rendering legal services to the Debtors as set forth in Exhibit C. Exhibit C sets forth in summary detail the expenses incurred during the Application Period (copies of invoices from EG's vendors are available for inspection upon request). Telecopying services completed in-house by EG were charged at \$1.00 per page for outgoing facsimiles only. EG represents that its rate for duplication is \$0.10 per page, consistent with the Local Rules and Guidelines. In order to more efficiently handle the voluminous copying of pleadings served and filed in this case, EG on occasion retained third-party duplication service providers. EG seeks reimbursement only for the actual expenses charged by such third-party service providers. Finally, EG seeks reimbursement for computer assisted research, which is the actual cost of such charges, if any.

17. EG seeks reimbursement for its reasonable, necessary and actual expenses incurred during the Application Period for the total amount of \$2,960.77.

### **LEGAL STANDARD**

18. Section 330(a)(1) of the Bankruptcy Code allows the payment of:

(A) reasonable compensation for actual, necessary services rendered by the trustee, examiner, professional person, or attorney and by any paraprofessional person employed by any such person; and

(B) reimbursement for actual, necessary expenses.

11 U.S.C. § 330(a)(1). Reasonableness of compensation is driven by the “market-driven approach” which considers the nature, extent and value of services provided by the professional and cost of comparable services in the non-bankruptcy contexts. *See Zolfo Cooper & Co. v. Sunbeam-Oster Co.*, 50 F.3d 253, 258 (3d Cir. 1995); *In re Busy Beaver Building Ctr., Inc.*, 19 F.3d 833, 849 (3d Cir, 1994). Thus, the “baseline rule is for firms to receive their customary rates.” *Zolfo Cooper*, 50 F.3d at 259.

19. In accordance with its practices in non-bankruptcy matters, EG has calculated its compensation requested in their Application by applying the standard hourly rates. EG’s calculation is based upon hourly rates that are well within the range of rates that are charged by comparable firms in similar bankruptcy cases. Accordingly, EG’s rates should be determined to be reasonable under § 330 of the Bankruptcy Code.

20. EG’s fees during the Application Period are also reasonable under the prevailing legal standard and should be allowed. The amount of these fees is not unusual given the complexity, accelerated deadlines, aggressive sale schedule, and size of the Debtors’ Chapter 11 case. EG’s fees are commensurate with fees that other attorneys of comparable experience and expertise have charged and been awarded in similar Chapter 11 cases. Accordingly, EG’s fees are reasonable pursuant to § 330 of the Bankruptcy Code.

21. Section 330(a)(1)(B) of the Bankruptcy Code permits reimbursement for actual, necessary expenses. EG’s legal services and expenses incurred during the Application Period are set forth in this Application and constitute only those necessary expenses that were incurred for the benefit of the Debtors’ estate. EG has properly requested reimbursement of only actual, necessary and appropriate legal expenses.

22. Except as permitted by Bankruptcy Rule 2016, no agreement or understanding exists between EG and/or any third person for the sharing or division of compensation. All of the services for which compensation is requested in this Application were rendered at the request of and solely on behalf of the Debtors.

23. Pursuant to the standards set forth in §§ 330 and 331 of the Bankruptcy Code, EG submits that the compensation requested is for actual and necessary services and expenses, and is reasonable, based upon the nature, extent and value of such services, the time spent thereon, and the costs of comparable services in a case under the Bankruptcy Code.

24. The time records annexed to this Application constitute only a general statement of the services rendered and time expended without description of the pressure and constraints under which EG actually rendered these services. The considerable challenges of this case have been attended to and managed by EG at all levels, promptly, expertly, and often to the exclusion of the other matters in EG's office. EG submits, therefore, that its fees and expenses were actually, necessary, reasonable and justified, and should be allowed in full.

#### **NOTICE AND NO PRIOR APPLICATION**

25. No trustee or examiner has been appointed in this Chapter 11 case. Notice and service of this Application has been given to the Debtors; co-counsel to the Debtors; the Office of the United States Trustee for the District of Delaware; and counsel to any Committees appointed in the Debtors' Chapter 11 case pursuant to the Interim Compensation Order. Pursuant to the Fed. R. of Bank. Pr. 2002(a)(6), notice of this Application has also been given to all parties requesting notices pursuant to Fed. R. Bank.

Pr. 2002. In light of the nature of the relief requested herein, EG submits that no further or other notice is required.

26. No previous application for the relief sought herein has made to this or any other Court.

**VERIFICATION**

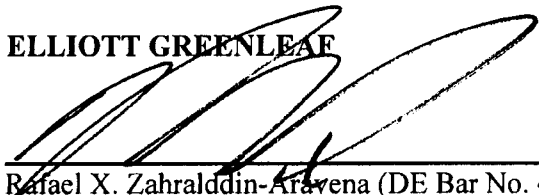
27. I am familiar with the work performed on behalf of the Debtors by the lawyers and paraprofessionals in the firm.

28. I have reviewed the foregoing Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed Del. Bankr. L.R. 2016-2, and submit that the Application substantially complies with such Local Rule.

WHEREFORE, EG requests that its Application for fees in the amount of \$45,407.50 and expenses in the amount of \$2,960.77 be allowed and that if no objections are filed, 80% of the requested fees in the amount of \$36,326.00 and 100% of the amount of \$2,960.77 be paid for reimbursement of actual and necessary costs and expenses incurred during the Application Period, and further requests such other and further relief as the court may deem just and proper.

Dated: December 23, 2009  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



---

Rafael X. Zahralddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)

Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)

Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)

*Special Litigation and Conflicts Counsel to  
Washington Mutual, Inc. and WMI Investment Corp*

# Exhibit A



**SUMMARY OF PROFESSIONAL AND PARAPROFESSIONALS  
RENDERING SERVICES FROM  
NOVEMBER 1, 2009 THROUGH NOVEMBER 30, 2009**

<b>Name of Professional</b>	<b>Position</b>	<b>Total Billed Hours</b>	<b>Hourly Billing Rate</b>	<b>Total Compensation</b>
Jessi A. Adkins	Paralegal	14.90 Hrs	\$200/hr	\$2,980.00
Kristin McCloskey	Paralegal	21.20 Hrs	\$200/hr	\$4,249.00
Neil R. Lapinski	Counsel	64.0 Hrs	\$375/hr	\$24,000.00
Phillip A. Giordano	Paralegal	0.30 Hrs	\$160/hr	\$48.00
Shelley A. Kinsella	Counsel	8.70 Hrs	\$385/hr	\$3,349.50
Rafael X. Zahralddin	Partner	16.3 Hrs	\$575/hr	\$9,372.50
Andrew G. Mirisis	Law Clerk	6.30 Hrs	\$225/hr	\$1,417.50
<b>Total:</b>		<b>131.70 Hrs</b>		<b>\$45,407.50</b>
<b>Blended Rate:</b>		<b>\$344.78/hr</b>		

# Exhibit B

ELLIOTT GREENLEAF  
P.O. Box 3010  
Blue Bell, Pennsylvania 19422  
EIN #23-2617189

December 23, 2009

Bill Number 99068

File Number 60124-001

Washington Mutual, Inc.  
1301 Second Avenue  
Seattle, WA 98101

**FOR PROFESSIONAL SERVICES**

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**LEGAL SERVICES**

November 1 through 30, 2009

Case Administration

11/20/09	JAA	Update 2002 service list [B110]	0.10 Hrs		
		Case Administration Totals	0.10 Hrs	\$	20.00

Asset Disposition

11/19/09	JAA	Review email from N. Lapinski re: docket no. 1919 - Debtors' Reply to Certain Plan Participants Objection to the Debtors' Motion to Reopen the Record and Submit Supplemental Evidence in Support of Debtors' Motion to Exercise Ownership Rights Over Certain Trusts, Distribute the Trust Assets, and Terminate the Trusts [B130]	0.10 Hrs		
11/19/09	JAA	Review docket no. 1919 - Debtors' Reply to Certain Plan Participants Objection to the Debtors' Motion to Reopen the Record and Submit Supplemental Evidence in Support of Debtors' Motion to Exercise Ownership Rights Over Certain Trusts, Distribute the Trust Assets, and Terminate the Trusts [B130]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/19/09	JAA	Email counsel re: docket no. 1919 - Debtors' Reply to Certain Plan Participants Objection to the Debtors' Motion to Reopen the Record and Submit Supplemental Evidence in Support of Debtors' Motion to Exercise Ownership Rights Over Certain Trusts, Distribute the Trust Assets, and Terminate the Trusts [B130]	0.10 Hrs		
		Asset Disposition Totals	0.30 Hrs	\$	60.00
		<u>Relief from Stay/Adequate Protection Pro</u>			
11/04/09	JAA	Review email from R. Zahraiddin re: docket no. 1834 - Motion for Relief from Stay Filed by Federal Deposit Insurance Corporation [B140]	0.10 Hrs		
11/04/09	JAA	Review docket no. 1834 - Motion for Relief from Stay Filed by Federal Deposit Insurance Corporation [B140]	0.10 Hrs		
11/04/09	JAA	Email counsel re: docket no. 1834 - Motion for Relief from Stay Filed by Federal Deposit Insurance Corporation [B140]	0.10 Hrs		
11/04/09	RXZ	Review FDIC stay relief motion and related exhibits [B140]	1.60 Hrs		
11/06/09	JAA	Email counsel re: 11/16 objection deadline to FDIC's Motion for Relief from Stay [B140]	0.10 Hrs		
11/11/09	JAA	Edit Debtors' Objection to Motion of the FDIC for an Order Modifying the Automatic Stay [B140]	1.00 Hrs		
11/11/09	JAA	Draft COS to Debtors' Objection to Motion of the FDIC for an Order Modifying the Automatic Stay [B140]	0.30 Hrs		
11/11/09	JAA	Prepare exhibits to Debtors' Objection to Motion of the FDIC for an Order Modifying the Automatic Stay [B140]	0.40 Hrs		
11/11/09	JAA	Revisions to Debtors' Objection to Motion of the FDIC for an Order Modifying the Automatic Stay [B140]	1.50 Hrs		
11/11/09	JAA	File and serve docket no. 1872 - Debtors' Objection to Motion of the FDIC for an Order Modifying the Automatic Stay [B140]	1.60 Hrs		
11/11/09	JAA	Emails to/from B. Finestone re: Debtors' Objection to Motion of the FDIC for an Order Modifying the Automatic Stay [B140]	0.50 Hrs		
11/11/09	JAA	Review email from N. Lapinski re: docket no. 1872 - Debtors' Objection to Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B140]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/11/09	JAA	Review docket no. 1872 - Debtors' Objection to Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B140]	0.10 Hrs
11/11/09	JAA	Email counsel re: docket no. 1872 - Debtors' Objection to Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B140]	0.10 Hrs
11/11/09	JAA	Telephone calls with B. Finestone and N. Lapinski re: Debtors' Objection to Motion of the FDIC for an Order Modifying the Automatic Stay [B140]	0.40 Hrs
11/11/09	JAA	Final revisions to Debtors' Objection to Motion of the FDIC for an Order Modifying the Automatic Stay [B140]	0.40 Hrs
11/11/09	KXM	Edit and conform draft Objection to FDIC's Motion for Stay Relief and meeting with N. Lapinski re: same [B140]	0.40 Hrs
11/17/09	JAA	Review email from N. Lapinski re: docket no. 1896 - Statement of Bank Bondholders in Response to (1) Motion of the Federal Deposit Insurance Corporation for an Order Modifying the Automatic Stay and (2) the Debtors' Objection to the Motion [B140]	0.10 Hrs
11/17/09	JAA	Review docket no. 1896 - Statement of Bank Bondholders in Response to (1) Motion of the Federal Deposit Insurance Corporation for an Order Modifying the Automatic Stay and (2) the Debtors' Objection to the Motion [B140]	0.10 Hrs
11/17/09	JAA	Email counsel re: docket no. 1896 - Statement of Bank Bondholders in Response to (1) Motion of the Federal Deposit Insurance Corporation for an Order Modifying the Automatic Stay and (2) the Debtors' Objection to the Motion [B140]	0.10 Hrs
11/17/09	JAA	Review email from N. Lapinski re: docket no. 1898 - Response to Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B140]	0.10 Hrs
11/17/09	JAA	Review docket no. 1898 - Response to Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B140]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/17/09	JAA	Email counsel re: docket no. 1898 - Response to Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B140]	0.10 Hrs		
11/18/09	JAA	Emails to/from B. Finestone re: documents filed re: Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B140]	0.30 Hrs		
		Relief from Stay/Adequate Protection Pro Totals	9.70 Hrs	\$	2,540.00

Employment & Retention Application EGS

11/09/09	SAK	Review email and attached pleadings from R. Zahralddin re retention issue [B160]	0.10 Hrs		
11/11/09	RXZ	E-mails to S. Kinsella re: updated Zahralddin declaration [B160]	0.20 Hrs		
11/11/09	SAK	Email exchange with R. Zahralddin re updating Retention Affidavit; conference re same [B160]	0.20 Hrs		
		Employment & Retention Application EGS Totals	0.50 Hrs	\$	230.50

Fee/Applications and Invoices - EGS

11/04/09	KXM	Review emails re: interim fee application due date and hearing date [B170]	0.20 Hrs		
11/04/09	SAK	Review email from C. Greer re filing of interim fee applications [B170]	0.10 Hrs		
11/05/09	KXM	Draft EG 6th fee application [B170]	0.80 Hrs		
11/05/09	KXM	Draft Notice to EG 6th fee application [B170]	0.30 Hrs		
11/05/09	KXM	Draft cover page to EG 6th fee application [B170]	0.30 Hrs		
11/05/09	KXM	Draft exhibit A to EG 6th fee application [B170]	0.30 Hrs		
11/05/09	KXM	Draft exhibit C to EG 6th fee application [B170]	0.20 Hrs		
11/05/09	KXM	Draft task billing page to EG 6th fee application [B170]	0.40 Hrs		
11/05/09	KXM	Draft Certificate of Service to EG 6th fee application [B170]	0.20 Hrs		
11/05/09	KXM	Edit/finalize Exhibit B to EG 6th fee application [B170]	0.30 Hrs		
11/05/09	KXM	File Elliott Greenleaf 6th fee application [B170]	0.30 Hrs		
11/05/09	KXM	Serve Elliott Greenleaf 6th fee application [B170]	0.60 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/06/09	RXZ	Review Monthly Application for Compensation (Sixth) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses for the Period September 1, 2009 through September 30, 2009 and related exhibits and forward to N. Lapinski with comments [B170]	0.40 Hrs		
11/10/09	KXM	Draft Elliott Greenleaf 2nd interim fee application [B170]	0.70 Hrs		
11/10/09	KXM	Draft Notice to Elliott Greenleaf 2nd interim fee application [B170]	0.40 Hrs		
11/10/09	KXM	Draft Certificate of Service to Elliott Greenleaf 2nd interim fee application [B170]	0.20 Hrs		
11/11/09	KXM	Email to J. Truong re: October fee estimate [B170]	0.10 Hrs		
11/11/09	KXM	Continue drafting Elliott Greenleaf Second Interim Fee Application [B170]	0.80 Hrs		
11/13/09	KXM	Complete Elliott Greenleaf Second Interim Fee Application [B170]	0.60 Hrs		
11/16/09	JAA	Assist with service re: Elliott Greenleaf's 2nd Interim Fee App [B170]	0.30 Hrs		
11/16/09	JAA	File Quinn Emanuel's 2nd Interim Fee App [B170]	0.30 Hrs		
11/16/09	JAA	Prepare exhibits to be filed re: Quinn Emanuel's 2nd Interim Fee App [B170]	0.50 Hrs		
11/16/09	JAA	Emails to/from N. Lapinski re: Elliott Greenleaf's 2nd Interim Fee App [B170]	0.20 Hrs		
11/16/09	KXM	Final edits and drafting of Elliott Greenleaf 2nd Interim Application [B170]	0.80 Hrs		
11/16/09	KXM	File Elliott Greenleaf 2nd Interim Fee Application [B170]	0.40 Hrs		
11/16/09	KXM	Assist with service of Elliott Greenleaf's Second Interim fee application [B170]	0.30 Hrs		
11/16/09	RXZ	Review Interim Application for Compensation (Second) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses for the Period June 1, 2009 through September 30, 2009 [B170]	0.30 Hrs		
11/17/09	KXM	Email to counsel with docket no. 1889 (Elliott Greenleaf 2nd interim fee application) [B170]	0.10 Hrs		
		Fee/Applications and Invoices - EGS Totals	10.40 Hrs	\$	2,361.00
		<u>Fee Objections EGS</u>			

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/06/09	KXM	Email to counsel re objection deadline to Elliott Greenleaf 6th fee application [B171]	0.10 Hrs		
11/06/09	KXM	Email to counsel re CNO date to Elliott Greenleafy 6th fee application [B171]	0.10 Hrs		
11/17/09	KXM	Email to counsel with objection deadline re: docket no. 1889 (Elliott Greenleaf 2nd interim fee application) [B171]	0.10 Hrs		
11/17/09	KXM	Email to counsel with CNO date re: docket no. 1889 (Elliott Greenleaf 2nd interim fee application) [B171]	0.10 Hrs		
11/30/09	KXM	Draft CNO to Elliott Greenleaf's 9th fee application [B171]	0.30 Hrs		
11/30/09	KXM	Draft Certificate of Service to CNO to Elliott Greenleaf's 9th fee application [B171]	0.20 Hrs		
		Fee Objections EGS Totals	0.90 Hrs	\$	180.00
		<u>Fee Applications and Invoices - Others</u>			
11/04/09	JAA	Email counsel re: update to 11/16 deadline to file 3rd Interim Fee Apps [B175]	0.10 Hrs		
11/04/09	NRL	Review e-mail from J. Adkins re: Deadline to File 3rd Interim Fee Apps November 16, 2009 [B175]	0.10 Hrs		
11/04/09	RXZ	Review e-mail from C. Greer re: interim fee application hearing scheduling and follow up with J.Adkins [B175]	0.30 Hrs		
11/09/09	KXM	Email to O. Urbieto re: August and September fee applications due [B175]	0.10 Hrs		
11/09/09	KXM	Compile exhibits for preparation of Second Interim Application of Elliott Greenleaf and Quinn Emanuel [B175]	0.50 Hrs		
11/10/09	KXM	Draft Notice to Quinn Emanuel 5th fee application [B175]	0.30 Hrs		
11/10/09	KXM	Draft Notice to Quinn Emanuel 6th fee application [B175]	0.30 Hrs		
11/10/09	KXM	Draft COS to Quinn Emanuel 6th fee application [B175]	0.20 Hrs		
11/10/09	KXM	Draft COS to Quinn Emanuel 5th fee application [B175]	0.20 Hrs		
11/10/09	KXM	Begin preparation of Quinn Emanuel Interim fee application (2nd) [B175]	0.20 Hrs		
11/11/09	JAA	Assist with serve re: docket no. 1869 - 5th Quinn Emanuel Monthly Fee App [B175]	0.40 Hrs		



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/11/09	KXM	Emails to/from O. Urbieta re: August fee application [B175]	0.10 Hrs
11/11/09	KXM	Conform Quinn Emanuel's 5th fee application [B175]	0.10 Hrs
11/11/09	KXM	File Quinn Emanuel's 5th fee application [B175]	0.30 Hrs
11/11/09	KXM	Serve Quinn Emanuel's 5th fee application [B175]	0.50 Hrs
11/11/09	KXM	Email to co-counsel with docket no. 1869 (Quinn Emanuel's 5th fee application) [B175]	0.10 Hrs
11/11/09	RXZ	Review Monthly Application for Compensation (Fifth) of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors for Compensation and Reimbursement of Expenses for the Period from August 1, 2009 through August 31, 2009 [B175]	0.30 Hrs
11/12/09	KXM	Telephone call with O. Urbieta re: September fee application and why there are four applications this time, not two or three [B175]	0.10 Hrs
11/13/09	KXM	Emails to/from O. Urbieta re: September fee application [B175]	0.10 Hrs
11/16/09	JAA	Assist with service re: Quinn Emanuel's 6th Monthly Fee App [B175]	0.30 Hrs
11/16/09	JAA	Review email from S. Kinsella re: docket no. 1894 - 2nd Quinn Emanuel Interim Fee App [B175]	0.10 Hrs
11/16/09	JAA	Review docket no. 1894 - 2nd Quinn Emanuel Interim Fee App [B175]	0.10 Hrs
11/16/09	JAA	Email counsel re: docket no. 1894 - 2nd Quinn Emanuel Interim Fee App [B175]	0.10 Hrs
11/16/09	KXM	Conform Quinn Emanuel September fee application to local rules. [B175]	0.30 Hrs
11/16/09	KXM	Draft Notice to Quinn Emanuel 2nd Interim Application [B175]	0.50 Hrs
11/16/09	KXM	Draft Certificate of Service to Quinn Emanuel 2nd Interim Application [B175]	0.20 Hrs
11/16/09	KXM	Draft Quinn Emanuel 2nd Interim Application [B175]	3.10 Hrs
11/16/09	KXM	Emails to/from O. Urbieta re: Quinn Emanuel September fee application [B175]	0.10 Hrs
11/16/09	KXM	Emails to/from O. Urbieta re: certification for Second Interim Fee Application (Quinn Emanuel) [B175]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/16/09	KXM	Draft Certification to Second Interim Fee Application (Quinn Emanuel) [B175]	0.20 Hrs		
11/16/09	KXM	Emails and telephone call with O. Urbieta re: 2nd interim application [B175]	0.40 Hrs		
11/16/09	KXM	Edits to Quinn Emanuel 2nd interim fee application per O. Urbieta's email [B175]	0.70 Hrs		
11/16/09	KXM	File Quinn Emanuel's 6th fee application [B175]	0.30 Hrs		
11/16/09	KXM	Assist with service of Quinn Emanuel's 6th fee application [B175]	0.30 Hrs		
11/16/09	KXM	Assist with service of Quinn Emanuel's Second Interim fee application [B175]	0.30 Hrs		
11/16/09	RXZ	Review (Sixth) 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 September 1, 2009 through September 30, 2009 [B175]	0.30 Hrs		
11/17/09	KXM	Review Quinn Emanuel 2nd Interim fee application re: Certification and emails to/from N. Lapinski re: same [B175]	0.20 Hrs		
11/17/09	KXM	Emails to/from O. Urbieta re: missing Certification to Quinn Emanuel 2nd Interim fee application [B175]	0.20 Hrs		
11/17/09	KXM	Email to counsel with docket no. 1888 (Quinn Emanuel 6th fee application) [B175]	0.10 Hrs		
11/17/09	RXZ	Review e-mail from J.Adkins re: Second Interim 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 September 30, 2009 [B175]	0.20 Hrs		
11/18/09	KXM	Review email from O. Urbieta with signed Certification for Interim Fee Application [B175]	0.10 Hrs		
11/18/09	KXM	File signed Certification for Interim Fee Application [B175]	0.30 Hrs		
11/18/09	RXZ	Review verification for co-counsel interim fee application [B175]	0.10 Hrs		
		Fee Applications and Invoices - Others Totals	13.00 Hrs	\$	3,067.50

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

Fee Objections - Others

11/11/09	KXM	Email to co-counsel with objection deadline to Quinn Emanuel's 5th fee application [B176]	0.10 Hrs		
11/11/09	KXM	Email to co-counsel with CNO date to Quinn Emanuel's 5th fee application [B176]	0.10 Hrs		
11/17/09	KXM	Email to counsel with objection deadline to docket no. 1888 (Quinn Emanuel 6th fee application) [B176]	0.10 Hrs		
11/17/09	KXM	Email to counsel with CNO date to docket no. 1888 (Quinn Emanuel 6th fee application) [B176]	0.10 Hrs		
11/17/09	KXM	Email to counsel with objection deadline re: docket no. 1894 (Quinn Emanuel 2nd interim fee application) [B176]	0.10 Hrs		
11/17/09	KXM	Email to counsel with CNO date re: docket no. 1894 (Quinn Emanuel 2nd interim fee application) [B176]	0.10 Hrs		
		Fee Objections - Others Totals	0.60 Hrs	\$	120.00

Other Contested Matters (excluding assum

11/03/09	JAA	Review email from R. Zahralddin re: docket no. 1810 - Objection to Motion of Debtors for an Order (A) Authorizing Debtors to Supplement the Record or, in the Alternative, (B) Reopening the Record and Authorizing the Debtors to Submit Supplemental Evidence in Support of Motion of Debtors for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing but not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (II) Termination of the Trusts [B190]	0.10 Hrs		
11/03/09	JAA	Review docket no. 1810 - Objection to Motion of Debtors for an Order (A) Authorizing Debtors to Supplement the Record or, in the Alternative, (B) Reopening the Record and Authorizing the Debtors to Submit Supplemental Evidence in Support of Motion of Debtors for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing but not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (II) Termination of the Trusts [B190]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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11/03/09	JAA	Email counsel re: docket no. 1810 - Objection to Motion of Debtors for an Order (A) Authorizing Debtors to Supplement the Record or, in the Alternative, (B) Reopening the Record and Authorizing the Debtors to Submit Supplemental Evidence in Support of Motion of Debtors for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing but not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (II) Termination of the Trusts [B190]	0.10 Hrs		
11/11/09	SAK	Review e-mail from R. Zahralddin forwarding T. O'Brien e-mail re: hiring document review attorneys, Providus contract, and supplemental declaration of S. Kirpalani and instructions re: review of documents and request for draft of updated Zahralddin declaration [B190]	0.20 Hrs		
11/25/09	SAK	Review letter to JPMC counsel from E. Taggart re: discovery [B190]	0.30 Hrs		
11/25/09	SAK	Review relevant parties lists for discovery review [B190]	0.30 Hrs		
11/25/09	SAK	Review proposed discovery agreement draft [B190]	0.40 Hrs		
11/25/09	SAK	Review e-mail from T. O'Brien re: discovery discussions with JPMC counsel [B190]	0.10 Hrs		
11/30/09	SAK	Review mediation issues with R. Zahralddin and N. Lapinski [B190]	0.40 Hrs		
		Other Contested Matters (excluding assum	2.00 Hrs	\$	714.50

Plan and Disclosure Statement Matters (i

11/20/09	RXZ	Review Fourth Order Extending Exclusive Periods for Filing a Chapter 11 Plan and Solicitation of Acceptances Thereto and forward to J. Adkins [B320]	0.20 Hrs		
11/23/09	JAA	Review email from N. Lapinski re: docket no. 1925 - Fourth Order Extending Exclusive Periods for Filing a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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11/23/09	JAA	Review docket no. 1925 - Fourth Order Extending Exclusive Periods for Filing a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		
11/23/09	JAA	Email counsel re: docket no. 1925 - Fourth Order Extending Exclusive Periods for Filing a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		
11/23/09	JAA	Email counsel re: 1/19 Last Day of the Further Extended Plan Period for Debtors [B320]	0.10 Hrs		
11/23/09	JAA	Email counsel re: 3/22 Last Day of the Further Extended Solicitation Period for Debtors [B320]	0.10 Hrs		
11/23/09	NRL	Review e-mail from J. Adkins re: Last Day of the Extended Plan Period for Debtors [B320]	0.10 Hrs		
		Plan and Disclosure Statement Matters (i Totals	0.80 Hrs	\$	252.50

Court Hearings

11/03/09	RXZ	Review Certification of Counsel Regarding Scheduling of Omnibus Hearing Dates and forward to J.Adkins for handling [B430]	0.10 Hrs		
11/03/09	SAK	Review Certification of Counsel re proposed Omnibus Hearing Dates [B430]	0.10 Hrs		
11/04/09	JAA	Email counsel re: update to 12/18 omnibus hearing [B430]	0.10 Hrs		
11/04/09	JAA	Review email from R. Zahralddin re: docket no. 1831 - Order Scheduling Omnibus Hearing Dates [B430]	0.10 Hrs		
11/04/09	JAA	Review docket no. 1831 - Order Scheduling Omnibus Hearing Dates [B430]	0.10 Hrs		
11/04/09	JAA	Email counsel re: docket no. 1831 - Order Scheduling Omnibus Hearing Dates [B430]	0.10 Hrs		
11/04/09	JAA	Email counsel re: scheduling of 1/20 omnibus hearing [B430]	0.10 Hrs		
11/04/09	JAA	Email counsel re: scheduling of 2/22 omnibus hearing [B430]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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11/04/09	JAA	Email counsel re: scheduling of 3/18 omnibus hearing [B430]	0.10 Hrs
11/04/09	NRL	Review e-mail from J. Adkins re: Omnibus Hearing March 18, 2010 [B430]	0.10 Hrs
11/04/09	NRL	Review e-mail from J. Adkins re: Omnibus Hearing February 22, 2010 [B430]	0.10 Hrs
11/04/09	NRL	Review e-mail from J. Adkins re: Omnibus Hearing January 20, 2010 [B430]	0.10 Hrs
11/04/09	RXZ	Review Order Scheduling Omnibus Hearing Dates [B430]	0.20 Hrs
11/04/09	SAK	Review Order setting Omnibus Hearing Dates [B430]	0.10 Hrs
11/18/09	JAA	Review email from S. Kinsella re: docket no. 1903 - Notice of Hearing on Quarterly Fee Applications [B430]	0.10 Hrs
11/18/09	JAA	Review docket no. 1903 - Notice of Hearing on Quarterly Fee Applications [B430]	0.10 Hrs
11/18/09	JAA	Email counsel re: docket no. 1903 - Notice of Hearing on Quarterly Fee Applications [B430]	0.10 Hrs
11/18/09	JAA	Email counsel re: update to 12/18 omnibus hearing [B430]	0.10 Hrs
11/19/09	JAA	Email counsel re: deadline to schedule telephonic appearance for 11/24 hearing [B430]	0.10 Hrs
11/19/09	JAA	Set up telephonic appearance for E. Parness for 11/24 hearing [B430]	0.20 Hrs
11/19/09	JAA	Email E. Parness re: confirmation of telephonic appearance for 11/24 hearing [B430]	0.10 Hrs
11/19/09	JAA	Email E. Taggart re: confirmation of telephonic appearance for 11/24 hearing [B430]	0.10 Hrs
11/19/09	JAA	Set up telephonic appearance for E. Taggart for 11/24 hearing [B430]	0.20 Hrs
11/19/09	NRL	Email exchange with T. O'Brien regarding attendance at omnibus hearing and participation by court call [B430]	0.20 Hrs
11/19/09	NRL	Review e-mail and attachment from J. Adkins re: Omnibus Hearing - 3rd Interim Fee Apps [B430]	0.10 Hrs
11/20/09	JAA	Review email from N. Lapinski re: docket no. 1920 - Notice of Agenda of Matters Scheduled for Hearing on 11/24/2009 at 02:00 PM [B430]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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11/20/09	JAA	Review docket no. 1920 - Notice of Agenda of Matters Scheduled for Hearing on 11/24/2009 at 02:00 PM [B430]	0.10 Hrs	
11/20/09	JAA	Email counsel re: docket no. 1920 - Notice of Agenda of Matters Scheduled for Hearing on 11/24/2009 at 02:00 PM [B430]	0.10 Hrs	
11/20/09	JAA	Email counsel re: update in December 18, 2009 hearing [B430]	0.10 Hrs	
11/20/09	JAA	Review agenda with N. Lapinski and R. Zahralddin re: FDIC Motion for an Order Modifying the Automatic Stay [B430]	0.30 Hrs	
11/20/09	JAA	Email counsel re: documents on agenda for 11/24 [B430]	0.10 Hrs	
11/20/09	NRL	Review e-mail From J. Adkins re: Omnibus Hearing - 3rd Interim Fee Apps December 18, 2009 [B430]	0.10 Hrs	
11/20/09	NRL	Review e-mail from B. Finestone re: Agenda [B430]	0.10 Hrs	
11/20/09	NRL	Review e-mail from B. Finestone re: Agenda [B430]	0.10 Hrs	
11/20/09	RXZ	Review 11/24 hearing agenda and related follow up with N. Lapinski and S. Kinsella [B430]	0.40 Hrs	
11/20/09	RXZ	Review e-mail From J. Adkins re: Omnibus Hearing - 3rd Interim Fee Apps December 18, 2009 [B430]	0.10 Hrs	
11/20/09	SAK	Review Notice of Agenda [B430]	0.10 Hrs	
11/23/09	JAA	Cancel the telephonic appearance of E. Parness for the 11/24 hearing [B430]	0.10 Hrs	
11/23/09	JAA	Email E. Parness re: confirmation of cancellation of telephonic appearance for the 11/24 hearing [B430]	0.10 Hrs	
11/26/09	NRL	Correspond with B. Finestone regarding omnibus on 28th [B430]	0.30 Hrs	
		Court Hearings Totals	5.10 Hrs	\$ 1,585.50

et seq. Litigation

11/01/09	RXZ	Review Appellant's Reply Brief by JPMorgan Chase Bank N.A. in 1:09-cv-615 - Docket No. 38 [B601]	0.50 Hrs	
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Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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11/02/09	NRL	Review response of OB-C Group to document production request [B601]	0.20 Hrs
11/02/09	NRL	Review local rules re 2004 discovery when non-party producing documents is compliant [B601]	0.20 Hrs
11/02/09	NRL	Email exchange with E. Parness regarding strategy going forward with non-party document disclosure [B601]	0.30 Hrs
11/02/09	NRL	Review email from E. Parness to N. Miller of OB-C Group regarding document disclosure [B601]	0.10 Hrs
11/02/09	RXZ	Review Objection to Motion of Debtors for an Order (A) Authorizing Debtors to Supplement the Record or, in the Alternative, (B) Reopening the Record and Authorizing the Debtors to Submit Supplemental Evidence in Support of Motion of Debtors for an Order Pursuant to Sections 105(a) and 363 of the Bankruptcy Code Authorizing but not Directing (I) Washington Mutual, Inc. to Exercise its Ownership Rights Over Certain Trust Assets, (II) Distribution of Trust Assets, and (II) Termination of the Trusts [B601]	0.40 Hrs
11/03/09	NRL	Email exchange with T. O'Brien regarding content of meet & confer letter pursuant to Rule 2004 [B601]	0.20 Hrs
11/03/09	NRL	Review email from T. O'Brien to S. Friedman regarding meet & confer on 2004 discovery [B601]	0.10 Hrs
11/03/09	NRL	Review email from S. Friedman to T. O'Brien regarding response to meet & confer proposals [B601]	0.10 Hrs
11/03/09	NRL	Email exchange with E. Parness and D. Ellsberg regarding Fitch meet & confer on document production request [B601]	0.50 Hrs
11/03/09	NRL	Review of scope of document request and sources cited therein where available in preparation for telephone call to N. Miller of OB-C Group regarding document disclosure [B601]	1.90 Hrs
11/03/09	NRL	Telephone message left for N. Miller of OB-C Group regarding meet & confer over document production [B601]	0.10 Hrs
11/03/09	NRL	Review email exchange between E. Taggart and S. Friedman regarding document disclosure [B601]	0.20 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/03/09	RXZ	Review issues re: mediation for appeals with co-counsel [B601]	0.50 Hrs
11/03/09	RXZ	Review e-mails from E. Taggart to opposing counsel re: appeals issues [B601]	0.20 Hrs
11/04/09	NRL	Review emails between E. Taggart and B. Glueckstein regarding meet & confer on 2004 discovery [B601]	0.20 Hrs
11/04/09	NRL	Review email from C. Greer regarding fee application timing requirements [B601]	0.10 Hrs
11/04/09	NRL	Review Order setting Omnibus Hearing Schedule [B601]	0.10 Hrs
11/04/09	NRL	Review and analyze Motion of FDIC as Receiver for WMB, for an Order Modifying the Automatic Stay and the exhibits thereto [B601]	2.60 Hrs
11/04/09	NRL	Confer with R. Zahralddin regarding Motion of FDIC as Receiver for WMB, for an Order Modifying the Automatic Stay [B601]	0.30 Hrs
11/04/09	RXZ	Review e-mail re: conference call with opposing counsel on appeals and forward e-mail to co-counsel re: same [B601]	0.10 Hrs
11/04/09	SAK	Review FDIC's Relief from Stay Motion; conference with N. Lapinski and email exchange with R. Zahralddin re same [B601]	0.40 Hrs
11/05/09	JAA	Assist with service of docket no. 1838 - 6th Elliott Greenleaf Fee App [B601]	0.50 Hrs
11/05/09	NRL	Review Notice of Sixth Monthly Fee Application of Elliott Greenleaf [B601]	0.10 Hrs
11/05/09	NRL	Review and execute Sixth Fee Application of Elliott Greenleaf [B601]	0.30 Hrs
11/05/09	NRL	Review Exhibits to Sixth Fee Application of Elliott Greenleaf [B601]	0.90 Hrs
11/05/09	NRL	Review and execute certificate of service of Sixth Fee Application of Elliott Greenleaf [B601]	0.10 Hrs
11/06/09	NRL	Email exchange with E. Parness regarding status of meet & confer calls on 2004 discovery; strategy on broaching adversary discovery to be served on same targets; and conflict with target [B601]	1.20 Hrs
11/06/09	NRL	Draft status memo on meet & confer with 2004 targets [B601]	0.80 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/06/09	NRL	Telephone discussions with E. Parness, N. Miller, S. Sadighi, A. Ehrlich, M. Bernstein and L. Fife regarding meet & confer on 2004 discovery [B601]	1.30 Hrs
11/06/09	NRL	Confer with J. Adkins regarding deadline for objections to FDIC Motion for Relief from Stay to assert rights under P&A Agreement [B601]	0.20 Hrs
11/06/09	NRL	Review 2004 requests and specific adversary discovery requests on targets to prepare for meet and confer [B601]	0.80 Hrs
11/06/09	NRL	Review discovery objections related to 2004 and adversary requests in preparation for conference call with opposing counsel [B601]	0.80 Hrs
11/06/09	NRL	Telephone conference with counsel regarding discovery objections related to 2004 and adversary requests [B601]	0.80 Hrs
11/06/09	NRL	Review LR 2004-1 and 7026-1; FedRBankrPro 2004 and 9016 and FRCP 9016 for bases to compel production under 2004 order and adversary proceeding rules [B601]	1.20 Hrs
11/06/09	RXZ	Attend 2004 discovery conference and related discovery issues [B601]	0.80 Hrs
11/06/09	SAK	Conference call re: appeals and discovery (including 2004) [B601]	0.80 Hrs
11/09/09	KXM	Review docket for form Notice of Filing [B601]	0.40 Hrs
11/09/09	NRL	Email exchange among counsel and J. Randolph regarding objections to potential conflicts to C. Bifferato serving as mediator in district court appeal [B601]	0.70 Hrs
11/09/09	NRL	Email exchange with B. Finestone regarding notifying court of filing in declaratory judgment adversary that is relevant in turnover adversary [B601]	0.50 Hrs
11/09/09	NRL	Research nature of notification or certification for advising court of filing in another matter and effect on record under FRCP 56 standards [B601]	1.60 Hrs
11/09/09	NRL	Review first draft of Objection to FDIC's Motion for Relief from Stay to Assert its Rights Under Sec. 9.5 of the P&A [B601]	0.70 Hrs
11/09/09	RXZ	Review various e-mails from opposing counsel e: mediation and discuss same with N. Lapinski [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/09/09	SAK	Conference with N. Lapinski re Certification of Counsel; email to B. Finestone re same [B601]	0.20 Hrs
11/09/09	SAK	Conference with N. Lapinski re FDIC's Stay Motion issues [B601]	0.30 Hrs
11/09/09	SAK	Draft pleading; email to B. Finestone [B601]	0.20 Hrs
11/10/09	NRL	Participation in teleconference among Debtors' counsel regarding objection to FDIC's Motion for Relief from Stay [B601]	0.30 Hrs
11/10/09	NRL	Email exchange with B. Finestone regarding Nov. 24 hearing agenda [B601]	0.30 Hrs
11/10/09	NRL	Review emails from C. Greer regarding Nov. 24 hearing agenda [B601]	0.20 Hrs
11/10/09	NRL	Telephone discussion with L. Harrison and T. Smith regarding 2004 and adversary discovery requests on Lehman Holdings [B601]	0.10 Hrs
11/10/09	NRL	Email exchange with E. Parness regarding 2004 and adversary discovery directed at Lehman Holdings [B601]	0.20 Hrs
11/10/09	NRL	Email to L. Harrison and T. Smith regarding 2004 discovery requests and meet & confer requirements [B601]	0.20 Hrs
11/10/09	NRL	Email to L. Harrison and T. Smith regarding adversary discovery requests [B601]	0.10 Hrs
11/10/09	NRL	Update discovery status memo to reflect communications with counsel for Lehman Bros. Holdings, Inc. [B601]	0.10 Hrs
11/10/09	NRL	Telephone discussion with N. Miller of OB-C Group regarding 2004 discovery request cooperation [B601]	0.10 Hrs
11/10/09	NRL	Email to N. Miller regarding OB-C Group's cooperation with 2004 discovery requests [B601]	0.10 Hrs
11/10/09	NRL	Email exchange with E. Parness regarding meet & confer on 2004 discovery and specific requests in the adversary to OB-C Group [B601]	0.20 Hrs
11/10/09	NRL	Email to N. Miller regarding specific requests in the adversary to OB-C Group [B601]	0.10 Hrs
11/10/09	NRL	Update status memo regarding 2004 meet and confer and adversary discovery requests on OB-C Group [B601]	0.10 Hrs
11/10/09	RXZ	Review e-mails from T. O'Brien re: discovery issues [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/11/09	NRL	Review Quinn Emanuel's August Fee Application and exhibits thereto [B601]	0.40 Hrs
11/11/09	NRL	Review Notice of Quinn Emanuel's August Fee Application [B601]	0.10 Hrs
11/11/09	NRL	Review Certificate of Service of Quinn Emanuel's August Fee Application [B601]	0.10 Hrs
11/11/09	NRL	Review blackline agreement regarding discovery protocol and follow-up correspondence regarding meet & confer with JPMC [B601]	0.50 Hrs
11/11/09	NRL	Review email from T. O'Brien and attached supplemental declaration of S. Kirpalani and contract attorney agreement [B601]	0.60 Hrs
11/11/09	NRL	Review, revise, and compile exhibits for filing Debtors' Objection to FDIC's Motion for Relief from Stay and communicate with B. Finestone and A. Irgens regarding same [B601]	6.40 Hrs
11/11/09	NRL	Execute Debtors' Objection to FDIC's Motion for Relief from Stay and confer with J. Adkins regarding filing same [B601]	0.30 Hrs
11/11/09	NRL	Review e-mail and attachment from J. Adkins re: Docket No. 1872 [B601]	0.20 Hrs
11/11/09	RXZ	Review co-counsel redline of the S&C discovery protocol draft [B601]	0.30 Hrs
11/11/09	RXZ	Review letter to Friedman confirming the various issues discussed during the meet and confer call with opposing counsel [B601]	0.20 Hrs
11/11/09	RXZ	Review hiring document review attorneys issues, Providus contract, and supplemental declaration of S. Kirpalani [B601]	0.50 Hrs
11/11/09	RXZ	Review Debtors' Objection to Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B601]	0.60 Hrs
11/11/09	SAK	Review e-mails from T. O'Brien re: discovery issues [B601]	0.10 Hrs
11/11/09	SAK	Review QE's redline of the discovery protocol draft last circulated by S&C [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/11/09	SAK	Review letter to Friedman confirming the various issues discussed during the meet and confer call with opposing counsel and related follow up with N. Lapinski [B601]	0.30 Hrs
11/11/09	SAK	Review JPMC's Correction to Statement of Debtors in Motion to Supplement Order [B601]	0.10 Hrs
11/11/09	SAK	Review Debtors' Objection to FDIC's Motion for Relief from Stay [B601]	0.20 Hrs
11/12/09	NRL	Telephone message exchange with S. Sadighi regarding document disclosure from non-party targets [B601]	0.10 Hrs
11/12/09	NRL	Review email from T. Smith regarding Lehman Bros. Holding document disclosure [B601]	0.10 Hrs
11/12/09	NRL	Review 2004 requests and specific document requests in adversary to begin to address scope concerns [B601]	0.70 Hrs
11/13/09	NRL	Review and update status memo regarding non-party 2004 and adversary discovery [B601]	0.60 Hrs
11/13/09	NRL	Review Draft Reply to Opp. to Motion to Dismiss JPMC's Counterclaims in DC action for consistency with positions taken in DE filings [B601]	1.40 Hrs
11/14/09	NRL	Review e-mail from B. Finestone re: 1:09-cv-734 - Docket No. 12 [B601]	0.20 Hrs
11/16/09	NRL	Review Motion to Dismiss Counter Claim in DC Action at request of counsel [B601]	0.50 Hrs
11/16/09	NRL	Email exchange with O. Urbietta regarding interim fee application of Quinn Emanuel [B601]	0.20 Hrs
11/16/09	NRL	Confer with K. McCloskey regarding content and timing of interim fee applications [B601]	0.20 Hrs
11/16/09	NRL	Edit and revise Interim Fee Application of Quinn Emanuel [B601]	0.50 Hrs
11/16/09	NRL	Review and execute final Interim Fee Application of Quinn Emanuel and exhibits thereto [B601]	0.50 Hrs
11/16/09	NRL	Review and execute Notice of final Interim Fee Application of Quinn Emanuel [B601]	0.10 Hrs
11/16/09	NRL	Review and execute Certificate of Service of final Interim Fee Application of Quinn Emanuel [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/16/09	RXZ	Review e-mails from JPMorgan re: discovery issues and related follow up with N. Lapinski [B601]	0.40 Hrs
11/16/09	RXZ	Follow up with T. O'Brien re: Providus [B601]	0.20 Hrs
11/17/09	NRL	Review e-mail and attachment from J. Adkins re: Docket No. 1898 [B601]	0.40 Hrs
11/17/09	NRL	Review e-mail and attachment from J. Adkins re: Docket No. 1896 [B601]	0.20 Hrs
11/17/09	NRL	Review e-mail and attachment from J. Adkins re: Response (B) [B601]	0.10 Hrs
11/17/09	NRL	Email exchange with K. McCloskey regarding certification of counsel for interim fee application of Quinn Emanuel [B601]	0.30 Hrs
11/17/09	NRL	Review email from C. Greer regarding draft agenda for 11/24 hearing [B601]	0.10 Hrs
11/17/09	NRL	Review draft agenda for 11/24 hearing [B601]	0.20 Hrs
11/17/09	NRL	Email exchange with K. McCloskey regarding edit to Quinn Emanuel interim fee application [B601]	0.20 Hrs
11/17/09	NRL	Review Bank Bondholders response to FDIC's Motion for Relief from Stay [B601]	0.50 Hrs
11/17/09	NRL	Review JPMC's response to FDIC's Motion for Relief from Stay [B601]	0.70 Hrs
11/17/09	NRL	Review joinder by Noteholders to JPMC's Motion for Relief from Stay [B601]	0.70 Hrs
11/17/09	RXZ	Review JPMC Response to Motion of the Federal Deposit Insurance Corporation, as Receiver for Washington Mutual Bank, for an Order Modifying the Automatic Stay [B601]	0.20 Hrs
11/17/09	RXZ	Review Statement of Bank Bondholders in Response to (1) Motion of the Federal Deposit Insurance Corporation for an Order Modifying the Automatic Stay and (2) the Debtors' Objection to the Motion [B601]	0.30 Hrs
11/17/09	RXZ	Review e-mail from L. Tuschak re: bondholders statement [B601]	0.10 Hrs
11/17/09	RXZ	Review Objection of the Washington Mutual, Inc. Noteholders Group To The Motion Of The Federal Deposit Insurance Corporation, As Receiver For Washington Mutual Bank, For An Order Modifying The Automatic Stay and Joinder In The Debtors' Objection and forward same to cio-counsel and staff [B601]	0.50 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/18/09	NRL	Review and update status memo regarding non-party 2004 and adversary discovery [B601]	0.60 Hrs
11/18/09	NRL	Telephone discussion with E. Parness regarding 2004 meet & confer status [B601]	0.20 Hrs
11/18/09	NRL	Telephone discussions and email exchanges with various counsel and E. Parness regarding 2004 meet & confer with Blackstone and Lehman [B601]	3.20 Hrs
11/18/09	RXZ	Review various e-mails re: discovery schedule between B. Rosen and A. Landis and related follow up with N. Lapinski [B601]	0.30 Hrs
11/18/09	RXZ	Further e-mails and response from T. OBrien re: Providus issues [B601]	0.30 Hrs
11/18/09	SAK	Review Statement of Bond Holders re FDIC Stay Motion and Debtors' Objection re same [B601]	0.10 Hrs
11/18/09	SAK	Review JPMC's Response to FDIC Stay Motion [B601]	0.10 Hrs
11/19/09	NRL	Email exchange among T. Smith and E. Parness regarding discovery served upon Lehman Bros. Holdings [B601]	0.30 Hrs
11/19/09	NRL	Telephone discussion with E. Parness and Counsel for Blackstone regarding document disclosure [B601]	0.30 Hrs
11/19/09	NRL	Review e-mail from B. Finestone re: WaMu Answering Brief Doc. [B601]	1.10 Hrs
11/19/09	NRL	Review e-mail from B. Finestone re: Updated Agenda for 10/22/09 Hearing [B601]	0.30 Hrs
11/19/09	NRL	Review e-mail and attachment from J. Adkins re: Docket No. 1919 [B601]	0.20 Hrs
11/19/09	NRL	Review e-mail and attachment from J. Adkins re: Certification of Counsel [B601]	0.10 Hrs
11/19/09	NRL	Review e-mail and attachment from J. Adkins re: Omnibus Hearing - 3rd Interim Fee Apps [B601]	0.90 Hrs
11/19/09	NRL	Review e-mail from J. Adkins re: Omnibus Hearing - 3rd Interim Fee Apps [B601]	0.10 Hrs
11/19/09	NRL	Review e-mail and attachment from J. Adkins re: Docket No. 1903 [B601]	0.40 Hrs
11/19/09	PXG	Search for Lehman Brothers Holding SIPA Trustee in ordered to deem proper custodian for documents sought pursuant to rule 2004 [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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11/19/09	RXZ	Review B. Glueckstein letter of 11/19 re: discovery [B601]	0.50 Hrs
11/19/09	RXZ	Review proposed e-discovery protocol [B601]	0.50 Hrs
11/19/09	SAK	Review Debtors' Reply re Motion to Reopen Record and Submit Supplemental Evidence [B601]	0.10 Hrs
11/19/09	SAK	Review Noteholders Objection to FDIC Stay Motion [B601]	0.20 Hrs
11/20/09	NRL	Review and update status memo regarding non-party 2004 and adversary discovery [B601]	0.60 Hrs
11/20/09	NRL	Review e-mail and attachment from E. Parness re: WMI Requests to Morgan Stanley [B601]	0.90 Hrs
11/20/09	NRL	Review e-mail and attachment from E. Parness re: Follow-up question re Rule 2004 discovery [B601]	0.10 Hrs
11/20/09	NRL	Review e-mail from E. Parness re: Message from Charles Edward Smith [B601]	0.10 Hrs
11/20/09	NRL	Review e-mail from E. Parness re: Status on Lehman Bros. Holding [B601]	0.10 Hrs
11/20/09	NRL	Review e-mail from E. Parness re: Follow-up question re Rule 2004 discovery [B601]	0.10 Hrs
11/20/09	NRL	Review e-mail from E. Parness re: OB-C Group [B601]	0.10 Hrs
11/20/09	NRL	Teleconference with mediator, C. Bifferatto [B601]	0.60 Hrs
11/20/09	NRL	Email to E. Parness regarding status of 2004 meet & confer with Lehman Bros. [B601]	0.20 Hrs
11/20/09	NRL	Email to E. Parness regarding 2004-1 requirements [B601]	0.20 Hrs
11/20/09	NRL	Email exchange with special litigation counsel regarding mediator's request for teleconference [B601]	0.40 Hrs
11/20/09	NRL	Email exchange with E. Parness regarding 2004 meet & confer status [B601]	0.40 Hrs
11/20/09	RXZ	Prepare for mediation call [B601]	0.60 Hrs
11/20/09	RXZ	Mediation conference call [B601]	0.50 Hrs
11/20/09	RXZ	Review mediation letter from C. Bifferatto [B601]	0.10 Hrs
11/23/09	NRL	Review and update status memo regarding non-party 2004 and adversary discovery [B601]	0.60 Hrs
11/23/09	NRL	Review e-mail and attachment from J. Adkins re: Docket No. 1925 [B601]	0.30 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/23/09	NRL	Review e-mail and attachment from J. Adkins re: Docket No. 1920 [B601]	0.70 Hrs
11/24/09	NRL	Review and update status memo regarding non-party 2004 and adversary discovery [B601]	0.60 Hrs
11/24/09	NRL	Review e-mail and documents from E. Parness re: Discovery in Washington [B601]	0.10 Hrs
11/24/09	NRL	Review e-mail from E. Parness re: WMI 2004 Subpoena [B601]	0.10 Hrs
11/24/09	NRL	Review e-mail and attachment from E. Parness re: Follow-up re WMI's Rule 2004 Requests to The Carlyle Group [B601]	0.70 Hrs
11/24/09	NRL	Review e-mail from E. Parness re: Serve Rule 2004 subpoena on third party without first making motion? [B601]	0.10 Hrs
11/24/09	NRL	Review e-mail from E. Parness re: Serve Rule 2004 subpoena on third party without first making motion [B601]	0.10 Hrs
11/24/09	NRL	Review e-mail from E. Parness re: 2004 request on a non-party [B601]	0.30 Hrs
11/24/09	NRL	Review e-mail and attachment from E. Parness re: WMI Requests to Morgan Stanley [B601]	0.60 Hrs
11/24/09	RXZ	Review e-mails re: TD Bank 2004 document request and confer with S. Kinsella and N. Lapinski [B601]	0.50 Hrs
11/24/09	SAK	Review e-mails re: TD Bank 2004 document request and confer with R. Zahraiddin and N. Lapinski [B601]	0.50 Hrs
11/24/09	SAK	Email exchange re 2004 discovery issues [B601]	0.10 Hrs
11/25/09	NRL	Review e-mail from E. Parness re: WMI Rule 2004 Requests to TPG [B601]	0.30 Hrs
11/25/09	NRL	Review e-mail and document from E. Parness re: Search terms for Lehman and Blackstone, DOC (56) [B601]	0.50 Hrs
11/25/09	NRL	Review e-mail and forward documents to E. Parness re: Copies of document requests to be included as exhibit to Rule 2004 motion [B601]	0.30 Hrs
11/25/09	NRL	Review e-mail from E. Parness re: WMI Rule 2004 Requests to Oak Hill Capital Partners [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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11/25/09	NRL	Review e-mail and documents from E. Parness re: Checking in re Rule 2004 discovery [B601]	0.20 Hrs
11/25/09	NRL	Review e-mail and documents from E. Parness re: WMI Rule 2004 Requests to TPG [B601]	0.30 Hrs
11/25/09	RXZ	Review letter to JPMC counsel from E. Taggart re: discovery issues [B601]	0.20 Hrs
11/25/09	RXZ	Review Taggart 11/25 letter attachments [B601]	0.20 Hrs
11/25/09	RXZ	Review latest proposed discovery agreement draft [B601]	0.30 Hrs
11/25/09	RXZ	Review e-mail from T. O'Brien re: discovery issues with JPMC counsel [B601]	0.10 Hrs
11/26/09	NRL	Review e-mail from B. Finestone adjustment of mailing list for the adversary proceeding [B601]	0.10 Hrs
11/26/09	NRL	Review e-mail from B. Finestone regarding a recent order [B601]	0.10 Hrs
11/26/09	NRL	Review e-mail from B. Finestone re: Completion of Briefing on MTD CC [B601]	0.10 Hrs
11/26/09	NRL	Review e-mail from B. Finestone re: Completion of briefing [B601]	0.10 Hrs
11/30/09	AGM	Draft 2004 Production of Document Request for non-party Moody's Investors Service. [B601]	0.40 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party Bryan Cave LLP. [B601]	0.40 Hrs
11/30/09	AGM	Researched and analyzed issue of whether a member of the D.C. Circuit bar is authorized to issue a subpoena in the District of Columbia Bankruptcy Court. Researched D.C. Dist Court and Bankr. Court local rules and Courts' websites. [B601]	1.10 Hrs
11/30/09	AGM	Email to attorney Evan Parness at Quinn Emmanuel re: draft subpoena for Bryan Cave LLP. [B601]	0.10 Hrs
11/30/09	AGM	Conference call with attorney Evan Parness of Quinn Emanuel re: D.C. Local District Court Rules and D.C. Local Bankr. Rules on attorneys permitted to file papers with Bankr. Court and issue a subpoena. [B601]	0.10 Hrs
11/30/09	AGM	Email to Evan Parness at Quinn Emanuel re: forwarded D.C. Dist. Court local rules and D.C. Bankr. Local Rules regarding requirements to file papers and issue subpoena's in D.C. Bankr Court. [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/30/09	AGM	Drafted 2004 Production of Document Request for non-party Banco Santander S.A. using SDNY subpoena form. [B601]	0.40 Hrs
11/30/09	AGM	Reviewed and analyzed SDNY Rule 2004 Subpoena form from District Court Website, instead of using generic DE 2004 form for a subpoena that will be issued in the SDNY. [B601]	0.20 Hrs
11/30/09	AGM	Reviewed and analyzed Northern Dist of CA 2004 Subpoena Form, instead of using generic DE 2004 form for a subpoena that will be issued in the N.D. C.A. [B601]	0.10 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party FHLB using N.D. CA 2004 Subpoena form. [B601]	0.30 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party PricewaterhouseCoopers. [B601]	0.30 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party Standard and Poor's Corporation [B601]	0.30 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party TD Bank N.A. [B601]	0.30 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party Wells Fargo, N.A. [B601]	0.20 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party B & D Consulting Group. [B601]	0.20 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party Equale & Associates. [B601]	0.20 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party Richard F. Hohlt. [B601]	0.20 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party Toronto Dominion Bank. [B601]	0.20 Hrs
11/30/09	AGM	Drafted Adversary Proceeding Production of Document request upon non-party Cerberus Capital Management L.P. [B601]	0.30 Hrs
11/30/09	AGM	Drafted Adversary Proceeding Production of Document request for non-party OB-C Group LLC. [B601]	0.20 Hrs
11/30/09	AGM	Drafted Adversary Procedure Production of document request upon non-party Lehman Brothers Holdings, Inc. [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/30/09	AGM	Drafted Adversary Proceeding Production of document request upon non-party Morgan Stanley. [B601]	0.20 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for non-party Lehman Brothers Holdings, Inc. [B601]	0.10 Hrs
11/30/09	AGM	Drafted 2004 Production of Document Request for Morgan Stanley. [B601]	0.10 Hrs
11/30/09	JAA	Emails to/from E. Parness re: 2004 Motion [B601]	0.30 Hrs
11/30/09	NRL	Telephone discussion with J. Dickey, counsel for Morgan Stanley, regarding 2004 and adversary discovery [B601]	0.20 Hrs
11/30/09	NRL	Update discovery status memo to reflect Morgan Stanley's position on voluntary response to discovery [B601]	0.20 Hrs
11/30/09	NRL	Telephone discussion with TPG counsel regarding 2004 and adversary discovery [B601]	0.30 Hrs
11/30/09	NRL	Telephone discussion with E. Parness regarding TPG's willingness to comply with 2004 and adversary discovery and general discovery status update [B601]	0.20 Hrs
11/30/09	NRL	Update status memo to reflect TPG response to 2004 and adversary discovery [B601]	0.10 Hrs
11/30/09	NRL	Research and review issuance of District of Columbia records subpoena [B601]	0.20 Hrs
11/30/09	NRL	Email exchange with D. Ellsberg regarding mediation [B601]	0.10 Hrs
11/30/09	NRL	Review strategy memo for mediation [B601]	0.30 Hrs
11/30/09	NRL	Attend and participate in District Court mediation with C. Bifferato [B601]	2.30 Hrs
11/30/09	NRL	Confer with E. Parness regarding potential joint discovery agreement affecting non-party document disclosure [B601]	0.10 Hrs
11/30/09	NRL	Telephone discussion with E. Parness regarding counsel teleconference on discovery issues [B601]	0.20 Hrs
11/30/09	NRL	Email exchange with B. Finestone regarding mediation submission [B601]	0.40 Hrs
11/30/09	NRL	Review appellate briefing in consolidated appeal and appeal sent to mediation and response to notice of divestiture of jurisdiction in preparation for mediation [B601]	1.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

11/30/09	NRL	Email exchange with E. Parness regarding 2004 discovery [B601]	0.10 Hrs		
11/30/09	NRL	Review mediation issues with R. Zahralddin and S.Kinsella [B601]	0.40 Hrs		
11/30/09	RXZ	Review e-mail from B. Glueckstein re: discovery [B601]	0.10 Hrs		
11/30/09	RXZ	Review response letter from B. Glueckstein re: discovery [B601]	0.30 Hrs		
11/30/09	RXZ	Review Protocol for Debtors-Only Documents and JPMC Documents [B601]	0.40 Hrs		
11/30/09	RXZ	Review mediation issues with S.Kinsella and N. Lapinski [B601]	0.40 Hrs		
11/30/09	SAK	Conference with R. Zahralddin and N. Lapinski re upcoming mediation [B601]	0.10 Hrs		
11/30/09	SAK	Prepare for mediation [B601]	0.20 Hrs		
11/30/09	SAK	Attend mediation [B601]	1.50 Hrs		
11/30/09	SAK	Conference with Committee and JPMC counsel re discovery issues [B601]	0.50 Hrs		

et seq. Litigation Totals 88.30 Hrs \$ 34,276.00

TOTAL LEGAL SERVICES \$45,407.50

**LEGAL SERVICES SUMMARY**

Andrew G. Mirisis	6.30 Hrs	225/hr	\$1,417.50
Jessi A. Adkins	14.90 Hrs	200/hr	\$2,980.00
Kristin A. McCloskey	21.20 Hrs	200/hr	\$4,240.00
Neil R. Lapinski	64.00 Hrs	375/hr	\$24,000.00
Phillip A. Giordano	0.30 Hrs	160/hr	\$48.00
Rafael X. Zahralddin-Aravena	16.30 Hrs	575/hr	\$9,372.50
Shelley A. Kinsella	8.70 Hrs	385/hr	\$3,349.50

Washington Mutual, Inc.

131.70 Hrs

\$45,407.50

**Reimbursement for out of pocket expenses**

November 1 through 30, 2009

**Postage**

11/05/09	129.10	
11/11/09	244.13	
11/17/09	73.55	
		<b>\$446.78</b>

**Copying**

11/05/09	99.30	
11/11/09	999.60	
11/16/09	12.50	
11/16/09	357.20	
11/16/09	129.10	
11/16/09	154.50	
11/16/09	85.20	
		<b>\$1,837.40</b>

**Delivery/Courier Service**

11/03/09	FEDERAL EXPRESS (DE)---INV#9-386-21138 DTD 11/03/09 OVERNIGHT PACKAGE DELIVERY TO HYDEE R. FELSTEIN LOS ANGELES, CA ON 10/26/09 FROM RXZ	28.38	
11/05/09	RELIABLE WILMINGTON (DE)---INV #WLO16769 DTD 11/05/09 PROFESSIONAL SERVICES: 25 HAND DELIVERIES ON 11/05/09 FOR NRL	187.50	
11/11/09	RELIABLE WILMINGTON (DE)---INV #WL016873 DTD 11/11/09 PROFESSIONAL SERVICES: 25 HAND DELIVERIES ON 11/11/09 FOR NRL	187.50	
11/17/09	RELIABLE WILMINGTON (DE)---INV#WL016943 DTD 11/17/09 PROFESSIONAL SERVICES: 26 HAND DELIVERIES ON 11/17/09 FOR NRL	195.00	
			<b>\$598.38</b>

**Filing Fees**

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

November 1 through 30, 2009

Filing Fees

11/06/09	EG---INV #CKS #1091-1112 DTD 11/06/09 REPLENISH DE CHECKING ACCOUNT FOR THE PERIOD: 06/16/09-09/30/09 FOR CHECK #1098 DTD 08/06/09 PAYABLE TO: US DISTRICT COURT FOR PHD FILING FEE	25.00	
11/06/09	EG---INV #CKS #1091-1112 DTD 11/06/09 REPLENISH DE CHECKING ACCOUNT FOR THE PERIOD: 06/16/09-09/30/09 FOR CHECK #1091 DTD 06/16/09 PAYABLE TO: UNITED STATES DISTRICT COURT FOR FILING FEES FOR PRO HAC VICE MOTION OF ADAM ABENSOHN	25.00	
			\$50.00

Computerized Legal Research

11/01/09	WEST GROUP (BB/HA/SC/DE)---INV #819413618 DTD 11/01/09 FOR WESTLAW LEGAL RESEARCH FOR THE PERIOD: OCT 01, 009-OCT 31, 2009 BY AGM/NRL	28.21	
			\$28.21

Total Reimbursement for out of pocket expenses \$2,960.77

TOTAL THIS BILL \$48,368.27

Washington Mutual, Inc.

**Task Billing Summary Page**

Re: In re: Washington Mutual, Inc., et al.

File Number 60124-001

	Previous	Current	
	<u>Billed</u>	<u>Bill</u>	<u>Total</u>
Case Administration	8,269.00	20.00	8,289.00
Asset Analysis Recovery	346.50	0	346.50
Asset Disposition	466.00	60.00	526.00
Relief from Stay/Adequate Protection	420.00	2,540.00	2,960.00
Employment & Retention Application EGS	3,507.00	230.50	3,737.50
Employment & Retention Application Others	1,005.00	0	1,005.00
Fee Applications and Invoices – EGS	10,489.50	2,361.00	12,850.50
Fee Objections EGS	4,156.00	180.00	4,336.00
Fee Applications and Invoices – Others	6,750.00	3,067.50	9,817.50
Fee Objections Others	2,091.50	120.00	2,211.50
Other Contested Matters	15,837.00	714.50	16,551.50
Business Operations	172.50	0	172.50
Claims Administration and Objections	200.00	0	200.00
Plan and Disclosure Statement Matters	757.00	252.50	1,009.50
Court Hearings	17,119.00	1,585.50	18,704.50
Schedules and Statements	421.00	0	421.00
Litigation	320,649.00	34,276.00	354,925.00
Analysis/Strategy	2,471.00	0	2,471.00
Totals	395,127.00	45,407.50	440,534.50



# Exhibit C

EXPENSE SUMMARY FOR THE PERIOD  
NOVEMBER 1, 2009 THROUGH NOVEMBER 30, 2009

<u>Expense Category</u>	<u>Total Expenses</u>
Postage	\$446.78
Copying <sup>1</sup>	\$1,837.40
Delivery/Courier Service	\$598.38
Filing Fees	\$50.00
Computerized Legal Research	\$28.21
<b>TOTAL THIS BILL:</b>	<b>\$2,960.77</b>

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<sup>1</sup> EG represents that its rates for duplication is \$0.10 per page, consistent with the Local Rules and Guidelines. Detailed copy charges are listed in Exhibit B.

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

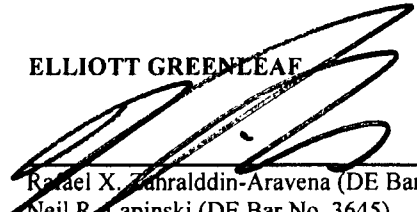
-----	x	
<i>In re:</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	x	
WASHINGTON MUTUAL, INC. AND	:	
WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL	:	
ASSOCIATION,	:	
	:	
Defendant.	:	
-----	x	

**CERTIFICATE OF SERVICE**

I, Neil R. Lapinski, Esquire, Special Litigation and Conflicts Counsel for the Debtors, hereby certify that I caused a copy of the Eighth Monthly Application (November 1, 2009 through November 30, 2009) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331 to be served on all Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals (Docket No. 302) on December 23, 2009. I have caused a copy of the Notice of the Eighth Monthly Application to be served on all remaining parties on December 23, 2009. All local parties were served via hand delivery and the remaining parties listed on the attached service list were served via U.S. First Class Mail or Foreign First Class Mail.

Dated: December 23, 2009  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



Rafael X. Zahralddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)  
*Special Litigation and Conflicts Counsel for  
the Debtors and Debtors-in-Possession*

<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).

# Exhibit 3

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

-----	X	
In re:	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
	:	Objection Deadline: 3/22/2010 @ 4 PM
	:	Hearing: TBD if Objections filed
-----	X	

**NOTICE OF NINTH MONTHLY APPLICATION  
(DECEMBER 1, 2009 THROUGH DECEMBER 31, 2009) OF  
ELLIOTT GREENLEAF, SPECIAL LITIGATION AND CONFLICTS  
COUNSEL TO THE DEBTORS, FOR COMPENSATION AND  
REIMBURSEMENT OF EXPENSES PURSUANT TO 11 U.S.C. §§ 330 AND 331**

TO: The Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Amended Interim Compensation Order”) (Docket No. 302) and parties pursuant to Fed. R. Bankr. Pr. 2002(a)(6).

**PLEASE TAKE NOTICE** that Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors in the above-captioned cases, has filed the **Ninth Monthly Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331** (the “Application”). The Application seeks the **allowance** of fees in the amount of **\$42,915.00** (80%, \$34,332.00) and expenses in the amount of **\$9,631.52** for the period **December 1, 2009 through and including December 31, 2009** and **payment** of 80% of fees in the amount of **\$34,332.00** and 100% of the expenses in the amount of **\$9,631.52** pursuant to the Amended Interim Compensation Order. The Application has been filed and served on the Notice Parties pursuant to the Amended 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, 6th Floor, Wilmington, Delaware 19801, on or **before March 22, 2010 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).

Date: 3.1.10  
Docket No. 2435

**PLEASE TAKE FURTHER NOTICE** that the Notice Parties must also serve a copy of the objection upon the following parties so as to be **received no later than 4:00 p.m. (prevailing Eastern Time) on March 22, 2010:**

(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; (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.); and (iv) special litigation and conflicts counsel for the Debtors, (a) Quinn Emanuel Urquhart Oliver & Hedges, LLP, 51 Madison Avenue, 22<sup>nd</sup> Floor, New York, NY 10010 (Attention: Susheel Kirpalani) and (b) Elliott Greenleaf, 1105 North Market Street, Suite 1700, Wilmington, DE 19801 (Attention: Rafael X. Zahralddin-Aravena).

**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 PURSUANT TO THE INTERIM COMPENSATION ORDER WILL A HEARING BE HELD ON THE APPLICATION.**

Dated: March 1, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**

Rafael X. Zahralddin-Aravena (DE Bar No. 4166)

Neil R. Lapinski (DE Bar No. 3645)

Shelley A. Kinsella (DE Bar No. 4023)

1105 North Market Street, Suite 1700

Wilmington, Delaware 19801

Telephone: (302) 384-9400

Facsimile: (302) 384-9399

Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)

Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)

Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)

*Special Litigation and Conflicts Counsel for  
the Debtors*

**File a Motion:**08-12229-MFW Washington Mutual, Inc.

Type: bk Chapter: 11 v Office: 1 (Delaware)  
 Assets: y Judge: MFW  
 Case Flag: LEAD, MEGA, PlnDue, DscIsDue, CLMSAGNT, APPEAL, MTRUNADV

U.S. Bankruptcy Court

District of Delaware

## Notice of Electronic Filing

The following transaction was received from Neil Raymond Lapinski entered on 3/1/2010 at 2:20 PM EST and filed on 3/1/2010

**Case Name:** Washington Mutual, Inc.  
**Case Number:** 08-12229-MFW  
**Document Number:** 2435

**Docket Text:**

Monthly Application for Compensation (*Ninth*) of *Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses for the Period December 1, 2009 through December 31, 2009* Filed by Washington Mutual, Inc. Objections due by 3/22/2010 (Attachments: # (1) Exhibit s A to C# (2) Notice # (3) Certificate of Service) (Lapinski, Neil)

The following document(s) are associated with this transaction.

**Document description:**Main Document**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAM\EG 9 App.1 PDF**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=3/1/2010] [FileNumber=8198754-0]  
 [8e14e4ea2d5a5656b7dd0c6b600cc65ce3209081a832bd19f7c91c16f32695492c7f  
 266d286be4f5de26bc0123079ad823aeb23a6d13dfcb1da673e48499157]]

**Document description:**Exhibit s A to C**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAM\EG 9 App Exh.1.PDF**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=3/1/2010] [FileNumber=8198754-1]  
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**Document description:**Notice**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAM\EG 9 Not.PDF**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=3/1/2010] [FileNumber=8198754-2]  
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**Document description:**Certificate of Service**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAM\EG 9 App COS.1.PDF**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=3/1/2010] [FileNumber=8198754-3]  
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 0c705965211d060e38c146a717a41963a433f141dabd3397b5067364fd]]

**08-12229-MFW Notice will be electronically mailed to:**

Tara B. Annweiler on behalf of Creditor American National Insurance Company  
 tannweiler@greerherz.com

Elizabeth Banda Calvo on behalf of Creditor Arlington ISD  
 ecobb@pbfc.com, ebcavlo@pbfc.com

Christopher R. Belmonte on behalf of Interested Party Moody's Investors Service  
 cbelmonte@ssbb.com, pbosswick@ssbb.com

Michael J. Bennett on behalf of Creditor Andrew Eschenbach  
 mbennett@hlawfirm.com, nkutcher@hlawfirm.com

Mark M. Billion on behalf of Interested Party Bank Bondholders  
 mbillion@pszjlaw.com

William Pierce Bowden on behalf of Creditor Fir Tree Value Master Fund, L.P. and Fir Tree Capital Opportunity Master Fund, L.P.  
 wbowden@ashby-geddes.com

Robert S. Brady on behalf of Defendant Federal Deposit Insurance Corporation  
 bankfilings@ycst.com

James L. Bromley on behalf of Interested Party Barclays Capital, Inc.  
 jbromley@cgsh.com, maofiling@cgsh.com

Charles J. Brown on behalf of Creditor AT&T  
 cbrown@archerlaw.com, dabemathy@archerlaw.com

Lisa Zwally Brown on behalf of Creditor MARTA/ATU Employees Retirement Plan  
 lzbrown@mmwr.com





If this is not the first application filed, disclose the following for each prior application:

<b>Fee Application Covered Dates, Date Filed, Doc. No.</b>	<b>Total Fee Request</b>	<b>Total Expense Request</b>	<b>Certificate of No Objection/ Certification of Counsel Filing Date, Doc. No.</b>	<b>Total Amount of Fees Approved to Date via Certificate of No Objection (80%)</b>	<b>Total Amount of Expenses Approved to Date via Certificate of No Objection (100%)</b>	<b>Amount of Holdback Fees</b>
4/1/09-4/30/09 7/1/09 Doc. No. 1258	\$13,117.50	\$414.08	7/23/2009 Doc. No. 1381	\$10,494.00	\$414.08	\$2,623.50
5/1/09-5/31/09 7/1/09 Doc. No. 1260	\$44,086.50	\$2,370.69	7/23/2009 Doc. No. 1382	\$35,269.20	\$2,370.69	\$8,817.30
6/1/09-6/30/09 7/20/2009 Doc. No. 1350	\$56,307.00	\$1,801.27	8/13/2009 Doc. No. 1487	\$45,045.60	\$1,801.27	\$11,261.40
7/1/09-7/31/09 8/25/2009 Doc. No. 1548	\$81,265.00	\$15,070.71	9/16/2009 Doc. No. 1616	\$65,012.00	\$15,070.71	\$16,253.00
8/1/09-8/31/09 9/28/2009 Doc. No. 1663	\$59,267.00	\$3,153.27	10/22/2009 Doc. No. 1751	\$47,413.60	\$3,153.27	\$11,853.40
9/1/09-9/30/09 11/5/2009 Doc. No. 1838	\$85,135.50	\$3,400.05	12/2/2009 Doc. No. 1954	\$68,108.40	\$3,400.05	\$17,027.10
10/1/09- 10/31/09 12/23/2009 Doc. No. 2052	\$55,948.50	\$3,585.61	1/15/2010 Doc. No. 2165	\$44,758.80	\$3,585.61	\$11,189.70
11/1/09- 11/30/09 12/23/2009 Doc. No. 2053	\$45,407.50	\$2,960.77	1/15/2010 Doc. No. 2166	\$36,326.00	\$2,960.77	\$9,081.50

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

-----	X	
In re:	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
	:	<b>Objection Deadline: 3/22/2010 @ 4 PM</b>
	:	<b>Hearing: TBD if Objections filed</b>
-----	X	

**NINTH MONTHLY APPLICATION (DECEMBER 1, 2009 THROUGH  
DECEMBER 31, 2009) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS,  
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

Elliott Greenleaf ("EG"), special litigation and conflicts counsel to Washington Mutual, Inc. and WMI Investment Corp., the above-captioned debtors and debtors-in-possession ("Debtors"), hereby submits this Ninth Monthly Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331 ("Application") for legal services performed during the period commencing December 1, 2009 through and including December 31, 2009 ("Application Period"). In support thereof, EG respectfully represents as follows:

**BACKGROUND**

1. On September 26, 2008 (the "Petition Date") the Debtors filed voluntary petitions for reorganization under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). This Court has entered an Order directing

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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).

joint administration of these Chapter 11 cases. The Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to 11 U.S.C. §§ 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in these cases.

2. On October 15, 2008, the United States Trustee for the District of Delaware (the “United States Trustee”) appointed the Committee pursuant to Section 1102(a)(1) of the Bankruptcy Code (Docket No. 78).

3. On May 18, 2009, the Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Quinn Emanuel Urquhart & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors (Docket no. 1042). On May 19, 2009, this Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Elliott Greenleaf as Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession (Docket No. 1053) (“EG Retention Order”). Pursuant to the EG Retention Order, EG was retained *nunc pro tunc* to September 26, 2008.

#### **JURISDICTION AND VENUE**

4. This Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. Venue of this proceeding and this Application is proper on this district pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2)(A) and (M).

5. The statutory bases for relief requested herein are §§ 105(a), 330 and 331 of the Bankruptcy Code.

#### **TERMS AND CONDITIONS OF COMPENSATION OF EG**

6. Subject to Court approval, EG seeks payment for compensation on an

hourly basis, plus reimbursement of actual, necessary expenses incurred by EG during the Application Period. With the exception of copy charges (which are charged at a lower rate), the rates charged by EG in this case do not materially differ from the rates charged to EG's non-bankruptcy clients and are lower in many cases.

7. A summary of the hours spent, the names of each professional and paraprofessional rendering services to the Debtors during the Application Period, the regular customary billing rates and the total value of time incurred by each of the EG attorneys rendering services to the Debtors is attached hereto as Exhibit A. A copy of the computer generated time entries reflecting the time recorded for these services, organized in project billing categories in accordance with the United States Trustee's Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 ("Guidelines"), is attached hereto as Exhibit B. A statement of expenses incurred by EG during the Application Period is also included in Exhibit B. All time entries and requested expenses are in compliance with Local Rule 2016-2.<sup>2</sup>

8. On November 14, 2008, this Court entered the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals (Docket No. 302) ("Amended Interim Compensation Order"). Pursuant to the Amended Interim Compensation Order, EG and other professionals retained in this case are authorized to file and to serve upon the Debtors and the parties identified in the Amended Interim Compensation Order monthly fee applications ("Monthly Fee Application") of their fees and expenses. After the expiration of a twenty

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<sup>2</sup> EG has also attempted to ensure that this Application complies with the Guidelines. To the extent that the Guidelines conflict with local rules, in particular, Local Rule 2016-2, EG has chosen to comply with such local rule. EG will supplement this Application with additional detail or information upon request.

(20) day objection period, the Debtors are authorized to promptly pay eighty percent (80%) of the fees and one hundred percent (100%) of the expenses requested in the Monthly Fee Application, unless an objection specifically objects to fees and/or expenses of a professional, or the Court orders otherwise.

9. In accordance with the Amended Interim Compensation Order, EG has filed and served upon the Notice Parties identified in the Amended Interim Compensation Order this Application with respect to fees and expenses incurred during the Application Period in the amount of \$42,915.00 in fees and in the amount of \$9,631.52 in expenses.

10. All services and costs for which compensation is requested by EG in this Application were reasonable and necessary and were performed for and on behalf of the Debtors during the Application Period.

#### **CASE STATUS**

11. To the best of EG's knowledge, the Debtors' monthly operating reports contain up-to-date information regarding the amount of cash on hand or on deposit in the Debtors' estate, the amount and nature of accrued unpaid administrative expenses, the Debtors' operating profits or losses, and the amount of unencumbered funds in the Debtors' estate.

12. To the best of EG's knowledge, the Debtors have paid to the United States Trustee its initial quarterly fees and has filed its initial monthly operating report.

#### **NARRATIVE SUMMARY OF SERVICES**

13. EG has rendered actual and necessary services on behalf of the estate and is requesting reasonable compensation for their services for the Application Period. As

noted above, a summary by project category is attached as Exhibit B, as are detailed time entries organized by category and chronology within the categories.

14. In its capacity as special litigation and conflicts counsel, EG has been retained to perform all necessary legal services related to suits or other legal actions against present or former clients of Weil, Gotshal & Manges LLP and Richards, Layton & Finger, P.A. (“Conflict Parties”) in these cases as is appropriate. EG will not be doing any work that is duplicative of Debtors’ Counsel. EG has been primarily retained, but not to the exclusion of any related duties described in the Application, to commence, prosecute, and defend, as appropriate, adversary proceedings against the Conflict Parties including, but not limited to, adversary and other necessary parties (Adv. Proc. 09-50551 (MFW) commenced in this Court on March 24, 2009 by JPMorgan against the Debtors and the FDIC. On March 30, 2009, JPMorgan Chase moved to intervene.). The retention of EG has been requested by the Debtors because, and shall be limited to those instances in which Debtors’ Counsel have conflicts which they have been unable to resolve through a waiver or otherwise. These conflicts preclude them from representing the Debtors’ interests against JPMorgan and other necessary parties to the dispute with JPMorgan.

#### **COMPENSATION REQUESTED**

15. EG expended 136.4 hours during the Application Period in furtherance of its efforts on behalf of the Debtors. EG requests allowance of compensation in amount of \$42,915.00 for legal services rendered during the Application Period at a blended hourly rate of \$314.63. Pursuant to the Amended Interim Compensation Order, EG requests payment of 80% of the total fees requested, or \$34,332.00. None of the requested fees detailed herein have been paid.

## **REIMBURSEMENT OF EXPENSES**

16. During the Application Period, EG incurred certain necessary expenses in rendering legal services to the Debtors as set forth in Exhibit C. Exhibit C sets forth in summary detail the expenses incurred during the Application Period (copies of invoices from EG's vendors are available for inspection upon request). Telecopying services completed in-house by EG were charged at \$1.00 per page for outgoing facsimiles only. EG represents that its rate for duplication is \$0.10 per page, consistent with the Local Rules and Guidelines. In order to more efficiently handle the voluminous copying of pleadings served and filed in this case, EG on occasion retained third-party duplication service providers. EG seeks reimbursement only for the actual expenses charged by such third-party service providers. Finally, EG seeks reimbursement for computer assisted research, which is the actual cost of such charges, if any.

17. EG seeks reimbursement for its reasonable, necessary and actual expenses incurred during the Application Period for the total amount of \$9,631.52.

## **LEGAL STANDARD**

18. Section 330(a)(1) of the Bankruptcy Code allows the payment of:

(A) reasonable compensation for actual, necessary services rendered by the trustee, examiner, professional person, or attorney and by any paraprofessional person employed by any such person; and

(B) reimbursement for actual, necessary expenses.

11 U.S.C. § 330(a)(1). Reasonableness of compensation is driven by the "market-driven approach" which considers the nature, extent and value of services provided by the professional and cost of comparable services in the non-bankruptcy contexts. *See Zolfo Cooper & Co. v. Sunbeam-Oster Co.*, 50 F.3d 253, 258 (3d Cir. 1995); *In re Busy Beaver*

*Building Ctr., Inc.*, 19 F.3d 833, 849 (3d Cir, 1994). Thus, the “baseline rule is for firms to receive their customary rates.” *Zolfo Cooper*, 50 F.3d at 259.

19. In accordance with its practices in non-bankruptcy matters, EG has calculated its compensation requested in their Application by applying the standard hourly rates. EG’s calculation is based upon hourly rates that are well within the range of rates that are charged by comparable firms in similar bankruptcy cases. Accordingly, EG’s rates should be determined to be reasonable under § 330 of the Bankruptcy Code.

20. EG’s fees during the Application Period are also reasonable under the prevailing legal standard and should be allowed. The amount of these fees is not unusual given the complexity, accelerated deadlines, aggressive sale schedule, and size of the Debtors’ Chapter 11 case. EG’s fees are commensurate with fees that other attorneys of comparable experience and expertise have charged and been awarded in similar Chapter 11 cases. Accordingly, EG’s fees are reasonable pursuant to § 330 of the Bankruptcy Code.

21. Section 330(a)(1)(B) of the Bankruptcy Code permits reimbursement for actual, necessary expenses. EG’s legal services and expenses incurred during the Application Period are set forth in this Application and constitute only those necessary expenses that were incurred for the benefit of the Debtors’ estate. EG has properly requested reimbursement of only actual, necessary and appropriate legal expenses.

22. Except as permitted by Bankruptcy Rule 2016, no agreement or understanding exists between EG and/or any third person for the sharing or division of compensation. All of the services for which compensation is requested in this Application were rendered at the request of and solely on behalf of the Debtors.



23. Pursuant to the standards set forth in §§ 330 and 331 of the Bankruptcy Code, EG submits that the compensation requested is for actual and necessary services and expenses, and is reasonable, based upon the nature, extent and value of such services, the time spent thereon, and the costs of comparable services in a case under the Bankruptcy Code.

24. The time records annexed to this Application constitute only a general statement of the services rendered and time expended without description of the pressure and constraints under which EG actually rendered these services. The considerable challenges of this case have been attended to and managed by EG at all levels, promptly, expertly, and often to the exclusion of the other matters in EG's office. EG submits, therefore, that its fees and expenses were actually, necessary, reasonable and justified, and should be allowed in full.

**NOTICE AND NO PRIOR APPLICATION**

25. No trustee or examiner has been appointed in this Chapter 11 case. Notice and service of this Application has been given to the Debtors; co-counsel to the Debtors; the Office of the United States Trustee for the District of Delaware; and counsel to any Committees appointed in the Debtors' Chapter 11 case pursuant to the Interim Compensation Order. Pursuant to the Fed. R. of Bank. Pr. 2002(a)(6), notice of this Application has also been given to all parties requesting notices pursuant to Fed. R. Bank. Pr. 2002. In light of the nature of the relief requested herein, EG submits that no further or other notice is required.

26. No previous application for the relief sought herein has made to this or any other Court.

**VERIFICATION**

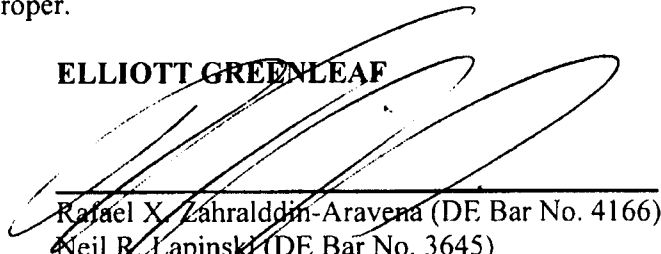
27. I am familiar with the work performed on behalf of the Debtors by the lawyers and paraprofessionals in the firm.

28. I have reviewed the foregoing Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed Del. Bankr. L.R. 2016-2, and submit that the Application substantially complies with such Local Rule.

WHEREFORE, EG requests that its Application for fees in the amount of \$42,915.00 and expenses in the amount of \$9,631.52 be allowed and that if no objections are filed, 80% of the requested fees in the amount of \$34,332.00 and 100% of the amount of \$9,631.52 be paid for reimbursement of actual and necessary costs and expenses incurred during the Application Period, and further requests such other and further relief as the court may deem just and proper.

Dated: March 1, 2010  
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)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)

*Special Litigation and Conflicts Counsel to  
Washington Mutual, Inc. and WMI Investment Corp*

# Exhibit A

**SUMMARY OF PROFESSIONAL AND PARAPROFESSIONALS  
RENDERING SERVICES FROM  
DECEMBER 1, 2009 THROUGH DECEMBER 31, 2009**

<b>Name of Professional</b>	<b>Position</b>	<b>Total Billed Hours</b>	<b>Hourly Billing Rate</b>	<b>Total Compensation</b>
Jessi A. Adkins	Paralegal	30.70 Hrs	\$200/hr	\$6,140.00
Kristin McCloskey	Paralegal	17.90 Hrs	\$200/hr	\$3,580.00
Neil R. Lapinski	Counsel	46.80 Hrs	\$375/hr	\$17,550.00
Phillip A. Giordano	Paralegal	0.80 Hrs	\$160/hr	\$128.00
Shelley A. Kinsella	Counsel	10.0 Hrs	\$385/hr	\$3,850.00
Rafael X. Zahralddin	Partner	13.50 Hrs	\$575/hr	\$7,762.50
Rafael X. Zahralddin	Partner	0.10 Hrs	\$575/hr	No change
Theodora A. Kittila	Counsel	1.20 Hrs	\$385/hr	\$462.00
Andrew G. Mirisis	Law Clerk	13.30 Hrs	\$225/hr	\$2,992.50
Aron M. Pillard	Paralegal	0.90 Hrs	\$200/hr	\$180.00
Darcy A. White	Law Clerk	1.20 Hrs	\$225/hr	\$270.00
<b>Total:</b>		<b>136.4 Hrs</b>		<b>\$42,915.00</b>
<b>Blended Rate:</b>			<b>\$314.63/hr</b>	

# Exhibit B

ELLIOTT GREENLEAF  
P.O. Box 3010  
Blue Bell, Pennsylvania 19422  
EIN #23-2617189

March 1, 2010

Bill Number 00945

File Number 60124-001

Washington Mutual, Inc.  
1301 Second Avenue  
Seattle, WA 98101

**FOR PROFESSIONAL SERVICES**

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**LEGAL SERVICES**

Through December 31, 2009

Case Administration

12/09/09	AMP	Confer with N. Lapinski and J. Adkins re: filing dates and deadlines, phone call with E. Parness [B110]	0.20 Hrs		
		Case Administration Totals	0.20 Hrs	\$	40.00

Relief from Stay/Adequate Protection Pro

12/01/09	JAA	Review email from N. Lapinski re: docket no. 1951 - Reply of the FDIC-Receiver in Further Support of Its Motion for an Order Modifying the Automatic Stay [B140]	0.10 Hrs		
12/01/09	JAA	Review docket no. 1951 - Reply of the FDIC-Receiver in Further Support of Its Motion for an Order Modifying the Automatic Stay [B140]	0.10 Hrs		
12/01/09	JAA	Email counsel re: docket no. 1951 - Reply of the FDIC-Receiver in Further Support of Its Motion for an Order Modifying the Automatic Stay [B140]	0.10 Hrs		
		Relief from Stay/Adequate Protection Pro Totals	0.30 Hrs	\$	60.00

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

Employment & Retention Application EGS

12/15/09	NRL	Review supplemental Kirpalani declaration regarding contract attorneys and forward to S. Kinsella for analysis of whether EG supplemental declaration is needed [B160]	0.30 Hrs		
12/22/09	DAW	Review and Revise Second Supplemental Affidavit of Rafael X. Zahraiddin-Aravena In Connection With Employment of Elliott Greenleaf as Delaware Special Litigation and Conflicts Counsel to the Debtors [B160]	0.20 Hrs		
12/22/09	SAK	Conference with J. Adkins re Affidavit [B160]	0.10 Hrs		
12/22/09	SAK	Review and edit Retention Affidavit; conferences with R. Zahraiddin and D. White re same [B160]	0.20 Hrs		
		Employment & Retention Application EGS Totals	0.80 Hrs	\$	273.00

Employment & Retention Application Other

12/15/09	SAK	Email exchange with N. Lapinski re Kirpalani Declaration [B165]	0.10 Hrs		
12/18/09	JAA	Review email from N. Lapinski re: Docket No. 2031 - Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.10 Hrs		
12/18/09	JAA	Review Docket No. 2031 - Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.10 Hrs		
12/18/09	JAA	Email counsel re: Docket No. 2031 - Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.10 Hrs		
12/18/09	JAA	File and serve docket no. 2031 - Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.50 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/18/09	RXZ	Review draft of Supplemental Declaration (Fourth) of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.30 Hrs		
12/18/09	SAK	Review 4th Supplemental Affidavit of Susheel Kirpalani [B165]	0.10 Hrs		
		Employment & Retention Application Other Totals	1.30 Hrs	\$	409.50
		<u>Fee/Applications and Invoices - EGS</u>			
12/02/09	AGM	Assist with service of CNO to EG 6th fee application. [B170]	0.60 Hrs		
12/08/09	KXM	Review Exhibit B to Elliott Greenleaf November fee application [B170]	0.80 Hrs		
12/15/09	NRL	Review proposed interim fee application order [B170]	0.10 Hrs		
12/17/09	SAK	Review revised proposed fee applications order [B170]	0.10 Hrs		
12/18/09	SAK	Review Order approving Interim Fee Applications [B170]	0.10 Hrs		
12/21/09	JAA	Review email from R. Zahralddin re: docket no. 2037 - Omnibus Order Awarding Interim Allowance of Compensation for Services Rendered and for Reimbursement of Expenses [B170]	0.10 Hrs		
12/21/09	JAA	Review docket no. 2037 - Omnibus Order Awarding Interim Allowance of Compensation for Services Rendered and for Reimbursement of Expenses [B170]	0.10 Hrs		
12/21/09	JAA	Email counsel re: docket no. 2037 - Omnibus Order Awarding Interim Allowance of Compensation for Services Rendered and for Reimbursement of Expenses [B170]	0.10 Hrs		
12/22/09	KXM	Draft Elliott Greenleaf 7th fee application [B170]	0.70 Hrs		
12/22/09	KXM	Draft Notice to Elliott Greenleaf 7th fee application [B170]	0.30 Hrs		
12/22/09	KXM	Draft cover page to Elliott Greenleaf 7th fee application [B170]	0.20 Hrs		
12/22/09	KXM	Draft Exhibit A to Elliott Greenleaf 7th fee application [B170]	0.30 Hrs		
12/22/09	KXM	Draft Exhibit C to Elliott Greenleaf 7th fee application [B170]	0.20 Hrs		



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/22/09	KXM	Draft task billing page to Elliott Greenleaf 7th fee application [B170]	0.30 Hrs		
12/22/09	KXM	Draft COS to Elliott Greenleaf 7th fee application [B170]	0.20 Hrs		
12/22/09	KXM	Edit Exhibit B to Elliott Greenleaf 7th fee application [B170]	0.20 Hrs		
12/23/09	AGM	Assist with service of 7th EG Fee Application. [B170]	0.30 Hrs		
12/23/09	AGM	Assist with service of 8th EG Fee Application. [B170]	0.30 Hrs		
12/23/09	JAA	Assist with service re: 7th Elliott Greenleaf Fee App [B170]	0.20 Hrs		
12/23/09	JAA	Assist with service re: 8th Elliott Greenleaf Fee App [B170]	0.20 Hrs		
12/23/09	KXM	Draft Elliott Greenleaf 8th fee application [B170]	0.80 Hrs		
12/23/09	KXM	Draft Notice to Elliott Greenleaf 8th fee application [B170]	0.30 Hrs		
12/23/09	KXM	Draft cover page to Elliott Greenleaf 8th fee application [B170]	0.30 Hrs		
12/23/09	KXM	Draft Exhibit A to Elliott Greenleaf 8th fee application [B170]	0.30 Hrs		
12/23/09	KXM	Draft Exhibit C to Elliott Greenleaf 8th fee application [B170]	0.20 Hrs		
12/23/09	KXM	Draft COS to Elliott Greenleaf 8th fee application [B170]	0.20 Hrs		
12/23/09	KXM	Edit Exhibit B to Elliott Greenleaf 8th fee application [B170]	0.60 Hrs		
12/23/09	KXM	File Elliott Greenleaf 7th fee application [B170]	0.30 Hrs		
12/23/09	KXM	File Elliott Greenleaf 8th fee application [B170]	0.30 Hrs		
12/24/09	KXM	Email to counsel with Elliott Greenleaf 7th and 8th fee applications [B170]	0.10 Hrs		
12/28/09	SAK	Draft payment chart for fee application calculation purposes [B170]	0.50 Hrs		
12/30/09	SAK	Instructions to D. White re data needed to complete fee application calculations [B170]	0.20 Hrs		
		Fee/Applications and Invoices - EGS Totals	9.50 Hrs	\$	2,114.00
		<u>Fee Objections EGS</u>			
12/02/09	KXM	Review docket re: objections to Elliott Greenleaf's 6th fee application [B171]	0.30 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/02/09	KXM	File CNO to Elliott Greenleaf's 6th fee application [B171]	0.30 Hrs		
12/02/09	KXM	Serve CNO to Elliott Greenleaf's 6th fee application [B171]	0.60 Hrs		
12/04/09	KXM	Email to J. Truong with docket no. 1954 - the CNO to Elliott Greenleaf's 6th fee application [B171]	0.10 Hrs		
12/07/09	KXM	Review/edit Exhibit B to Elliott Greenleaf October fee application [B171]	0.50 Hrs		
12/09/09	JAA	Assist with service of CNO to 2nd Elliott Greenleaf Interim Fee App [B171]	0.40 Hrs		
12/09/09	KXM	Draft CNO to Elliott Greenleaf's 2nd interim fee application [B171]	0.30 Hrs		
12/09/09	KXM	Draft COS to CNO to Elliott Greenleaf's 2nd interim fee application [B171]	0.20 Hrs		
12/09/09	KXM	File CNO to Elliott Greenleaf's 2nd interim fee application [B171]	0.30 Hrs		
12/09/09	KXM	Serve CNO to Elliott Greenleaf's 2nd interim fee application [B171]	0.30 Hrs		
12/09/09	NRL	Review and execute Certificate of No Objection to Elliott Greenleaf's 2nd Interim Fee Application and certificate of service thereof [B171]	0.40 Hrs		
12/18/09	KXM	Email to J. Truong with docket no. 1970 - the CNO to Elliott Greenleaf's 2nd interim fee application [B171]	0.10 Hrs		
12/24/09	KXM	Email to counsel with objection deadline to Elliott Greenleaf 7th and 8th fee applications [B171]	0.10 Hrs		
12/24/09	KXM	Email to counsel with CNO date to Elliott Greenleaf 7th and 8th fee applications [B171]	0.10 Hrs		
		Fee Objections EGS Totals	4.00 Hrs	\$	870.00
<u>Fee Applications and Invoices - Others</u>					
12/01/09	RXZ	Review e-mail from J. Adkins re: Deadline to File 3rd Interim Fee Apps November 16, 2009 [B175]	0.10 Hrs		
12/22/09	KXM	Emails to/from O. Urbietta re: Quinn Emanuel October fee application [B175]	0.20 Hrs		
12/23/09	AGM	Assist with service of QE 7th monthly fee application. [B175]	0.30 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/23/09	JAA	Assist with service re: 7th Quinn Emanuel Fee App [B175]	0.20 Hrs		
12/23/09	KXM	Draft Notice to Quinn Emanuel 7th fee application [B175]	0.30 Hrs		
12/23/09	KXM	Draft COS to Quinn Emanuel 7th fee application [B175]	0.20 Hrs		
12/23/09	KXM	Conform Quinn Emanuel 7th fee application to Local Rules [B175]	0.30 Hrs		
12/23/09	KXM	File Quinn Emanuel 7th fee application [B175]	0.30 Hrs		
12/24/09	KXM	Email to counsel with Quinn Emanuel 7th fee application [B175]	0.10 Hrs		
12/29/09	RXZ	Review Order (Omnibus) Awarding Interim Allowance of Compensation for Services Rendered and for Reimbursement of Expenses and related follow up with J.Adkins [B175]	0.30 Hrs		
		Fee Applications and Invoices - Others Totals	2.30 Hrs	\$	617.50
<u>Fee Objections - Others</u>					
12/01/09	RXZ	Review e-mail from K. McCloskey re: Deadline to file objection to QE 5th fee application December 01, 2009 [B176]	0.10 Hrs		
12/01/09	RXZ	Review e-mail from K. McCloskey re: File CNO to QE 5th fee application December 03, 2009 [B176]	0.10 Hrs		
12/03/09	KXM	Draft CNO to Quinn Emanuel's 5th fee application [B176]	0.30 Hrs		
12/03/09	KXM	Draft Certificate of Service to CNO to Quinn Emanuel's 5th fee application [B176]	0.20 Hrs		
12/03/09	KXM	Email to O. Urbieta re: objections to Quinn Emanuel's 5th fee application [B176]	0.10 Hrs		
12/03/09	KXM	Review docket re: objections to Quinn Emanuel's 5th fee application [B176]	0.30 Hrs		
12/04/09	AGM	Assist with service of CNO for Quinn Emanuel's 5th Monthly Fee Application (D.I. 1961). [B176]	0.60 Hrs		
12/04/09	KXM	File CNO to Quinn Emanuel's 5th fee application [B176]	0.30 Hrs		
12/04/09	KXM	Serve CNO to Quinn Emanuel's 5th fee application [B176]	0.60 Hrs		
12/04/09	KXM	Email to co-counsel with docket no. 1961 - the CNO to Quinn Emanuel's 5th fee application [B176]	0.10 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/04/09	KXM	Email to J. Truong with docket no. 1961 - the CNO to Quinn Emanuel's 5th fee application [B176]	1.00 Hrs
12/09/09	JAA	Assist with service of CNO to 2nd Quinn Emanuel Interim Fee App [B176]	0.40 Hrs
12/09/09	JAA	Assist with service of CNO to 6th Quinn Emanuel Monthly Fee App [B176]	0.40 Hrs
12/09/09	KXM	Emails to/from O. Urbietta re: objections received to Quinn Emanuel 6th fee application or 2nd interim fee application [B176]	0.10 Hrs
12/09/09	KXM	Review docket for objections to Quinn Emanuel 6th fee application and Quinn Emanuel and Elliott Greenleaf 2nd interim applications [B176]	0.30 Hrs
12/09/09	KXM	Draft CNO to Quinn Emanuel's 6th fee application [B176]	0.30 Hrs
12/09/09	KXM	Draft COS to CNO to Quinn Emanuel's 6th fee application [B176]	0.20 Hrs
12/09/09	KXM	Draft CNO to Quinn Emanuel's 2nd interim fee application [B176]	0.30 Hrs
12/09/09	KXM	Draft COS to CNO to Quinn Emanuel's 2nd interim fee application [B176]	0.20 Hrs
12/09/09	KXM	File CNO to Quinn Emanuel's 6th fee application [B176]	0.30 Hrs
12/09/09	KXM	File CNO to Quinn Emanuel's 2nd interim fee application [B176]	0.30 Hrs
12/09/09	KXM	Serve CNO to Quinn Emanuel's 6th fee application [B176]	0.30 Hrs
12/09/09	KXM	Serve CNO to Quinn Emanuel's 2nd interim fee application [B176]	0.30 Hrs
12/09/09	NRL	Review and execute Certificate of No Objection to Quinn Emanuel's 6th fee application and certificate of service thereof [B176]	0.50 Hrs
12/09/09	NRL	Review and execute Certificate of No Objection to Quinn Emanuel's 2nd Interim Fee Application and certificate of service thereof [B176]	0.40 Hrs
12/18/09	KXM	Email to J. Truong with docket no. 1971 - the CNO to Quinn Emanuel's 2nd interim fee application [B176]	0.10 Hrs
12/18/09	KXM	Email to J. Truong with docket no. 1969 - the CNO to Quinn Emanuel's 6th monthly fee application [B176]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/18/09	KXM	Email to counsel with docket no. 1969 - the CNO to Quinn Emanuel's 6th monthly fee application [B176]	0.10 Hrs		
12/18/09	KXM	Email to counsel with docket no. 1970 and 1971 - the CNOs to Quinn Emanuel's and Elliott Greenleaf's 2nd interim fee applications [B176]	0.10 Hrs		
12/18/09	NRL	Review e-mail from K. McCloskey re: CNO to Quinn Emanuel's 6th fee application docket number 1969 [B176]	0.10 Hrs		
12/18/09	NRL	Review e-mail from K. McCloskey re: Docket numbers 1970 and 1971 - the CNOs to Quinn Emanuel's and Elliott Greenleaf's 2nd interim fee applications [B176]	0.10 Hrs		
12/24/09	KXM	Email to counsel with objection deadline to Quinn Emanuel 7th fee application [B176]	0.10 Hrs		
12/24/09	KXM	Email to counsel with CNO date to Quinn Emanuel 7th fee application [B176]	0.10 Hrs		
		Fee Objections - Others Totals	8.80 Hrs	\$	2,042.50

Other Contested Matters (excluding assum

12/17/09	SAK	Review Amended Notice of Agenda of Matters Scheduled for Hearing scheduled for 12/18/2009 at 11:30 AM and related communications with N. Lapinski re: same [B190]	0.20 Hrs		
		Other Contested Matters (excluding assum Totals	0.20 Hrs	\$	77.00

Court Hearings

11/24/09	JAA	Email E. Taggart re: confirmation of cancellation of telephonic appearance for the 11/24 hearing [B430]	0.10 Hrs		
11/24/09	JAA	Cancel the telephonic appearance of E. Taggart for the 11/24 hearing [B430]	0.10 Hrs		
12/01/09	RXZ	Review e-mail from J. Dkins re: Omnibus Hearing March 18, 2010 [B430]	0.10 Hrs		
12/01/09	RXZ	Review e-mail from J. Dkins re: Omnibus Hearing February 22, 2010 [B430]	No charge		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/01/09	RXZ	Review e-mail from J. Adkins re: Omnibus Hearing January 20, 2010 [B430]	0.10 Hrs
12/01/09	SAK	Review Notice of Agenda [B430]	0.10 Hrs
12/14/09	JAA	Email counsel re: 12/16 deadline to request telephonic appearance for 12/18 hearing [B430]	0.10 Hrs
12/16/09	JAA	Review email from S. Kinsella re: docket no. 2001 - Notice of Agenda of Matters Scheduled for Hearing on 12/18/2009 at 11:30 AM [B430]	0.10 Hrs
12/16/09	JAA	Review docket no. 2001 - Notice of Agenda of Matters Scheduled for Hearing on 12/18/2009 at 11:30 AM [B430]	0.10 Hrs
12/16/09	JAA	Email counsel re: docket no. 2001 - Notice of Agenda of Matters Scheduled for Hearing on 12/18/2009 at 11:30 AM [B430]	0.10 Hrs
12/16/09	JAA	Set up telephonic appearance for E. Taggart for 12/18 hearing [B430]	0.20 Hrs
12/16/09	JAA	Set up telephonic appearance for R. Williams for 12/18 hearing [B430]	0.20 Hrs
12/16/09	JAA	Set up telephonic appearance for C. Smith for 12/18 hearing [B430]	0.20 Hrs
12/16/09	JAA	Email C. Smith confirmation and instructions for telephonic appearance for 12/18 hearing [B430]	0.10 Hrs
12/16/09	JAA	Email E. Taggart confirmation and instructions for telephonic appearance for 12/18 hearing [B430]	0.10 Hrs
12/16/09	JAA	Email R. Williams confirmation and instructions for telephonic appearance for 12/18 hearing [B430]	0.10 Hrs
12/16/09	SAK	Review Notice of Agenda of Matters Scheduled for Hearing scheduled for 12/18/2009 at 11:30 AM and related communications with N. Lapinski and J. Adkins re: same [B430]	0.30 Hrs
12/16/09	SAK	Prepare for hearing and review proposed filings pre-hearing [B430]	0.40 Hrs
12/17/09	RXZ	Review amended agenda and related follow up with J.Adkins [B430]	0.30 Hrs
12/17/09	SAK	Review various court call appearances and confirm team from co-counsel with J.Adkins [B430]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/17/09	SAK	Prepare for upcoming hearing; email exchange with R. Zahralddin re same [B430]	0.40 Hrs
12/17/09	SAK	Review Amended Notice of Agenda [B430]	0.10 Hrs
12/18/09	SAK	Email exchange with N. Lapinski re upcoming hearing [B430]	0.10 Hrs
12/18/09	SAK	Attend hearing [B430]	1.00 Hrs
12/21/09	JAA	Email counsel re: update to agenda for 1/20 hearing [B430]	0.10 Hrs
12/23/09	JAA	Review email from R. Zahralddin re: docket no. 2050 - Certification of Counsel Regarding Scheduling of Omnibus Hearing Dates [B430]	0.10 Hrs
12/23/09	JAA	Review docket no. 2050 - Certification of Counsel Regarding Scheduling of Omnibus Hearing Dates [B430]	0.10 Hrs
12/23/09	JAA	Email counsel re: docket no. 2050 - Certification of Counsel Regarding Scheduling of Omnibus Hearing Dates [B430]	0.10 Hrs
12/23/09	JAA	Email counsel re: 3/4 proposed omnibus hearing [B430]	0.10 Hrs
12/23/09	JAA	Email counsel re: 2/5 proposed omnibus hearing [B430]	0.10 Hrs
12/23/09	SAK	Review Certification of Counsel re proposed Omnibus Hearing Dates [B430]	0.10 Hrs
12/28/09	JAA	Review email from N. Lapinski re: docket no. 2064 - Order Scheduling Additional Omnibus Hearing Dates [B430]	0.10 Hrs
12/28/09	JAA	Review docket no. 2064 - Order Scheduling Additional Omnibus Hearing Dates [B430]	0.10 Hrs
12/28/09	JAA	Email counsel re: docket no. 2064 - Order Scheduling Additional Omnibus Hearing Dates [B430]	0.10 Hrs
12/28/09	JAA	Email counsel re: scheduling of 2/5 omnibus hearing [B430]	0.10 Hrs
12/28/09	JAA	Email counsel re: scheduling of 3/5 omnibus hearing [B430]	0.10 Hrs
12/28/09	SAK	Review Notice of Rescheduled Hearing [B430]	0.10 Hrs
12/29/09	JAA	Email counsel re: 1/20 hearing rescheduled to 1/28 [B430]	0.10 Hrs
12/29/09	JAA	Review email from S. Kinsella re: docket no. 2067 - Notice of Adjourned/Rescheduled Hearing [B430]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/29/09	JAA	Review docket no. 2067 - Notice of Adjourned/Rescheduled Hearing [B430]	0.10 Hrs		
12/29/09	JAA	Email counsel re: docket no. 2067 - Notice of Adjourned/Rescheduled Hearing [B430]	0.10 Hrs		
12/29/09	RXZ	Review Certification of Counsel Regarding Scheduling of Omnibus Hearing Dates and forward to J.Adkins [B430]	0.20 Hrs		
12/29/09	SAK	Review Order Scheduling Additional Omnibus Hearing Dates and related follow up with J.Adkins [B430]	0.30 Hrs		
		Court Hearings Totals	6.80 Hrs	\$	2,196.00

et seq. Litigation

12/01/09	JAA	Review emails to/from E. Parness re: draft of 2004 motion [B601]	0.20 Hrs		
12/01/09	JAA	Review email from A. Mirisis re: subpoenas to the 2004 motion [B601]	0.10 Hrs		
12/01/09	JAA	Review multiple emails to/from E. Parness and N. Lapinski re: 2004 motion and related subpoenas [B601]	0.50 Hrs		
12/02/09	AGM	Email to Evan Parness re fixed address errors in D.C. subpoena spreadsheet. [B601]	0.10 Hrs		
12/02/09	JAA	Review multiple emails to/from E. Parness and A. Mirisis re: changes and additions to subpoenas for 2004 motion [B601]	0.30 Hrs		
12/02/09	SAK	Review Reply of the FDIC-Receiver in Further Support of Its Motion for an Order Modifying the Automatic Stay [B601]	0.60 Hrs		
12/02/09	SAK	Hiring document review attorneys, Providus contract, and supplemental declaration [B601]	0.60 Hrs		
12/03/09	AGM	Drafted rule 2004 subpoena for BKSH & Associates for production of documents to be issued from D.C. Bankruptcy Court. [B601]	0.20 Hrs		
12/03/09	AGM	Email to Evan Parness re: Issuing attorney's name for the D.C. subpoenas. [B601]	0.10 Hrs		



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/03/09	AGM	Edited David Horne LLC subpoena to include Evan Parness's revisions that is to be issued out of the D.C. Bankruptcy Court [B601]	0.10 Hrs
12/03/09	AGM	Edited BKSH & Associates subpoena to include Evan Parness's revisions. [B601]	0.10 Hrs
12/03/09	AGM	Email Evan Parness re: forwarded all completed D.C. subpoenas in pdf form. [B601]	0.10 Hrs
12/03/09	AGM	Email Evan Parness re: forwarded SDNY, CA and DE subpoenas. [B601]	0.10 Hrs
12/03/09	AGM	Edited 2004 subpoena for Toronto Dominion Bank to include Evan Parness's revisions. [B601]	0.10 Hrs
12/03/09	AGM	Edited rule 2004 subpoena for Banco Santander to include Evan Parness's revisions. [B601]	0.10 Hrs
12/03/09	AGM	Edited rule 2004 subpoena for FHLB to include Evan Parness's revisions. [B601]	0.10 Hrs
12/03/09	JAA	Emails to/from N. Lapinski re: 2004 motion and next omnibus hearing date [B601]	0.20 Hrs
12/03/09	RXZ	Review e-mails and draft letter to B. Glueckstein from T. O'Brien [B601]	0.30 Hrs
12/04/09	AGM	Email Evan Parness re: forwarded completed FHLB rule 2004 subpoena to Evan Parness. [B601]	0.10 Hrs
12/07/09	AGM	Draft Rule 2004 subpoena to be served on the Department of Treasury. [B601]	0.10 Hrs
12/07/09	AGM	Draft rule 2004 subpoena to be served on the Comptroller of the Currency. [B601]	0.10 Hrs
12/07/09	AGM	Draft Goldman Sachs Rule 2004 subpoena. [B601]	0.10 Hrs
12/07/09	AGM	Email to Evan Parness re: forwarded Dept of Treasury & Comptroller of the Currency rule 2004 subpoenas for issuing agent's signature. [B601]	0.10 Hrs
12/07/09	JAA	Review email from N. Lapinski re: docket no. 20 (1:09-cv-734) - Notice of Completion of Mediation by Ian Connor Bifferato [B601]	0.10 Hrs
12/07/09	JAA	Review docket no. 20 (1:09-cv-734) - Notice of Completion of Mediation by Ian Connor Bifferato [B601]	0.10 Hrs
12/07/09	JAA	Email counsel re: docket no. 20 (1:09-cv-734) - Notice of Completion of Mediation by Ian Connor Bifferato [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/07/09	JAA	Review emails to/from E. Parness re: 3 additional subpoenas [B601]	0.20 Hrs
12/07/09	NRL	Email to E. Parness regarding message to L. Capp requesting special hearing date for non-party 2004 motion [B601]	0.10 Hrs
12/07/09	NRL	Review Notice of Completion of Mediation from C. Bifferato [B601]	0.10 Hrs
12/07/09	NRL	Review and revise 2004 motion and subpoena exhibits and confer with E. Parness regarding same [B601]	5.20 Hrs
12/07/09	SAK	Review Providus contract [B601]	0.40 Hrs
12/07/09	SAK	Review Notice of Completion of Mediation [B601]	0.10 Hrs
12/08/09	JAA	Edit Confidentiality Stipulation [B601]	0.50 Hrs
12/08/09	JAA	Edit Scheduling Order Stipulation [B601]	0.50 Hrs
12/08/09	JAA	Email E. Parness re: Confidentiality Stipulation and Scheduling Order [B601]	0.10 Hrs
12/08/09	JAA	Edit Stipulation for Scheduling Order [B601]	0.40 Hrs
12/08/09	JAA	Edit Confidentiality Stipulation [B601]	0.40 Hrs
12/08/09	NRL	Review and edit draft confidentiality stipulation and order [B601]	1.20 Hrs
12/08/09	NRL	Review local rules for certification of counsel requirements and need to separate stipulation from order [B601]	0.60 Hrs
12/08/09	NRL	Email exchange with counsel for Cerberus regarding confidentiality stipulation [B601]	0.20 Hrs
12/08/09	NRL	Email exchange with E. Parness regarding content and form of confidentiality stipulation, certification of counsel and order and timing of filing [B601]	0.70 Hrs
12/08/09	NRL	Telephone discussion with counsel for Blackstone regarding email search terms for discovery responses [B601]	0.20 Hrs
12/08/09	RXZ	Review B. Glueckstein e-mails re: discovery issues [B601]	0.10 Hrs
12/08/09	RXZ	Review B. Glueckstein letter reply to 12/3 e-mails and related correspondence re: discovery issues [B601]	0.20 Hrs
12/08/09	RXZ	Review draft of protocol attached to B. Glueckstein letter reply to 12/3 discovery correspondence [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/08/09	RXZ	Review Kirpilani declaration and revise to correspond with prior Delaware precedent on subject of contract lawyers [B601]	0.50 Hrs
12/08/09	RXZ	Review Notice of Completion of Mediation by Ian Connor Bifferato [B601]	0.20 Hrs
12/08/09	RXZ	Review Reply of the FDIC-Receiver in Further Support of Its Motion for an Order Modifying the Automatic Stay [B601]	0.50 Hrs
12/08/09	RXZ	Review Providus contract and compare to supplemental declaration [B601]	0.30 Hrs
12/09/09	JAA	Telephone call with E. Parness and E. Taggart re: 2004 Motion [B601]	0.30 Hrs
12/09/09	JAA	Assist with service of Certification of Counsel re: Confidentiality Stipulation [B601]	0.20 Hrs
12/09/09	JAA	Email N. Lapinski, E. Parness, and E. Taggart re: 12/15 proposed date to file 2004 Motion [B601]	0.10 Hrs
12/09/09	JAA	Email N. Lapinski, E. Parness, and E. Taggart re: 12/22 proposed date to objections/responses to 2004 Motion [B601]	0.10 Hrs
12/09/09	JAA	Email opposing counsel re: Confidentiality Stipulation [B601]	0.10 Hrs
12/09/09	JAA	Email N. Lapinski re: contact information for opposing counsel re: Confidentiality Stipulation [B601]	0.10 Hrs
12/09/09	JAA	Edit Debtors' First Request for Production of Documents to the FDIC [B601]	0.20 Hrs
12/09/09	JAA	Draft Order Approving Confidentiality Stipulation and Protective Order [B601]	0.40 Hrs
12/09/09	JAA	Edit Order Approving Confidentiality Stipulation and Protective Order [B601]	0.10 Hrs
12/09/09	JAA	Draft COS re: Confidentiality Stipulation and Protective Order [B601]	0.20 Hrs
12/09/09	JAA	Draft Notice of Service re: Debtors' First Request for Production of Documents to the FDIC [B601]	0.40 Hrs
12/09/09	JAA	Review email from J. Brownstone re: Debtors' First Request for Documents to FDIC; save to database [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/09/09	NRL	Meeting with A. Pillard and J. Adkins regarding LBR 2004-1 and filing and serving on non-parties 2004 motion to be heard on Jan. 4 [B601]	0.60 Hrs
12/09/09	NRL	Telephone discussion with E. Taggart, E. Parness, A. Pillard, and J. Adkins regarding timing of filing and serving 2004 motion [B601]	0.20 Hrs
12/09/09	NRL	Telephone discussion with E. Parness and J. Adkins regarding filing confidentiality stipulation and certification of counsel [B601]	0.20 Hrs
12/10/09	AGM	Email Evan Parness re: Updating Date & time of production in Rule 2004 subpoenas and changing issuing officer to NRL. [B601]	0.20 Hrs
12/10/09	AGM	Conference call with Evan Parness re: NRL signing off as issuing officer for Rule 2004 subpoenas and changing date & time of production, and adding additional subpoenas. [B601]	0.10 Hrs
12/10/09	AGM	Drafted new rule 2004 subpoena for BKSH associates to include issuing agent as Neil R. Lapinski, at DE EGS Office and new date & time of production. [B601]	0.20 Hrs
12/10/09	AGM	Drafted new rule 2004 subpoena for David Horne LLC to include issuing agent as Neil R. Lapinski, at DE EGS Office and new date & time of production. [B601]	0.20 Hrs
12/10/09	AGM	Drafted new rule 2004 subpoena for Equale to include issuing agent as Neil R. Lapinski, at DE EGS Office and new date & time of production. [B601]	0.20 Hrs
12/10/09	AGM	Drafted new rule 2004 subpoena for Hohlt to include issuing agent as Neil R. Lapinski, at DE EGS Office and new date & time of production. [B601]	0.20 Hrs
12/10/09	AGM	Drafted new rule 2004 subpoena for Office of the Comptroller of the Currency to include issuing agent as Neil R. Lapinski, at DE EGS Office and new date & time of production. [B601]	0.20 Hrs
12/10/09	AGM	Drafted new rule 2004 subpoena for U.S. Dept of Treasury to include issuing agent as Neil R. Lapinski, at DE EGS Office and new date & time of production. [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/10/09	AMP	Confer with N. Lapinski & A. Merisis re: expected filing dates and related preparation of 2004 motion [B601]	0.20 Hrs
12/10/09	AMP	Draft COS (ex. 1) to Notice of service re: Debtors' first request for document production to Federal Deposit Insurance Corporation [B601]	0.20 Hrs
12/10/09	AMP	File Notice of service re: Debtors' first request for document production to Federal Deposit Insurance Corporation [B601]	0.30 Hrs
12/10/09	NRL	Revise and coordinate negotiations regarding confidentiality stipulation and order in Declaratory Judgment Adversary [B601]	6.30 Hrs
12/10/09	PXG	Assist with service of Docket No. 168 - Certificate of Counsel Seeing Entry of Confidentiality Stipulation and Protective Order [B601]	0.40 Hrs
12/10/09	RXZ	Review e-mail from T. O'Brien re: motion for entry of scheduling order and related documents [B601]	0.10 Hrs
12/10/09	RXZ	Review motion for entry of scheduling order and related documents with T. Kittila and S. Kinsella [B601]	0.50 Hrs
12/10/09	RXZ	Review Response to Debtors' Objection to Movants' Buus et al. Motion for Relief from the Automatic Stay for relevance to dispute and forward to N. Lapinski [B601]	0.20 Hrs
12/10/09	RXZ	Review issues with stipulation and assist N. Lapinski re: execution of agreement by various parties [B601]	0.80 Hrs
12/10/09	RXZ	Review Notice of Service Regarding Debtors' First Request for Production of Documents to the Federal Deposit Insurance Corporation and production of documents [B601]	0.40 Hrs
12/10/09	SAK	Review motion for entry of scheduling order and related documents with T. Kittila and S. Kinsella [B601]	0.50 Hrs
12/10/09	SAK	Conference with N. Lapinski re upcoming filings [B601]	0.20 Hrs
12/10/09	SAK	Review Notice of Service re Debtors' 1st Request for Production of Documents directed at the FDIC [B601]	0.10 Hrs
12/11/09	AGM	Edit Banco Santander Rule 2004 subpoena to reflect changed date and time of production and issuing attorney. [B601]	0.10 Hrs
12/11/09	AGM	Edit Bryan Cave Rule 2004 subpoena to reflect changed date and time of production and issuing attorney. [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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12/11/09	AGM	Edit Goldman Sachs Rule 2004 subpoena to reflect changed date and time of production. [B601]	0.10 Hrs
12/11/09	AGM	Edit Moodys Rule 2004 subpoena to reflect changed date and time of production and issuing attorney. [B601]	0.10 Hrs
12/11/09	AGM	Edit Morgan Stanley Adversary Proceeding subpoena to reflect change in date and time of production. [B601]	0.10 Hrs
12/11/09	AGM	Edit PricewaterhouseCoopers Rule 2004 subpoena to reflect changed date and time of production. [B601]	0.10 Hrs
12/11/09	AGM	Edited TD Bank Rule 2004 subpoena to reflect changed date and time of production. [B601]	0.10 Hrs
12/11/09	AGM	Edited Toronto Dominion Rule 2004 subpoena to reflect changed date and time of production and issuing attorney. [B601]	0.10 Hrs
12/11/09	AGM	Edited Wells Fargo Rule 2004 subpoena to reflect changed date and time of production. [B601]	0.10 Hrs
12/11/09	AGM	Conference call with O'Rourke Private Investigations/process servers to arrange delivering of Rule 2004 motion/stipulation/and exhibits for 12/14 or 12/15. [B601]	0.50 Hrs
12/11/09	AGM	Follow up conference call with O'Rourke Private Investigation/process servers to determine whether they can coordinate serving Rule 2004 motion/stipulation and exhibits to all targets throughout the U.S. [B601]	0.30 Hrs
12/11/09	AGM	Draft new Rule 2004 subpoena for Federal Reserve to be issued out of the District of Columbia Bankruptcy Court. [B601]	0.30 Hrs
12/11/09	AGM	Draft new Rule 2004 subpoena for Henry Paulson to be issued out of the District of Columbia Bankruptcy Court. [B601]	0.30 Hrs
12/11/09	AGM	Draft new Rule 2004 subpoena for Federal Home Loan Bank - Seattle to be issued out of the Western District of Washington Bankruptcy Court. [B601]	0.30 Hrs
12/11/09	AGM	Final review of all rule 2004 subpoenas that will be attached as exhibits to the Rule 2004 motion. [B601]	0.50 Hrs
12/11/09	AGM	Email Evan Parness re: new rule 2004 subpoenas and arranging process server for delivering rule 2004 motion/stipulation/and exhibits on 12/14 or 12/15. [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/11/09	AGM	Email to J. Adkins re: location of correct subpoena docs on EG system and hand delivery by O'Rourke on 12/14 and 12/15. [B601]	0.10 Hrs
12/11/09	KXM	Conference with N. Lapinski re: filing of Stipulation [B601]	0.10 Hrs
12/11/09	KXM	Filed Certification of Counsel in adversary matters [B601]	0.50 Hrs
12/11/09	SAK	Review Briefing Scheduling Order [B601]	0.10 Hrs
12/11/09	SAK	Review Certification of Counsel re Confidentiality Stipulation/Protective Order [B601]	0.20 Hrs
12/13/09	AGM	Drafted rule 2004 subpoena to be issued on Standard and Poors as an exhibit to the Rule 2004 motion. [B601]	0.30 Hrs
12/13/09	AGM	Drafted rule 2004 subpoena to be issued on the Securities and Exchange Commission as an exhibit to the Rule 2004 motion. [B601]	0.30 Hrs
12/13/09	AGM	Drafted rule 2004 subpoena to be issued on the Office of Thrift Supervision as an exhibit to the Rule 2004 motion. [B601]	0.30 Hrs
12/13/09	AGM	Drafted rule 2004 subpoena to be issued on the Sullivan and Cromwell as an exhibit to the Rule 2004 motion. [B601]	0.30 Hrs
12/13/09	AGM	Email to E. Parness re: creation of new S&P subpoena, removal of BKSH and Bryan Cave subpoena and information for FDIC subpoenas. [B601]	0.10 Hrs
12/13/09	AGM	Email to J. Adkins re: completed subpoenas on EG system; method of creating new subpoenas for FDIC; serving courtesey copies of subpoenas; contacting Mike O'Rourke for service of motion/exhibits. [B601]	0.30 Hrs
12/13/09	RXZ	Review subpoena forms [B601]	0.50 Hrs
12/14/09	DAW	Assist with service regarding Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties (Docket No. 1997) [B601]	1.00 Hrs
12/14/09	JAA	Review email from E. Parness re: exhibits to 2004 motion [B601]	0.10 Hrs
12/14/09	JAA	Compile exhibits to 2004 motion [B601]	2.00 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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12/14/09	JAA	Compile subpoenas to be filed with 2004 motion [B601]	1.50 Hrs
12/14/09	JAA	Review email from N. Lapinski re: docket no. 1997 - Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/14/09	JAA	Review docket no. 1997 - Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/14/09	JAA	Email counsel re: docket no. 1997 - Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/14/09	JAA	Telephone M. O'Rourke re: service of subpoenas [B601]	0.30 Hrs
12/14/09	JAA	Email M. O'Rourke re: draft of subpoenas to be served [B601]	0.10 Hrs
12/14/09	JAA	Review email from E. Parness re: 2004 motion; save to database [B601]	0.10 Hrs
12/14/09	JAA	Edit 2004 motion [B601]	0.50 Hrs
12/14/09	JAA	Draft Notice of 2004 Motion [B601]	0.40 Hrs
12/14/09	JAA	Emails to/from E. Parness re: missing exhibit [B601]	0.10 Hrs
12/14/09	JAA	Draft Order to 2004 Motion [B601]	0.70 Hrs
12/14/09	JAA	File and serve Docket No. 1997 - Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	2.30 Hrs
12/14/09	NRL	Review, revise and file 2004 Motion on Non-party Targets, Notice thereof and individual subpoenas and document requests [B601]	5.60 Hrs
12/14/09	RXZ	Review open issues with team re: appeals [B601]	0.60 Hrs
12/14/09	SAK	Conference with N. Lapinski re 2004 Motion preparations; review motion and conference with J. Adkins re same [B601]	0.40 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/14/09	SAK	Email exchange with N. Lapinski and E. Parness re upcoming 2004 Motion filing [B601]	0.20 Hrs
12/14/09	SAK	Review Noteholders Group's Notice of Appeal from Order granting JPMC's motion to compel Rule 2019 compliance [B601]	0.10 Hrs
12/15/09	JAA	File and serve docket no. 1998 - Certificate of Service Regarding Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.70 Hrs
12/15/09	JAA	Serve docket no. 1997 - Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	1.00 Hrs
12/15/09	JAA	Draft Certificate of Service Regarding Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.30 Hrs
12/15/09	JAA	Review email from M. O'Rourke re: status of service of the subpoenas [B601]	0.10 Hrs
12/15/09	JAA	Review email from T. O'Brien re: 4th Supplemental Kirpalani Declaration; save to database [B601]	0.10 Hrs
12/15/09	NRL	Telephone and email exchanges with process server regarding timing, location and content of service to non-party targets of 2004 Motion [B601]	0.80 Hrs
12/15/09	NRL	Telephone discussion with E. Parness regarding status of service [B601]	0.10 Hrs
12/15/09	NRL	Review, revise and execute for filing certificate of service for 2004 Motion [B601]	0.20 Hrs
12/15/09	NRL	Email to J. Brownstone regarding status of Motion to Compel 2004 Response and Motion for Scheduling Order [B601]	0.10 Hrs
12/15/09	NRL	Email exchange with B. Finestone regarding exhibits for 12/18 hearing [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/15/09	NRL	Telephone discussion with M. McGuire regarding proposal to request that court adjourn Stay Motion and not rule on Motion for Summary Judgment before January Omnibus Hearing [B601]	0.10 Hrs
12/15/09	NRL	Telephone discussion with B. Finestone and D. Ellsberg regarding proposal to request that court adjourn Stay Motion and not rule on Motion for Summary Judgment before January Omnibus Hearing [B601]	0.20 Hrs
12/15/09	NRL	Telephone discussions and emails between M. McGuire and B. Finestone to reach agreement on language proposing adjournment of lift-stay motion [B601]	0.50 Hrs
12/15/09	NRL	Telephone message left for L. Capp regarding adjournment [B601]	0.10 Hrs
12/15/09	NRL	Telephone discussion with B. Finestone regarding possible Court responses to lift-stay adjournment proposal [B601]	0.10 Hrs
12/15/09	NRL	Review email from C. Greer regarding proposed interim fee application order [B601]	0.10 Hrs
12/15/09	NRL	Email exchange and telephone discussions with J. Luton and E. Parness regarding continuance of 2004 Motion Hearing and related objection deadline [B601]	2.30 Hrs
12/15/09	NRL	Review documents produced by Blackstone Group as a result of 2004-1 meet & confer to determine responsiveness [B601]	2.20 Hrs
12/15/09	NRL	Review 2004-1 notice of disclosure requirements with A. Mirisis [B601]	0.20 Hrs
12/15/09	NRL	Telephone discussions and email exchanges with M. O'Rourke, process server, regarding hand delivery of all 2004 motions in Los Angeles, CA; Seattle, WA; Washington, DC; Arlington, VA; Wilmington, DE; Philadelphia, PA, and New York, NY [B601]	0.70 Hrs
12/15/09	NRL	Review email from T. O'Brien regarding supplemental Kirpalani declaration regarding contract attorneys [B601]	0.10 Hrs
12/15/09	RXZ	Review Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.50 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/15/09	RXZ	Review Exhibits to 2004 motion [B601]	0.90 Hrs
12/15/09	RXZ	Review Notice of Appeal from Order Granting JP Morgan Chase Bank, National Association's Motion to Compel [B601]	0.20 Hrs
12/15/09	RXZ	Review Certification of Counsel Seeking Entry of Confidentiality Stipulation and Protective Order [B601]	0.40 Hrs
12/15/09	RXZ	Review various e-mails from J. Luton re: FDIC motion to continue 2004, related follow up and conferences with N. Lapinski and S. Kinsella and reply [B601]	0.60 Hrs
12/16/09	AGM	Draft Notice of Agreement of Production of Documents for OBC Group LLC [B601]	0.40 Hrs
12/16/09	JAA	Draft Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.40 Hrs
12/16/09	JAA	Draft COS to Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.20 Hrs
12/16/09	JAA	File and serve Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.80 Hrs
12/16/09	JAA	Research Motions for Protective Order [B601]	0.70 Hrs
12/16/09	JAA	Email E. Parness re: sample Motions for Protective Order [B601]	0.10 Hrs
12/16/09	JAA	Email E. Parness re: draft of Re-Notice of 2004 Motion [B601]	0.10 Hrs
12/16/09	JAA	Review email from N. Lapinski re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/16/09	JAA	Review Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/16/09	JAA	Email counsel re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/16/09	JAA	Prepare hearing binder for 12/18 hearing [B601]	1.00 Hrs
12/16/09	NRL	Email exchange and telephone discussions with J. Luton, B. Cleary, and E. Parness regarding continuance of 2004 Motion and related objection deadline [B601]	2.60 Hrs
12/16/09	NRL	Telephone discussion with E. Parness regarding LR 2004-1; 7026-1; FRCP 26(c); DRPC 4.2 and 4.4(a) and communication with former counsel regarding privileged information [B601]	1.30 Hrs
12/16/09	NRL	Research support for Motion for Protective Order to prevent contact in violation of third-party interest [B601]	1.40 Hrs
12/16/09	NRL	Email exchange and telephone discussions with M. McGuire, B. Cleary, and B. Finestone, et al. regarding content of agenda related to lift-stay motion [B601]	0.70 Hrs
12/16/09	NRL	Telephone message for L. Capp regarding lift-stay motion continuance [B601]	0.10 Hrs
12/16/09	NRL	Email exchange among Blackstone Group IT representative and E. Parness regarding technical problem with document production [B601]	0.40 Hrs
12/16/09	NRL	Review, edit, and execute Re-notice of Hearing of 2004 Motion and Certificate of Service thereof [B601]	0.30 Hrs
12/16/09	NRL	Review and edit Notice of Disclosure of Documents related to OB-C Group and review of 2004-1 [B601]	0.30 Hrs
12/16/09	NRL	Email exchange with E. Parness regarding additional notice to non-party 2004 targets of continuance [B601]	0.20 Hrs
12/16/09	RXZ	Review Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/16/09	RXZ	Review various issues with hearing and requested continuances with N. Lapinski, co-counsel and opposing counsel [B601]	1.50 Hrs
12/16/09	RXZ	Review Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.20 Hrs
12/16/09	RXZ	Review Notice of Agenda of Matters Scheduled for Hearing scheduled for 12/18/2009 at 11:30 AM and related follow up with staff, S. Kinsella and N. Lapinski [B601]	0.40 Hrs
12/16/09	SAK	Review UST's Motion to Compel Debtors to Produce List of Equity Security Holders [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for the Blackstone Group. [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for Carlyle Group, LLC. [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for Cerberus Capital Management L.P. [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for Citigroup Inc. [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for Fitch, Inc. [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for Lehman Brothers. [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for Morgan Stanley. [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for Oak Hill Capital Partners. [B601]	0.20 Hrs
12/17/09	AGM	Draft Notice of Agreement of Production of Documents for TPG Capital. [B601]	0.20 Hrs
12/17/09	JAA	Review email from N. Lapinski re: Docket No. 2025 - Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/17/09	JAA	Review Docket No. 2025 - Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.10 Hrs
12/17/09	JAA	Email counsel re: Docket No. 2025 - Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.10 Hrs
12/17/09	JAA	Email M. Davis re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email S. Alleyne and M. Mazour re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email R. White re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email J. Dickey and D. Kitchens re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email L. Arias re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/17/09	JAA	Email A. Griffiths re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email A. Bono re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email A. Bambach re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email S. Meyer re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email C. Gerry re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email Severson re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email Paul re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email P. Hohlt re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/17/09	JAA	Email D. Horne re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email S. Davidoff re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email B. Kitt re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email B. Lawson re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Email F. Barrett re: Docket No. 2006 - Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
12/17/09	JAA	Review email from E. Parness re: Motion for Protective Order; save to database [B601]	0.10 Hrs
12/17/09	JAA	Edit Motion for Protective Order [B601]	0.20 Hrs
12/17/09	JAA	Draft Notice re: Motion for Protective Order [B601]	0.30 Hrs
12/17/09	JAA	Draft Order re: Motion for Protective Order [B601]	0.30 Hrs
12/17/09	JAA	Edit Order re: Motion for Protective Order [B601]	0.10 Hrs
12/17/09	NRL	Email exchange with B. Finestone regarding attendance or telephonic appearance at omnibus hearing regarding interim fee applications [B601]	0.20 Hrs
12/17/09	NRL	Telephone discussion with E. Parness and Blackstone Group regarding form of document disclosure [B601]	0.20 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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12/17/09	NRL	Telephone discussion with counsel for Lehman regarding document disclosure [B601]	0.10 Hrs
12/17/09	RXZ	Review proposed filings with team [B601]	0.40 Hrs
12/17/09	RXZ	Review Re-Notice of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.20 Hrs
12/17/09	SAK	Review Motion for Protective Order [B601]	0.20 Hrs
12/17/09	SAK	Review Notice of Bank Bondholders 1st Set of Document Requests propounded upon Debtors [B601]	0.10 Hrs
12/17/09	TAK	Review and revise motion for protective order [B601]	1.20 Hrs
12/18/09	JAA	Review email from N. Lapinski re: docket no. 2032 - Certificate of Service Regarding (2) Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information and (2) Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B601]	0.10 Hrs
12/18/09	JAA	Review docket no. 2032 - Certificate of Service Regarding (2) Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information and (2) Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B601]	0.10 Hrs
12/18/09	JAA	Email counsel re: docket no. 2032 - Certificate of Service Regarding (2) Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information and (2) Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

		to the Debtors [B601]	
12/18/09	JAA	File and serve docket no. 2032 - Certificate of Service Regarding (2) Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information and (2) Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B601]	0.50 Hrs
12/18/09	JAA	Draft Certificate of Service Regarding (2) Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information and (2) Fourth Supplemental Declaration of Susheel Kirpalani in Connection with Employment of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B601]	0.30 Hrs
12/18/09	RXZ	Review Motion for Protective Order of the Debtors Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information and discuss same with T. Kittila [B601]	0.40 Hrs
12/18/09	RXZ	Review notice of discovery from bondholders to debtors and follow up with N. Lapinski and J.Adkins. [B601]	0.30 Hrs
12/21/09	JAA	Email counsel re: 1/11 objection deadline to 2004 motion [B601]	0.10 Hrs
12/21/09	NRL	Review email from M. Possick and attached drafts regarding meet & confer over confidentiality agreement [B601]	0.50 Hrs
12/21/09	NRL	Email exchange with S. Cave regarding specs and meta data on voluntary production of Lehman Brothers Holdings [B601]	0.40 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/21/09	NRL	Email to with S. Sadhigi regarding specs and meta data on voluntary production of Cerberus [B601]	0.20 Hrs
12/21/09	NRL	Email to with J. Dickey regarding specs and meta data on voluntary production of Morgan Stanley [B601]	0.20 Hrs
12/21/09	NRL	Email exchange with E. Parness regarding status of voluntary disclosures of Cerberus, Morgan Stanley, and Lehman [B601]	0.30 Hrs
12/21/09	RXZ	Review B. Glueckstein correspondence response re ongoing discovery dispute [B601]	0.20 Hrs
12/21/09	SAK	Review B. Glueckstein correspondence re discovery dispute [B601]	0.20 Hrs
12/22/09	NRL	Email exchange with T. O'Brien regarding meet & confer with JPMC counsel and possible motion for scheduling order [B601]	0.20 Hrs
12/22/09	NRL	Review interim fee order [B601]	0.20 Hrs
12/22/09	NRL	Discussions with S. Cave regarding meet & confer over 2004 and adversary discovery on Lehman [B601]	0.60 Hrs
12/22/09	NRL	Review draft certification and interim fee application for Quinn Emanuel [B601]	0.40 Hrs
12/23/09	NRL	Confer with J. Adkins and Email exchange with T. O'Brien regarding motion for a scheduling order in adversaries [B601]	0.40 Hrs
12/23/09	NRL	Review Certification of Counsel regarding Scheduling of Omnibus Hearing Dates [B601]	0.20 Hrs
12/23/09	SAK	Review Debtors' Certification of Counsel re disagreement concerning form of Order re Motion to Supplement [B601]	0.20 Hrs
12/28/09	NRL	Review Email from E. Parness regarding notices of voluntary production [B601]	0.10 Hrs
12/28/09	NRL	Review LR 2004-1 and status of voluntary production and notices thereof for OB-C Group and Blackstone Group [B601]	0.60 Hrs
12/28/09	NRL	Review Order Scheduling Additional Omnibus Hearing Dates and review LR 2004-1 and confer with paralegals regarding effect on 2004 Motion Response Deadlines [B601]	0.40 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

12/28/09	NRL	Review Email from J. Brownstone regarding discovery meet and confer response letter [B601]	0.10 Hrs
12/28/09	NRL	Review meet & confer response letter from E. Taggart [B601]	0.30 Hrs
12/28/09	NRL	Review Bank Bondholder's designation of record on appeal [B601]	0.20 Hrs
12/28/09	SAK	Review Appellant Designation of Items For Inclusion in Record On Appeal and Statement of Issues Presented on Appeal for relevance to client [B601]	0.20 Hrs
12/28/09	SAK	Review Notice of Adjourned/Rescheduled Hearing scheduled for 1/28/2010 at 04:00 PM and related follow up [B601]	0.20 Hrs
12/28/09	SAK	Review Order Supplementing Record re Debtors' HFA Trust Motion [B601]	0.20 Hrs
12/28/09	SAK	Review Noteholder's Designation of Items re Appeal of Rule 2019 Compliance Order [B601]	0.10 Hrs
12/29/09	AGM	Draft rule 2004 subpoena for Moodys Investors Services. [B601]	0.10 Hrs
12/29/09	NRL	Email exchange with B. Cleary regarding extension of response deadline to 2004 Motion [B601]	0.20 Hrs
12/30/09	AGM	Reviewed and analyzed Moodys Rule 2004 subpoena that was returned and the redraft to new service of process address. [B601]	0.30 Hrs
12/30/09	AGM	Draft Certificate of Service for Moody's 2004 subpoena. [B601]	0.20 Hrs
12/30/09	AGM	Conference call to O'Rourke investigations to serve Rule 2004 subpoena on Moodys. [B601]	0.20 Hrs
12/30/09	AGM	Edit Notice of Production of Documents re: Blackstone Group, L.P. [B601]	0.10 Hrs
12/30/09	AGM	Edit Notice of Production of Documents of the OB-C Group LLC. [B601]	0.10 Hrs
12/30/09	NRL	Review, edit and execute final notices of document production and exhibits by OB-C and Blackstone Groups [B601]	1.30 Hrs
12/30/09	NRL	Email exchanges among B. Finestone, B. Cleary and B. Rosen regarding extension of response deadline to 2004 Motion [B601]	0.80 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through December 31, 2009

Postage

12/02/09	150.54	
12/03/09	150.54	
12/04/09	150.54	
12/09/09	115.36	
12/10/09	17.16	
12/10/09	24.46	
12/15/09	231.67	
12/16/09	181.04	
12/18/09	300.45	
12/18/09	RELIABLE WILMINGTON (DE)---INV#WL017472 DTD 12/18/09 PROFESSIONAL SERVICES: POSTAGE DOMESTIC & INTERNATIONAL ON 12/18/09 FOR NRL	300.45
12/23/09		139.63
		\$1,461.39

Copying

12/02/09	279.30	
12/04/09	294.00	
12/09/09	602.70	
12/10/09	38.00	
12/10/09	11.40	
12/11/09	108.00	
12/14/09	2,298.80	
12/14/09	RELIABLE WILMINGTON (DE)---INV#WL017382 DTD 12/14/09 PROFESSIONAL SERVICES: DUPLICATING - CONVERT TO 2-SIDED: 28 SETS OF 821 ON 12/14/09 FOR NRL	2,298.80
12/15/09	198.48	
12/15/09	1,040.60	
12/16/09	386.40	

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through December 31, 2009

Copying

12/18/09		29.40	
12/18/09		1,367.10	
12/23/09		48.00	
12/23/09		141.50	
12/30/09		7.10	
			\$6,850.78

Delivery/Courier Service

12/02/09	RELIABLE COPY SERVICES (DE)---INV #WL017185 DTD 12/02/09 FOR PROFESSIONAL SERVICES: HAND DELIVERIES ON 12/02/09 FOR RXZ	187.50	
12/04/09	RELIABLE COPY SERVICES (DE)---INV #WLO17219 DTD 12/04/09 FOR PROFESSIONAL SERVICES: HAND DELIVERIES ON 12/03/09 FOR RXZ	187.50	
12/09/09	RELIABLE WILMINGTON (DE)---INV#WL017304 DTD 12/09/09 PROFESSIONAL SERVICES: 25 HAND DELIVERIES ON 12/09/09 FOR JAA	187.50	
12/10/09	RELIABLE WILMINGTON (DE)---INV#WL017330 DTD 12/10/09 PROFESSIONAL SERVICES: 8 HAND DELIVERIES ON 12/10/09 FOR NRL	60.00	
12/11/09	RELIABLE WILMINGTON (DE)---INV#WL017345 DTD 12/11/09 PROFESSIONAL SERVICES: 8 HAND DELIVERIES ON 12/11/09 FOR PAG	60.00	
12/11/09	RELIABLE WILMINGTON (DE)---INV#WL017347 DTD 12/11/09 PROFESSIONAL SERVICES: 2 HAND DELIVERIES ON 12/11/09 FOR TAK	15.00	
12/14/09	RELIABLE WILMINGTON (DE)---INV#WL017382 DTD 12/14/09 PROFESSIONAL SERVICES: DELIVERY OF BOXES AT 1:30 AM ON 12/14/09 FOR NRL	40.00	
12/15/09	RELIABLE WILMINGTON (DE)---INV#WL017404 DTD 12/15/09 PROFESSIONAL SERVICES: 26 HAND DELIVERIES ON 12/15/09 FOR NRL	195.00	

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through December 31, 2009

Delivery/Courier Service

12/18/09	RELIABLE WILMINGTON (DE)---INV#WL017475 DTD	7.50	
	12/18/09 PROFESSIONAL SERVICES: DELIVERY TO		
	JUDGE WALRATH ON 12/18/09 FOR NRL		
12/18/09	RELIABLE WILMINGTON (DE)---INV#WL017472 DTD	187.50	
	12/18/09 PROFESSIONAL SERVICES: 25 HAND		
	DELIVERIES ON 12/18/09 FOR NRL		
12/23/09	RELIABLE WILMINGTON (DE)---INV#WL017537 DTD	187.50	
	12/23/09 PROFESSIONAL SERVICES: 25 HAND		
	DELIVERIES ON 12/23/09 FOR NRL		
			\$1,315.00

Computerized Legal Research

12/01/09	WEST GROUP(BB/HA/SC/DE)---INV #819597345 DTD	4.35	
	12/01/09 FOR WESTLAW LEGAL RESEARCH FOR THE		
	PERIOD: NOV 01, 2009 - NOV 30, 2009 BY NRL		
			\$4.35

Total Reimbursement for out of pocket expenses \$9,631.52

TOTAL THIS BILL \$52,546.52



Washington Mutual, Inc.

**Task Billing Summary Page**

Re: In re: Washington Mutual, Inc., et al.

File Number 60124-001

	Previous	Current	
	<u>Billed</u>	<u>Bill</u>	<u>Total</u>
Case Administration	8,289.00	40.00	8,329.00
Asset Analysis Recovery	346.50	0	346.50
Asset Disposition	526.00	0	526.00
Relief from Stay/Adequate Protection	2,960.00	60.00	3,020.00
Employment & Retention Application EGS	3,737.50	273.00	4,010.50
Employment & Retention Application Others	1,005.00	409.50	1,414.50
Fee Applications and Invoices – EGS	12,850.50	2,114.00	14,964.50
Fee Objections EGS	4,336.00	870.00	5,206.00
Fee Applications and Invoices – Others	9,817.50	617.50	10,435.00
Fee Objections Others	2,211.50	2,042.50	4,254.00
Other Contested Matters	16,551.50	77.00	16,628.50
Business Operations	172.50	0	172.50
Claims Administration and Objections	200.00	0	200.00
Plan and Disclosure Statement Matters	1,009.50	0	1,009.50
Court Hearings	18,704.50	2,196.00	20,900.50
Schedules and Statements	421.00	0	421.00
Litigation	354,925.00	34,215.50	389,140.50
Analysis/Strategy	2,471.00	0	2,471.00
Totals	440,534.50	42,915.00	483,449.50

# Exhibit C

EXPENSE SUMMARY FOR THE PERIOD  
DECEMBER 1, 2009 THROUGH DECEMBER 31, 2009

<u>Expense Category</u>	<u>Total Expenses</u>
Postage	\$1,461.39
Copying <sup>1</sup>	\$6,850.78
Delivery/Courier Service	\$1,315.00
Computerized Legal Research	\$4.35
<b>TOTAL THIS BILL:</b>	<b>\$9,631.52</b>

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<sup>1</sup> EG represents that its rates for duplication is \$0.10 per page, consistent with the Local Rules and Guidelines. Detailed copy charges are listed in Exhibit B.

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

-----	x
<i>In re:</i>	: Chapter 11
	:
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	: Case No. 08-12229 (MFW)
	:
Debtors.	: Jointly Administered
-----	x
WASHINGTON MUTUAL, INC. AND	:
WMI INVESTMENT CORP.,	:
	: Adv. Proc. No. 09-50934
Plaintiffs,	:
	:
v.	:
	:
JPMORGAN CHASE BANK, NATIONAL	:
ASSOCIATION,	:
	:
Defendant.	:
-----	x

**CERTIFICATE OF SERVICE**

I, Neil R. Lapinski, Esquire, Special Litigation and Conflicts Counsel for the Debtors, hereby certify that I caused a copy of the Ninth Monthly Application (December 1, 2009 through December 31, 2009) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331 to be served on all Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals (Docket No. 302) on March 1, 2010. I have caused a copy of the Notice of the Ninth Monthly Application to be served on all remaining parties on March 1, 2010. All local parties were served via hand delivery and the remaining parties listed on the attached service list were served via U.S. First Class Mail or Foreign First Class Mail.

Dated: March 1, 2010  
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)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)  
*Special Litigation and Conflicts Counsel for  
the Debtors and Debtors-in-Possession*

<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).

# Exhibit 4

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

----- x  
In re: : Chapter 11  
: :  
WASHINGTON MUTUAL, INC., *et al.*,<sup>1</sup> : Case No. 08-12229 (MFW)  
: :  
Debtors. : Jointly Administered  
: **Objection Deadline: 3/22/2010 @ 4 PM**  
: **Hearing: TBD if Objections filed**  
----- x

**NOTICE OF TENTH MONTHLY APPLICATION  
(JANUARY 1, 2010 THROUGH JANUARY 31, 2010) OF  
ELLIOTT GREENLEAF, SPECIAL LITIGATION AND CONFLICTS  
COUNSEL TO THE DEBTORS, FOR COMPENSATION AND  
REIMBURSEMENT OF EXPENSES PURSUANT TO 11 U.S.C. §§ 330 AND 331**

TO: The Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Amended Interim Compensation Order”) (Docket No. 302) and parties pursuant to Fed. R. Bankr. Pr. 2002(a)(6).

**PLEASE TAKE NOTICE** that Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors in the above-captioned cases, has filed the **Tenth Monthly Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331** (the “Application”). The Application seeks the **allowance** of fees in the amount of **\$72,421.00** (80%, \$57,936.80) and expenses in the amount of **\$14,415.23** for the period **January 1, 2010 through and including January 31, 2010** and **payment** of 80% of fees in the amount of **\$57,936.80** and 100% of the expenses in the amount of **\$14,415.23** pursuant to the Amended Interim Compensation Order. The Application has been filed and served on the Notice Parties pursuant to the Amended 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, 6th Floor, Wilmington, Delaware 19801, on or **before March 22, 2010 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).

Date: 3.1.10  
Docket No. 2436

**PLEASE TAKE FURTHER NOTICE** that the Notice Parties must also serve a copy of the objection upon the following parties so as to be **received no later than 4:00 p.m. (prevailing Eastern Time) on March 22, 2010:**

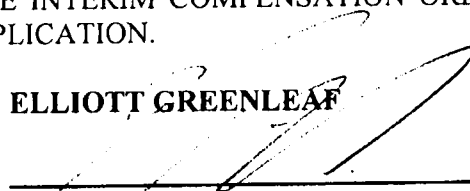
(i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, (a) Weil, Gotshal & Manges, LLP, 767 Fifth Avenue, New York, NY 10153 (Attention: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.) and (b) Richards, Layton & Finger, P.A., One Rodney 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; (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.); and (iv) special litigation and conflicts counsel for the Debtors, (a) Quinn Emanuel Urquhart Oliver & Hedges, LLP, 51 Madison Avenue, 22<sup>nd</sup> Floor, New York, NY 10010 (Attention: Susheel Kirpalani) and (b) Elliott Greenleaf, 1105 North Market Street, Suite 1700, Wilmington, DE 19801 (Attention: Rafael X. Zahralddin-Aravena).

**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 PURSUANT TO THE INTERIM COMPENSATION ORDER WILL A HEARING BE HELD ON THE APPLICATION.**

Dated: March 1, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**

  
\_\_\_\_\_  
Rafael X. Zahralddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)  
*Special Litigation and Conflicts Counsel for  
the Debtors*

**File a Motion:**

08-12229-MFW Washington Mutual, Inc.

Type: bk Chapter: 11 v Office: 1 (Delaware)

Assets: y Judge: MFW

Case Flag: LEAD, MEGA, PlnDuc, DscIsDuc, CLMSAGNT, APPEAL, MTRUNADV

**U.S. Bankruptcy Court****District of Delaware**

## Notice of Electronic Filing

The following transaction was received from Neil Raymond Lapinski entered on 3/1/2010 at 2:28 PM EST and filed on 3/1/2010

**Case Name:** Washington Mutual, Inc.**Case Number:** 08-12229-MFW**Document Number:** 2436**Docket Text:**

Monthly Application for Compensation (*Tenth*) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses for the Period January 1, 2010 through January 31, 2010 Filed by Washington Mutual, Inc.. Objections due by 3/22/2010. (Attachments: # (1) Exhibit s A to C# (2) Notice # (3) Certificate of Service) (Lapinski, Neil)

The following document(s) are associated with this transaction:

**Document description:**Main Document**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAMEG 10 App.PDF**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=3/1/2010] [FileNumber=8198815-0]  
[23d66a73961cf30abd6e98f4bcde5dcdedf316b03de33e1942ef79045481da54d1686  
23d4724b058f9bf43ba0932cc16fc5247b57371fac97593f696ec5e513]]

**Document description:**Exhibit s A to C**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAMEG 10 Exh.PDF**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=3/1/2010] [FileNumber=8198815-1]  
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42e26f7d8b4e2c9c1eb8e18f84824fb5c60f5bc56affbc4f0d438002b7b]]

**Document description:**Notice**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAMEG 10 Not.PDF**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=3/1/2010] [FileNumber=8198815-2]  
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cab77c5e6ac1b51e775cf521c6a7b44703c8d796d499ed9d1848436e567]]

**Document description:**Certificate of Service**Original filename:**\\Wlm-ads01\shared-files\Scanned Images\KAMEG 10 COS.pdf**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=3/1/2010] [FileNumber=8198815-3]  
[8bc354740a8084fa34f91677def5260e095d5f2dfad586054e26651944c422777a34  
aba169b9a52c1091abd1cbbf379570a721291a7fe40fd30a42704f07f37]]

**08-12229-MFW Notice will be electronically mailed to:**

Tara B. Annweiler on behalf of Creditor American National Insurance Company  
tannweiler@greerherz.com

Elizabeth Banda Calvo on behalf of Creditor Arlington ISD  
ecobb@pbfc.com, ebcalso@pbfc.com

Christopher R. Belmonte on behalf of Interested Party Moody's Investors Service  
cbelmonte@ssbb.com, pbosswick@ssbb.com

Michael J. Bennett on behalf of Creditor Andrew Eschenbach  
mbennett@hlawfirm.com, nkutcher@hlawfirm.com

Mark M. Billion on behalf of Interested Party Bank Bondholders  
mbillion@pszjlaw.com

William Pierce Bowden on behalf of Creditor Fir Tree Value Master Fund, L.P. and Fir Tree Capital Opportunity Master Fund, L.P.  
wbowden@ashby-geddes.com

Robert S. Brady on behalf of Defendant Federal Deposit Insurance Corporation  
bankfilings@ycst.com

James L. Bromley on behalf of Interested Party Barclays Capital, Inc.  
jbromley@cgs.com, maofiling@cgs.com

Charles J. Brown on behalf of Creditor AT&T  
cbrown@archerlaw.com, dabernathy@archerlaw.com

Lisa Zwally Brown on behalf of Creditor MARTA/ATU Employees Retirement Plan  
lzbrown@mmwr.com



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

----- x  
In re: : Chapter 11  
: :  
WASHINGTON MUTUAL, INC., *et al.*,<sup>1</sup> : Case No. 08-12229 (MFW)  
: :  
Debtors. : Jointly Administered  
: **Objection Deadline: 3/22/2010 @ 4 PM**  
: **Hearing: TBD if Objections filed**  
----- x

**TENTH MONTHLY APPLICATION (JANUARY 1, 2010 THROUGH  
JANUARY 31, 2010) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS,  
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

Name of Applicant: Elliott Greenleaf

Authorized to Provide  
Professional Services to: Debtors

Date of Retention: *Nunc Pro Tunc* to September 26, 2008

Period for which compensation and  
reimbursement is sought: January 1, 2010 through January 31, 2010

Amount of Compensation sought as  
actual, reasonable and necessary: \$72,421.00 (80%, \$57,936.80)

Amount of Expense Reimbursement sought  
as actual, reasonable and necessary: \$14,415.23

This is a:       X   monthly      interim      final application

<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 total time expended for fee application preparation is approximately 4.0 hrs and the corresponding compensation requested is approximately \$800.00.

If this is not the first application filed, disclose the following for each prior application:

<b>Fee Application Covered Dates, Date Filed, Doc. No.</b>	<b>Total Fee Request</b>	<b>Total Expense Request</b>	<b>Certificate of No Objection/ Certification of Counsel Filing Date, Doc. No.</b>	<b>Total Amount of Fees Approved to Date via Certificate of No Objection (80%)</b>	<b>Total Amount of Expenses Approved to Date via Certificate of No Objection (100%)</b>	<b>Amount of Holdback Fees</b>
4/1/09-4/30/09 7/1/09 Doc. No. 1258	\$13,117.50	\$414.08	7/23/2009 Doc. No. 1381	\$10,494.00	\$414.08	\$2,623.50
5/1/09-5/31/09 7/1/09 Doc. No. 1260	\$44,086.50	\$2,370.69	7/23/2009 Doc. No. 1382	\$35,269.20	\$2,370.69	\$8,817.30
6/1/09-6/30/09 7/20/2009 Doc. No. 1350	\$56,307.00	\$1,801.27	8/13/2009 Doc. No. 1487	\$45,045.60	\$1,801.27	\$11,261.40
7/1/09-7/31/09 8/25/2009 Doc. No. 1548	\$81,265.00	\$15,070.71	9/16/2009 Doc. No. 1616	\$65,012.00	\$15,070.71	\$16,253.00
8/1/09-8/31/09 9/28/2009 Doc. No. 1663	\$59,267.00	\$3,153.27	10/22/2009 Doc. No. 1751	\$47,413.60	\$3,153.27	\$11,853.40
9/1/09-9/30/09 11/5/2009 Doc. No. 1838	\$85,135.50	\$3,400.05	12/2/2009 Doc. No. 1954	\$68,108.40	\$3,400.05	\$17,027.10
10/1/09- 10/31/09 12/23/2009 Doc. No. 2052	\$55,948.50	\$3,585.61	1/15/2010 Doc. No. 2165	\$44,758.80	\$3,585.61	\$11,189.70
11/1/09- 11/30/09 12/23/2009 Doc. No. 2053	\$45,407.50	\$2,960.77	1/15/2010 Doc. No. 2166	\$36,326.00	\$2,960.77	\$9,081.50
12/109- 12/31/09 3/1/2010	\$42,915.00	\$9,631.52				

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

-----	x
In re:	: Chapter 11
	: :
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	: Case No. 08-12229 (MFW)
	: :
Debtors.	: Jointly Administered
	: <b>Objection Deadline: 3/22/2010 @ 4 PM</b>
	: <b>Hearing: TBD if Objections filed</b>
-----	x

**TENTH MONTHLY APPLICATION (JANUARY 1, 2010 THROUGH  
JANUARY 31, 2010) OF ELLIOTT GREENLEAF, SPECIAL  
LITIGATION AND CONFLICTS COUNSEL TO THE DEBTORS,  
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES  
PURSUANT TO 11 U.S.C. §§ 330 AND 331**

Elliott Greenleaf ("EG"), special litigation and conflicts counsel to Washington Mutual, Inc. and WMI Investment Corp., the above-captioned debtors and debtors-in-possession ("Debtors"), hereby submits this Tenth Monthly Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331 ("Application") for legal services performed during the period commencing January 1, 2010 through and including January 31, 2010 ("Application Period"). In support thereof, EG respectfully represents as follows:

**BACKGROUND**

1. On September 26, 2008 (the "Petition Date") the Debtors filed voluntary petitions for reorganization under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). This Court has entered an Order directing

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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).

joint administration of these Chapter 11 cases. The Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to 11 U.S.C. §§ 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in these cases.

2. On October 15, 2008, the United States Trustee for the District of Delaware (the “United States Trustee”) appointed the Committee pursuant to Section 1102(a)(1) of the Bankruptcy Code (Docket No. 78).

3. On May 18, 2009, the Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Quinn Emanuel Urquhart & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors (Docket no. 1042). On May 19, 2009, this Court entered an Order Authorizing Employment and Retention *Nunc Pro Tunc* of Elliott Greenleaf as Special Litigation and Conflicts Counsel to the Debtors and Debtors-in-Possession (Docket No. 1053) (“EG Retention Order”). Pursuant to the EG Retention Order, EG was retained *nunc pro tunc* to September 26, 2008.

#### **JURISDICTION AND VENUE**

4. This Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. Venue of this proceeding and this Application is proper on this district pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2)(A) and (M).

5. The statutory bases for relief requested herein are §§ 105(a), 330 and 331 of the Bankruptcy Code.

#### **TERMS AND CONDITIONS OF COMPENSATION OF EG**

6. Subject to Court approval, EG seeks payment for compensation on an

hourly basis, plus reimbursement of actual, necessary expenses incurred by EG during the Application Period. With the exception of copy charges (which are charged at a lower rate), the rates charged by EG in this case do not materially differ from the rates charged to EG's non-bankruptcy clients and are lower in many cases.

7. A summary of the hours spent, the names of each professional and paraprofessional rendering services to the Debtors during the Application Period, the regular customary billing rates and the total value of time incurred by each of the EG attorneys rendering services to the Debtors is attached hereto as Exhibit A. A copy of the computer generated time entries reflecting the time recorded for these services, organized in project billing categories in accordance with the United States Trustee's Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 ("Guidelines"), is attached hereto as Exhibit B. A statement of expenses incurred by EG during the Application Period is also included in Exhibit B. All time entries and requested expenses are in compliance with Local Rule 2016-2.<sup>2</sup>

8. On November 14, 2008, this Court entered the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals (Docket No. 302) ("Amended Interim Compensation Order"). Pursuant to the Amended Interim Compensation Order, EG and other professionals retained in this case are authorized to file and to serve upon the Debtors and the parties identified in the Amended Interim Compensation Order monthly fee applications ("Monthly Fee Application") of their fees and expenses. After the expiration of a twenty

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<sup>2</sup> EG has also attempted to ensure that this Application complies with the Guidelines. To the extent that the Guidelines conflict with local rules, in particular, Local Rule 2016-2, EG has chosen to comply with such local rule. EG will supplement this Application with additional detail or information upon request.

(20) day objection period, the Debtors are authorized to promptly pay eighty percent (80%) of the fees and one hundred percent (100%) of the expenses requested in the Monthly Fee Application, unless an objection specifically objects to fees and/or expenses of a professional, or the Court orders otherwise.

9. In accordance with the Amended Interim Compensation Order, EG has filed and served upon the Notice Parties identified in the Amended Interim Compensation Order this Application with respect to fees and expenses incurred during the Application Period in the amount of \$42,988.50 in fees and in the amount of \$9,631.52 in expenses.

10. All services and costs for which compensation is requested by EG in this Application were reasonable and necessary and were performed for and on behalf of the Debtors during the Application Period.

#### **CASE STATUS**

11. To the best of EG's knowledge, the Debtors' monthly operating reports contain up-to-date information regarding the amount of cash on hand or on deposit in the Debtors' estate, the amount and nature of accrued unpaid administrative expenses, the Debtors' operating profits or losses, and the amount of unencumbered funds in the Debtors' estate.

12. To the best of EG's knowledge, the Debtors have paid to the United States Trustee its initial quarterly fees and has filed its initial monthly operating report.

#### **NARRATIVE SUMMARY OF SERVICES**

13. EG has rendered actual and necessary services on behalf of the estate and is requesting reasonable compensation for their services for the Application Period. As noted above, a summary by project category is attached as Exhibit B, as are detailed time

entries organized by category and chronology within the categories.

14. In its capacity as special litigation and conflicts counsel, EG has been retained to perform all necessary legal services related to suits or other legal actions against present or former clients of Weil, Gotshal & Manges LLP and Richards, Layton & Finger, P.A. (“Conflict Parties”) in these cases as is appropriate. EG will not be doing any work that is duplicative of Debtors’ Counsel. EG has been primarily retained, but not to the exclusion of any related duties described in the Application, to commence, prosecute, and defend, as appropriate, adversary proceedings against the Conflict Parties including, but not limited to, adversary and other necessary parties (Adv. Proc. 09-50551 (MFW) commenced in this Court on March 24, 2009 by JPMorgan against the Debtors and the FDIC. On March 30, 2009, JPMorgan Chase moved to intervene.). The retention of EG has been requested by the Debtors because, and shall be limited to those instances in which Debtors’ Counsel have conflicts which they have been unable to resolve through a waiver or otherwise. These conflicts preclude them from representing the Debtors’ interests against JPMorgan and other necessary parties to the dispute with JPMorgan.

**COMPENSATION REQUESTED**

15. EG expended 199.8 hours during the Application Period in furtherance of its efforts on behalf of the Debtors. EG requests allowance of compensation in amount of \$72,421.00 for legal services rendered during the Application Period at a blended hourly rate of \$362.47. Pursuant to the Amended Interim Compensation Order, EG requests payment of 80% of the total fees requested, or \$57,936.80. None of the requested fees detailed herein have been paid.

## **REIMBURSEMENT OF EXPENSES**

16. During the Application Period, EG incurred certain necessary expenses in rendering legal services to the Debtors as set forth in Exhibit C. Exhibit C sets forth in summary detail the expenses incurred during the Application Period (copies of invoices from EG's vendors are available for inspection upon request). Telecopying services completed in-house by EG were charged at \$1.00 per page for outgoing facsimiles only. EG represents that its rate for duplication is \$0.10 per page, consistent with the Local Rules and Guidelines. In order to more efficiently handle the voluminous copying of pleadings served and filed in this case, EG on occasion retained third-party duplication service providers. EG seeks reimbursement only for the actual expenses charged by such third-party service providers. Finally, EG seeks reimbursement for computer assisted research, which is the actual cost of such charges, if any.

17. EG seeks reimbursement for its reasonable, necessary and actual expenses incurred during the Application Period for the total amount of \$14,415.23.

## **LEGAL STANDARD**

18. Section 330(a)(1) of the Bankruptcy Code allows the payment of:

(A) reasonable compensation for actual, necessary services rendered by the trustee, examiner, professional person, or attorney and by any paraprofessional person employed by any such person; and

(B) reimbursement for actual, necessary expenses.

11 U.S.C. § 330(a)(1). Reasonableness of compensation is driven by the "market-driven approach" which considers the nature, extent and value of services provided by the professional and cost of comparable services in the non-bankruptcy contexts. *See Zolfo Cooper & Co. v. Sunbeam-Oster Co.*, 50 F.3d 253, 258 (3d Cir. 1995); *In re Busy Beaver*



*Building Ctr., Inc.*, 19 F.3d 833, 849 (3d Cir, 1994). Thus, the “baseline rule is for firms to receive their customary rates.” *Zolfo Cooper*, 50 F.3d at 259.

19. In accordance with its practices in non-bankruptcy matters, EG has calculated its compensation requested in their Application by applying the standard hourly rates. EG’s calculation is based upon hourly rates that are well within the range of rates that are charged by comparable firms in similar bankruptcy cases. Accordingly, EG’s rates should be determined to be reasonable under § 330 of the Bankruptcy Code.

20. EG’s fees during the Application Period are also reasonable under the prevailing legal standard and should be allowed. The amount of these fees is not unusual given the complexity, accelerated deadlines, aggressive sale schedule, and size of the Debtors’ Chapter 11 case. EG’s fees are commensurate with fees that other attorneys of comparable experience and expertise have charged and been awarded in similar Chapter 11 cases. Accordingly, EG’s fees are reasonable pursuant to § 330 of the Bankruptcy Code.

21. Section 330(a)(1)(B) of the Bankruptcy Code permits reimbursement for actual, necessary expenses. EG’s legal services and expenses incurred during the Application Period are set forth in this Application and constitute only those necessary expenses that were incurred for the benefit of the Debtors’ estate. EG has properly requested reimbursement of only actual, necessary and appropriate legal expenses.

22. Except as permitted by Bankruptcy Rule 2016, no agreement or understanding exists between EG and/or any third person for the sharing or division of compensation. All of the services for which compensation is requested in this Application were rendered at the request of and solely on behalf of the Debtors.

23. Pursuant to the standards set forth in §§ 330 and 331 of the Bankruptcy Code, EG submits that the compensation requested is for actual and necessary services and expenses, and is reasonable, based upon the nature, extent and value of such services, the time spent thereon, and the costs of comparable services in a case under the Bankruptcy Code.

24. The time records annexed to this Application constitute only a general statement of the services rendered and time expended without description of the pressure and constraints under which EG actually rendered these services. The considerable challenges of this case have been attended to and managed by EG at all levels, promptly, expertly, and often to the exclusion of the other matters in EG's office. EG submits, therefore, that its fees and expenses were actually, necessary, reasonable and justified, and should be allowed in full.

#### **NOTICE AND NO PRIOR APPLICATION**

25. No trustee or examiner has been appointed in this Chapter 11 case. Notice and service of this Application has been given to the Debtors; co-counsel to the Debtors; the Office of the United States Trustee for the District of Delaware; and counsel to any Committees appointed in the Debtors' Chapter 11 case pursuant to the Interim Compensation Order. Pursuant to the Fed. R. of Bank. Pr. 2002(a)(6), notice of this Application has also been given to all parties requesting notices pursuant to Fed. R. Bank. Pr. 2002. In light of the nature of the relief requested herein, EG submits that no further or other notice is required.

26. No previous application for the relief sought herein has made to this or any other Court.

**VERIFICATION**

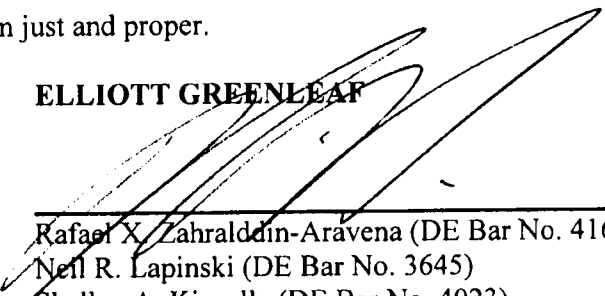
27. I am familiar with the work performed on behalf of the Debtors by the lawyers and paraprofessionals in the firm.

28. I have reviewed the foregoing Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed Del. Bankr. L.R. 2016-2, and submit that the Application substantially complies with such Local Rule.

WHEREFORE, EG requests that its Application for fees in the amount of \$72,421.00 and expenses in the amount of \$14,415.23 be allowed and that if no objections are filed, 80% of the requested fees in the amount of \$57,936.80 and 100% of the amount of \$14,415.23 be paid for reimbursement of actual and necessary costs and expenses incurred during the Application Period, and further requests such other and further relief as the court may deem just and proper.

Dated: March 1, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



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Rafael X. Zahraiddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
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*Special Litigation and Conflicts Counsel to  
Washington Mutual, Inc. and WMI Investment  
Corp.*

# Exhibit A

**SUMMARY OF PROFESSIONAL AND PARAPROFESSIONALS  
 RENDERING SERVICES FROM  
 JANUARY 1, 2010 THROUGH JANUARY 31, 2010**

<b>Name of Professional</b>	<b>Position</b>	<b>Total Billed Hours</b>	<b>Hourly Billing Rate</b>	<b>Total Compensation</b>
Jessi A. Adkins	Paralegal	41.2 Hrs	\$200/hr	\$8,240.00
Kristin McCloskey	Paralegal	14.8 Hrs	\$200/hr	\$2,960.00
Neil R. Lapinski	Partner	67.1 Hrs	\$390/hr	\$26,169.00
Phillip A. Giordano	Paralegal	1.8 Hrs	\$200/hr	\$360.00
Shelley A. Kinsella	Counsel	21.4 Hrs	\$390/hr	\$8,346.00
Rafael X. Zahralddin	Partner	39.7 Hrs	\$585/hr	\$23,224.50
Andrew G. Mirisis	Associate	11.2 Hrs	\$225/hr	\$2,520.00
Darcy A. White	Law Clerk	2.5 Hrs	\$225/hr	\$562.50
Theodore A. Kittila	Counsel	0.1 Hrs	\$390/hr	\$39.00
<b>Total:</b>		<b>199.8 Hrs</b>		<b>\$72,421.00</b>
<b>Blended Rate:</b>			<b>\$362.47/hr</b>	

# Exhibit B

ELLIOTT GREENLEAF  
P.O. Box 3010  
Blue Bell, Pennsylvania 19422  
EIN #23-2617189

March 1, 2010

Bill Number 00816  
File Number 60124-001

Washington Mutual, Inc.  
1301 Second Avenue  
Seattle, WA 98101

**FOR PROFESSIONAL SERVICES**

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**LEGAL SERVICES**

Through January 31, 2010

Case Administration

01/04/10	JAA	Email counsel re: 1/11 Formation Meeting for Committee of Equity Security Holders [B110]	0.10 Hrs
01/05/10	JAA	Update 2002 service list [B110]	0.10 Hrs
01/12/10	JAA	Review email from S. Kinsella re: docket no. 2131 - Notice of Appearance and Request for Notices and Papers Filed by Official Committee of Equity Holders [B110]	0.10 Hrs
01/12/10	JAA	Update 2002 service list [B110]	0.10 Hrs
01/14/10	JAA	Update 2002 service list [B110]	0.10 Hrs
01/14/10	RXZ	Review Notice of Appearance and Request for Service of Papers and Reservation of Rights Filed by Federal Home Loan Bank of San Francisco [B110]	0.10 Hrs
01/15/10	RXZ	Forward Notice of Appearance Filed by Securities and Exchange Commission to J. Adkins [B110]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/18/10	JAA	Update 2002 service list [B110]	0.10 Hrs		
01/25/10	JAA	Prepare service list for Rule 2004 Reply [B110]	0.40 Hrs		
		Case Administration Totals	1.20 Hrs	\$	317.00
		<u>Employment &amp; Retention Application Other</u>			
01/15/10	DAW	Assist with service of docket no. 2158 Motion to Amend the Retention of Quinn Emanuel Urquhart Oliver and Hedges, LLP, as Special Litigation and Conflicts Counsel to the Debtors Pursuant to Sections 327(e) and 328(a) of the Bankruptcy Code and Bankruptcy Rule 2014 [B165]	0.30 Hrs		
01/15/10	KXM	Conference with and emails to/from N. Lapinski re: Motion to Amend the Retention of Quinn Emanuel [B165]	0.50 Hrs		
01/15/10	KXM	Conform Motion to Amend the Retention of Quinn Emanuel [B165]	0.80 Hrs		
01/15/10	KXM	Draft COS to Motion to Amend the Retention of Quinn Emanuel [B165]	0.20 Hrs		
01/15/10	KXM	Draft Notice to Motion to Amend the Retention of Quinn Emanuel [B165]	0.60 Hrs		
01/15/10	KXM	File Motion to Amend the Retention of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.30 Hrs		
01/15/10	KXM	Email to counsel with docket no. 2158 - Motion to Amend the Retention of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.10 Hrs		
01/15/10	RXZ	Review drafts of Motion to Amend the Retention of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.30 Hrs		
01/15/10	RXZ	Review drafts of notice and COS Motion to Amend the Retention of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors and confer with N. Lapinski re: same [B165]	0.20 Hrs		
01/15/10	RXZ	Review Affidavit in support of Motion to Amend the Retention of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.20 Hrs		



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/15/10	SAK	Review Proposed Order re: Motion to Amend the Retention of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors [B165]	0.20 Hrs		
01/15/10	SAK	Review e-mail from K. McCloskey re: Motion to Amend the Retention of Quinn Emanuel Urquhart Oliver & Hedges, LLP as Special Litigation and Conflicts Counsel to the Debtors and related documents [B165]	0.40 Hrs		
01/19/10	KXM	Emails to/from N. Lapinski and J. Adkins re: Motion to Amend Quinn Emanuel Retention [B165]	0.20 Hrs		
01/19/10	NRL	Email exchange with B. Finestone regarding amended retention application and supplemental declaration [B165]	0.30 Hrs		
01/28/10	SAK	Review Application to Employ/Retain Benesch, Friedlander, Coplan & Aronoff LLP as As Its Delaware and Conflicts Counsel Pursuant to 11 U.S.C. Sections 327 and 1103, Nunc Pro Tunc to January 11, 2010 Filed By Official Committee of Equity Holders (Attachments: # (1) Notice of Application to Employ and Retain Benesch# (2) Verified Statement of Bradford J. Sandler# (3) Proposed Form of Order in Support of Application to Employ and Retain Benesch) and confer with R. Zahralddin [B165]	0.60 Hrs		
		Employment & Retention Application Other Totals	5.20 Hrs	\$	1,602.00
<u>Fee/Applications and Invoices - EGS</u>					
01/14/10	RXZ	Review December EG exhibits and forward to S. Kinsella for review [B170]	0.50 Hrs		
01/14/10	SAK	Review comments from R. Zahralddin re: December EG exhibits and forward to N. Lapinski for review [B170]	0.40 Hrs		
		Fee/Applications and Invoices - EGS Totals	0.90 Hrs	\$	448.50
<u>Fee Objections EGS</u>					
01/15/10	DAW	Assist with service of docket no. 2165 Certificate of No Objection re: Seventh Monthly Application for Compensation of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors for the Period October 1, 2009 through October 31, 2009 for Compensation and Reimbursement of Expenses [B171]	0.30 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/15/10	DAW	Assist with service of docket no. 2166 Certificate of No Objection re: Monthly Application for Compensation (Eighth) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses for the Period November 1, 2009 through November 30, 2009 [B171]	0.30 Hrs
01/15/10	JAA	Assist with service re: CNO to 7th EG Fee App [B171]	0.20 Hrs
01/15/10	KXM	Draft CNO to Elliott Greenleaf 7th fee application [B171]	0.30 Hrs
01/15/10	KXM	Draft COS to CNO to Elliott Greenleaf 7th fee application [B171]	0.20 Hrs
01/15/10	KXM	Draft CNO to Elliott Greenleaf 8th fee application [B171]	0.30 Hrs
01/15/10	KXM	Draft COS to CNO to Elliott Greenleaf 8th fee application [B171]	0.20 Hrs
01/15/10	KXM	Multiple emails from N. Lapinski re: edits and approval of documents to file [B171]	0.30 Hrs
01/15/10	KXM	File CNO to Elliott Greenleaf 7th fee application [B171]	0.30 Hrs
01/15/10	KXM	File CNO to Elliott Greenleaf 8th fee application [B171]	0.30 Hrs
01/15/10	KXM	Email to counsel with docket no. 2165 - CNO to Elliott Greenleaf's 7th fee application [B171]	0.10 Hrs
01/15/10	KXM	Email to counsel with docket no. 2166 - CNO to Elliott Greenleaf's 8th fee application [B171]	0.10 Hrs
01/15/10	NRL	Review, edit and authorize filing of Certificate of No Objection to Elliott Greenleaf's Seventh Monthly Fee Application and Certificate of Service thereof [B171]	0.40 Hrs
01/15/10	NRL	Review, edit and authorize filing of Certificate of No Objection to Elliott Greenleaf's Eighth Monthly Fee Application and Certificate of Service thereof [B171]	0.40 Hrs
01/15/10	RXZ	Review e-mails from K. McCloskey re: CNO to EG's 7th fee application and attachment [B171]	0.10 Hrs
01/15/10	RXZ	Review CNO to EG's 8th fee application and e-mails from K. McCloskey re: same [B171]	0.10 Hrs
01/15/10	SAK	Review CNO to EG's 7th fee application and revise fee chart [B171]	0.30 Hrs
01/15/10	SAK	Review CNO to EG's 8th fee application and revise fee chart [B171]	0.20 Hrs
01/18/10	KXM	Email to J. Truong with CNO to Elliott Greenleaf's 7th and 8th fee applications [B171]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/20/10	RXZ	Review e-mails from K. McCloskey re: CNO for EG 7th and 8th fee application [B171]	0.10 Hrs		
		Fee Objections EGS Totals	4.60 Hrs	\$	1,297.50
<u>Fee Applications and Invoices - Others</u>					
01/27/10	KXM	Emails to/from O. Urbietta re: November fee application [B175]	0.20 Hrs		
01/27/10	KXM	Conform Quinn Emanuel November fee application [B175]	0.40 Hrs		
01/27/10	KXM	Draft Notice to Quinn Emanuel November fee application [B175]	0.30 Hrs		
01/27/10	KXM	Draft COS to Quinn Emanuel November fee application [B175]	0.20 Hrs		
01/27/10	KXM	Edit Notice of Application to QE November fee application [B175]	0.20 Hrs		
01/27/10	KXM	File Quinn Emanuel's 8th fee application [B175]	0.30 Hrs		
01/27/10	KXM	Assist with service of Quinn Emanuel's 8th fee application [B175]	0.70 Hrs		
01/27/10	NRL	Review draft November fee application and certification of counsel for Quinn Emanuel [B175]	0.40 Hrs		
01/27/10	RXZ	Review Monthly Application for Compensation (Eighth) 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 November 1, 2009 through November 30, 2009 [B175]	0.20 Hrs		
01/28/10	KXM	Email to counsel with QE's 8th fee application [B175]	0.10 Hrs		
01/28/10	SAK	Review 8th monthly fee application of Quinn Emanuel for November 2009 [B175]	0.30 Hrs		
		Fee Applications and Invoices - Others Totals	3.30 Hrs	\$	870.00
<u>Fee Objections - Others</u>					
01/15/10	DAW	Assist with service of docket no. 2160 Certificate of No Objection re: Monthly Application for Compensation (Seventh) 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 October 1, 2009 from October 31, 2009	0.30 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

		[B176]			
01/15/10	JAA	Assist with service re: CNO to 7th Quinn Emanuel Fee App [B176]	0.20 Hrs		
01/15/10	KXM	Emails to/from O. Urbietta re: objections to Quinn Emanuel's 7th fee application [B176]	0.20 Hrs		
01/15/10	KXM	Review docket re: objections to Quinn Emanuel's 7th fee application and Elliott Greenleaf's 7th and 8th fee application [B176]	0.30 Hrs		
01/15/10	KXM	Draft CNO to Quinn Emanuel 7th fee application [B176]	0.30 Hrs		
01/15/10	KXM	Draft COS to CNO to Quinn Emanuel 7th fee application [B176]	0.20 Hrs		
01/15/10	KXM	File CNO to Quinn Emanuel 7th fee application [B176]	0.30 Hrs		
01/15/10	KXM	Email to counsel with docket no. 2160 - CNO to Quinn Emanuel's 7th fee application [B176]	0.10 Hrs		
01/15/10	NRL	Review, edit and authorize filing of Certificate of No Objection to Quinn Emmanuel's Seventh Monthly Fee Application and Certificate of Service thereof [B176]	0.40 Hrs		
01/15/10	SAK	Review e-mail from K. McCloskey re: CNO to QE's 7th fee application and attached documents [B176]	0.10 Hrs		
01/18/10	KXM	Email to J. Truong with CNO to Quinn Emanuel's 7th fee application [B176]	0.10 Hrs		
01/28/10	KXM	Email to counsel re: objection deadline to QE's 8th fee application [B176]	0.10 Hrs		
01/28/10	KXM	Email to counsel re: CNO date to QE's 8th fee application [B176]	0.10 Hrs		
		Fee Objections - Others Totals	2.70 Hrs	\$	642.50

Claims Administration and Objections

01/05/10	SAK	Review Bankruptcy Court's Notice re Claims Register [B310]	0.10 Hrs		
		Claims Administration and Objections Totals	0.10 Hrs	\$	39.00

Plan and Disclosure Statement Matters (i

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/15/10	SAK	Review Motion to Extend Exclusivity Period for Filing a Chapter 11 Plan and Disclosure Statement (Fifth Motion) [B320]	0.30 Hrs		
01/18/10	JAA	Review email from S. Kinsella re: docket no. 2176 - Debtors' Fifth Motion for Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Exclusive Periods for the Filing of a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		
01/18/10	JAA	Review docket no. 2176 - Debtors' Fifth Motion for Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Exclusive Periods for the Filing of a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		
01/18/10	JAA	Email counsel re: docket no. 2176 - Debtors' Fifth Motion for Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Exclusive Periods for the Filing of a Chapter 11 Plan and Solicitation of Acceptances Thereto [B320]	0.10 Hrs		
01/20/10	RXZ	Review Debtors' Fifth Motion for Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Exclusive Periods for the Filing of a Chapter 11 Plan and Solicitation of Acceptances Thereto and follow up with J. Adkins re: proposed deadlines requested [B320]	0.30 Hrs		
		Plan and Disclosure Statement Matters (i Totals	0.90 Hrs	\$	352.50

Court Hearings

01/04/10	JAA	Review email from R. Zahraiddin re: docket no. 2067 - Notice of Adjourned/Rescheduled Hearing [B430]	0.10 Hrs		
01/04/10	JAA	Review docket no. 2067 - Notice of Adjourned/Rescheduled Hearing [B430]	0.10 Hrs		
01/04/10	JAA	Email counsel re: docket no. 2067 - Notice of Adjourned/Rescheduled Hearing [B430]	0.10 Hrs		
01/05/10	SAK	Email exchanges with N. Lapinski re Agenda preparations [B430]	0.20 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/12/10	JAA	Emails to/from N. Lapinski re: time of 1/28 omnibus hearing [B430]	0.10 Hrs
01/20/10	JAA	Emails to/from B. Finestone re: time of 1/28 hearing [B430]	0.10 Hrs
01/26/10	JAA	Review email from S. Kinsella re: docket no. 2228 - Notice of Agenda of Matters Scheduled for Hearing scheduled for 1/28/2010 at 4:00 PM [B430]	0.10 Hrs
01/26/10	JAA	Review docket no. 2228 - Notice of Agenda of Matters Scheduled for Hearing scheduled for 1/28/2010 at 4:00 PM [B430]	0.10 Hrs
01/26/10	JAA	Email counsel re: docket no. 2228 - Notice of Agenda of Matters Scheduled for Hearing scheduled for 1/28/2010 at 4:00 PM [B430]	0.10 Hrs
01/26/10	JAA	Email counsel re: telephone appearance deadline for Hearing scheduled for 1/28/2010 at 4:00 PM [B430]	0.10 Hrs
01/26/10	JAA	Schedule telephonic appearance for A. Abensohn for 1/28 hearing [B430]	0.20 Hrs
01/26/10	JAA	Email A. Abensohn re: confirmation of telephonic appearance for 1/28 hearing [B430]	0.10 Hrs
01/26/10	JAA	Prepare hearing binders for 1/28 hearing [B430]	1.20 Hrs
01/26/10	JAA	Schedule telephonic appearance for E. Parness for 1/28 hearing [B430]	0.20 Hrs
01/26/10	JAA	Email E. Parness re: confirmation of telephonic appearance for 1/28 hearing [B430]	0.10 Hrs
01/26/10	RXZ	Confer with J.Adkins re: hearing preparation [B430]	0.20 Hrs
01/26/10	RXZ	Review agenda, review file re: same and confer with J.Adkins re: hearing binder [B430]	0.40 Hrs
01/27/10	JAA	Finish preparing hearing binders (2) for 1/28 hearing [B430]	0.80 Hrs
01/27/10	JAA	Email N. Lapinski re: date and time of February omnibus hearing [B430]	0.10 Hrs
01/27/10	JAA	Emails to/from C. Greer re: Amended Agenda [B430]	0.10 Hrs
01/27/10	JAA	Assist with preparation for 1/28 hearing [B430]	1.50 Hrs
01/27/10	RXZ	Review Notice of Agenda of Matters Scheduled for Hearing Filed by Washington Mutual, Inc..scheduled for 1/29/2010 at 10:30 AM [B430]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/27/10	SAK	Review Notice of Agenda [B430]	0.30 Hrs		
01/27/10	SAK	Conference with N. Lapinski and J. Adkins re upcoming hearing issues; review Agendas re same [B430]	0.20 Hrs		
01/28/10	JAA	Edit hearing binders (2) re: Amended Agenda [B430]	0.50 Hrs		
01/28/10	JAA	Review email from S. Kinsella re: docket no. 2256 - Notice of Amended Agenda of Matters Scheduled for Hearing scheduled for 1/28/2010 at 04:00 PM [B430]	0.10 Hrs		
01/28/10	JAA	Review docket no. 2256 - Notice of Amended Agenda of Matters Scheduled for Hearing scheduled for 1/28/2010 at 04:00 PM [B430]	0.10 Hrs		
01/28/10	JAA	Email counsel re: docket no. 2256 - Notice of Amended Agenda of Matters Scheduled for Hearing scheduled for 1/28/2010 at 04:00 PM [B430]	0.10 Hrs		
01/28/10	JAA	Assist with preparation for 1/28 hearing [B430]	1.50 Hrs		
01/28/10	NRL	Hearing follow up with R. Zahralddin [B430]	0.50 Hrs		
01/28/10	RXZ	Prepare for hearing [B430]	2.50 Hrs		
01/28/10	RXZ	Attend Washington Mutual hearing [B430]	3.60 Hrs		
01/28/10	RXZ	Hearing follow up with N. Lapinski [B430]	0.50 Hrs		
01/28/10	SAK	Review Notice of Amended Agenda of Matters Scheduled for Hearing scheduled for 1/28/2010 at 04:00 PM and related follow up with J.Adkins [B430]	0.30 Hrs		
		Court Hearings Totals	16.40 Hrs	\$	6,414.00

et seq. Litigation

01/02/10	NRL	Email exchange with B. Cleary regarding extension of objection deadline to 2004 Motion [B601]	0.20 Hrs		
01/02/10	NRL	Research good cause and reasonableness of extending objection deadline otherwise consistent with timing requirements of 2004 and parallel to 9006 [B601]	2.30 Hrs		
01/04/10	JAA	File and serve docket no. 2080 - Certificate of Service [B601]	0.50 Hrs		
01/04/10	JAA	Draft COS re: Notice of Production by OB-C Group, LLC and the Blackstone Group, L.P. [B601]	0.20 Hrs		

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/04/10	JAA	Review email from S. Kinsella re: docket no. 2080 - Certificate of Service Regarding the Notice of Service of Production of Documents (Blackstone Group, L.P.) and the Notice of Service of Production of Documents (OB-C Group, LLC) [B601]	0.10 Hrs
01/04/10	JAA	Review docket no. 2080 - Certificate of Service Regarding the Notice of Service of Production of Documents (Blackstone Group, L.P.) and the Notice of Service of Production of Documents (OB-C Group, LLC) [B601]	0.10 Hrs
01/04/10	JAA	Email counsel re: docket no. 2080 - Certificate of Service Regarding the Notice of Service of Production of Documents (Blackstone Group, L.P.) and the Notice of Service of Production of Documents (OB-C Group, LLC) [B601]	0.10 Hrs
01/04/10	JAA	Review email from N. Lapinski re: docket no. 2075 - Notice of Service of Production of Documents (Blackstone Group, L.P.) [B601]	0.10 Hrs
01/04/10	JAA	Review docket no. 2075 - Notice of Service of Production of Documents (Blackstone Group, L.P.) [B601]	0.10 Hrs
01/04/10	JAA	Email counsel re: docket no. 2075 - Notice of Service of Production of Documents (Blackstone Group, L.P.) [B601]	0.10 Hrs
01/04/10	JAA	Review email from N. Lapinski re: docket no. 2076 - Notice of Service of Production of Documents (OB-C Group, LLC) [B601]	0.10 Hrs
01/04/10	JAA	Review docket no. 2076 - Notice of Service of Production of Documents (OB-C Group, LLC) [B601]	0.10 Hrs
01/04/10	JAA	Email counsel re: docket no. 2076 - Notice of Service of Production of Documents (OB-C Group, LLC) [B601]	0.10 Hrs
01/04/10	JAA	Review email from R. Zahralddin re: letter from H. Quillen and B. Hickey from Sullivan & Cromwell LLP requesting a copy of the documents produced by the Blackstone Group, L.P. and OB-C Group, LLC [B601]	0.10 Hrs
01/04/10	JAA	Review letter from H. Quillen and B. Hickey from Sullivan & Cromwell LLP requesting a copy of the documents produced by the Blackstone Group, L.P. and OB-C Group, LLC [B601]	0.10 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/04/10	JAA	Email counsel re: letter from H. Quillen and B. Hickey from Sullivan & Cromwell LLP requesting a copy of the documents produced by the Blackstone Group, L.P. and OB-C Group, LLC [B601]	0.10 Hrs
01/04/10	NRL	Telephone discussions with B. Finestone and B. Cleary regarding second request to extend response deadline to 2004 Motion and threatening motion practice [B601]	0.70 Hrs
01/04/10	NRL	Email exchanges among E. Parness, B. Finestone, B. Rosen and B. Cleary regarding second request to extend response deadline to 2004 Motion [B601]	0.50 Hrs
01/04/10	NRL	Review voicemail message from B. Cleary regarding extension to 2004 objection deadline [B601]	0.10 Hrs
01/04/10	NRL	Email exchange with B. Finestone regarding request for 2004 objection deadline extension [B601]	0.30 Hrs
01/04/10	NRL	Telephone discussion with B. Cleary regarding 2004 objection extension [B601]	0.20 Hrs
01/04/10	NRL	Email exchange with E. Parness regarding notice to non-party 2004 targets of rescheduled omnibus hearing [B601]	0.30 Hrs
01/04/10	NRL	Review email from J. Adkins regarding omnibus hearing rescheduling [B601]	0.10 Hrs
01/04/10	NRL	Review Notice of Adjourned/Rescheduled Hearing [B601]	0.10 Hrs
01/04/10	NRL	Email exchange regarding communications between Debtors' Counsel and FDIC related to cooling off in DC and DE and 2004 extension [B601]	0.40 Hrs
01/04/10	NRL	Telephone discussion with B. Cleary regarding communications among counsel related to 2004 extension [B601]	0.20 Hrs
01/04/10	NRL	Email exchange with H. Quillen and R. Zahraiddin regarding delivery of documents produced voluntarily [B601]	0.20 Hrs
01/04/10	NRL	Review e-mail from J. Adkins re: Formation Meeting for Committee of Equity Security Holders January 11, 2010 [B601]	0.10 Hrs
01/04/10	PXG	Assist with service of Docket No. 2075 - Production of Documents (Blackstone) [B601]	0.50 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/04/10	PXG	Assist with service of Docket No. 2076 - Production of Documents (OB-C Group) [B601]	0.50 Hrs
01/04/10	RXZ	Review letter from Sullivan and Cromwell re: discovery, confer with N. Lapinski and reply [B601]	0.30 Hrs
01/04/10	RXZ	Analysis and research re: letter from Sullivan and Cromwell re: discovery and confer with N. Lapinski and co-counsel [B601]	1.20 Hrs
01/04/10	RXZ	Review Notice of Service of Production of Documents (Blackstone Group, L.P.) and related e-mails and review and comment by co-counsel [B601]	0.30 Hrs
01/04/10	RXZ	Review Notice of Service of Production of Documents (Blackstone Group, L.P.) and related e-mails and review and comment by co-counsel [B601]	0.20 Hrs
01/04/10	RXZ	Review Notice of Service of Production of Documents (OB-C Group, LLC) and related e-mails and review and comment by co-counsel [B601]	0.20 Hrs
01/04/10	RXZ	Review e-mail from J. Adkins re: Formation Meeting for Committee of Equity Security Holders January 11, 2010 [B601]	0.10 Hrs
01/05/10	NRL	Email exchange with B. Cleary regarding 2004 Motion objection deadline extension request [B601]	0.20 Hrs
01/05/10	NRL	Email exchange with E. Parness regarding confirmation of 2004 Motion objection deadline [B601]	0.20 Hrs
01/05/10	NRL	Email exchange among S. Kinsella and B. Cleary regarding extending 2004 objection deadline for all target or only those requesting extension and procedure for accomplishing same [B601]	0.40 Hrs
01/05/10	NRL	Review email from E. Parness regarding extension of 2004 objection deadline to FHLB- San Francisco [B601]	0.10 Hrs
01/05/10	NRL	Email exchange with B. Finestone regarding B. Cleary's request for extension of 2004 objection deadline [B601]	0.20 Hrs
01/05/10	NRL	Review email from B. Glueckstein and attached meet and confer letter [B601]	0.30 Hrs
01/05/10	RXZ	Review B. Glueckstein letter re: further discovery issues with JPMC and related follow up [B601]	0.30 Hrs
01/05/10	RXZ	Review settlement motion with JPMC re: relevance to dispute [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/05/10	RXZ	Review issues related to 2004 exam extensions, review various e-mails between special litigation counsel team members, responses and replies and e-mail to opposing counsel re: same [B601]	0.50 Hrs
01/05/10	RXZ	Review follow up questions from E. Parness re: extensions and replies from N. Lapinski and S. Kinsella [B601]	0.20 Hrs
01/05/10	RXZ	Review various e-mails from creditors re: litigation and discuss with N. Lapinski [B601]	0.30 Hrs
01/05/10	RXZ	Review order for briefing schedule in appeal and related e-mails and follow up with K. McCloskey and N. Lapinski [B601]	0.60 Hrs
01/05/10	SAK	Email exchange with N. Lapinski and E. Parness re extension requests and related Bankruptcy Court procedures; telephone conference with E. Parness re same [B601]	0.20 Hrs
01/06/10	NRL	Review email from S. Cave regarding Lehman discovery response [B601]	0.10 Hrs
01/06/10	NRL	Email exchange with S. Cave of Lehman Brothers Holdings regarding discovery [B601]	0.20 Hrs
01/06/10	NRL	Email exchange and telephone discussions with E. Parness and B. Cleary regarding extension of 2004 objection deadline [B601]	0.50 Hrs
01/06/10	NRL	Review email exchange between B. Finestone and B. Hickey regarding appellate briefing schedule [B601]	0.20 Hrs
01/07/10	JAA	Review email from N. Lapinski re: docket no. 2092 - Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association [B601]	0.10 Hrs
01/07/10	JAA	Review docket no. 2092 - Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association [B601]	0.10 Hrs
01/07/10	JAA	Email counsel re: docket no. 2092 - Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association [B601]	0.10 Hrs
01/07/10	NRL	Email exchange with E. Parness, B. Finestone, P. Calamari, D. Elsberg regarding specific parties to whom 2004 motion response deadline extension should apply [B601]	0.50 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/07/10	NRL	Review email exchange between E. Parness and Blackstone group regarding document production requirements [B601]	0.30 Hrs
01/07/10	NRL	Review email exchange between B. Finestone and H. Quillen regarding briefing schedule on appeal [B601]	0.20 Hrs
01/07/10	NRL	Review draft notice of briefing schedule and proposed order [B601]	0.20 Hrs
01/07/10	NRL	Email exchange with E. Parness regarding advising 2004 non-party target list of change of Jan. omnibus hearing date [B601]	0.20 Hrs
01/07/10	NRL	Email exchange with E. Parness, P. Calamari, B. Finestone and D. Ellsberg regarding extension to 2004 deadlines [B601]	0.40 Hrs
01/07/10	NRL	Review counter-designation of record on appeal [B601]	0.20 Hrs
01/07/10	NRL	Review email from E. Parness regarding Blackstone production and attached amended search terms [B601]	0.40 Hrs
01/07/10	NRL	Review email from counsel for Blackstone Group regarding privilege log and attached log [B601]	0.20 Hrs
01/07/10	NRL	Review email from B. Tinner regarding transaction documents [B601]	0.10 Hrs
01/07/10	NRL	Review email from counsel for Blackstone Group regarding IT limitations on document production [B601]	0.10 Hrs
01/07/10	NRL	Review email from B. Hickey regarding proposed briefing schedule and attached proposed filings [B601]	0.30 Hrs
01/07/10	NRL	Review email from B. Finestone regarding appellate briefing dates [B601]	0.10 Hrs
01/07/10	NRL	Review email from E. Parness to counsel for Blackstone Group regarding amendment to search terms [B601]	0.10 Hrs
01/07/10	RXZ	Review Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association and related e-mails [B601]	0.20 Hrs
01/07/10	RXZ	Review e-mails re: discovery from H. Quillen and related follow up with N. Lapinski [B601]	0.40 Hrs
01/08/10	JAA	Review email from N. Lapinski re: docket no. 22 (09-cv-734) - Proposed Order Setting Briefing Schedule [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/08/10	JAA	Review docket no. 22 (09-cv-734) - Proposed Order Setting Briefing Schedule [B601]	0.10 Hrs
01/08/10	JAA	Email counsel re: docket no. 22 (09-cv-734) - Proposed Order Setting Briefing Schedule [B601]	0.10 Hrs
01/08/10	JAA	File and serve docket no. 2098 - Notice of Withdrawal of Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.40 Hrs
01/08/10	JAA	Draft Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.30 Hrs
01/08/10	JAA	Email E. Parness re: draft of Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.10 Hrs
01/08/10	JAA	Edit Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.10 Hrs
01/08/10	JAA	Draft COS to Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.20 Hrs
01/08/10	JAA	Telephone calls to/from E. Parness and N. Lapinski re: Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/08/10	JAA	File and serve docket no. 2099 - Certificate of Service Regarding Notice of Withdrawal of Debtors' Motion for Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.40 Hrs
01/08/10	JAA	Email counsel re: docket no. 2098 - Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information and docket no. 2099 - Certificate of Service Regarding Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.10 Hrs
01/08/10	NRL	Review emails and attachments regarding stipulated briefing schedule on appeal and proposed order [B601]	0.50 Hrs
01/08/10	NRL	Review LDR Rules, Rules of Appellate Procedure and Bankruptcy Rules for rules related to appellate briefing timing [B601]	0.40 Hrs
01/08/10	NRL	Email exchange with M. McGuire regarding filing final version of proposed briefing schedule on appeal [B601]	0.20 Hrs
01/08/10	NRL	Email exchange with E. Parness regarding second disclosure from Blackstone [B601]	0.20 Hrs
01/08/10	NRL	Telephone discussion and email exchange with E. Parness regarding withdrawal of motion for protective order [B601]	0.40 Hrs
01/08/10	NRL	Review, edit and execute Notice of Withdrawal of Motion for Protective Order and Certificate of Service thereof [B601]	0.50 Hrs
01/08/10	NRL	Telephone discussions with D. Culver, counsel for PWC and Wells Fargo, regarding application of extension to response deadline to 2004 motion to her clients [B601]	0.30 Hrs
01/08/10	NRL	Review email from J. Adkins regarding filing of proposed briefing schedule [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel

Case No. 08-12229

01/08/10	NRL	Email exchange with B. Finestone regarding DC district court decision to stay those proceedings in favor of DE proceedings [B601]	0.30 Hrs
01/08/10	NRL	Email exchange with E. Parness regarding D. Culver's request for inclusion in extension of deadline to 2004 motion [B601]	0.20 Hrs
01/08/10	NRL	Email exchange with J. Adkins regarding cross-designation on appeal [B601]	0.20 Hrs
01/08/10	NRL	Email exchange and telephone discussions with E. Parness and J. Adkins regarding renoticing deadlines on 2004 motion as to all parties [B601]	0.50 Hrs
01/08/10	NRL	Review email from J. Adkins regarding Notice of Withdrawal of Debtor's Motion for Protective Order [B601]	0.10 Hrs
01/08/10	RXZ	Review Motion to Approve Motion of Washington Mutual, Inc. and WMI Investment Corp. for an Order Waiving Certain Requirements of Local Rule 3007-1 for relevance to ongoing dispute [B601]	0.30 Hrs
01/08/10	RXZ	Review Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.20 Hrs
01/08/10	RXZ	Review e-mails from N. Lapinski re: Notice of Withdrawal [B601]	0.10 Hrs
01/08/10	RXZ	Review Certificate of Service Regarding Notice of Withdrawal of Debtors' Motion for a Protective Order Pursuant to Bankruptcy Rule 7026(c) Requiring JPMorgan Chase Bank, N.A. to Provide Advance Notice to Debtors of Requests to Third Parties Seeking WMI-Privileged Information [B601]	0.10 Hrs
01/08/10	RXZ	Review Proposed Order Setting Briefing Schedule, notice and related follow up with J. Adkins re: status of all appeals [B601]	0.50 Hrs
01/08/10	TAK	Telephone conference with co-counsel regarding removal of item from docket [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/10/10	NRL	Email exchange with B. Finestone regarding filing notices of decision in DC action [B601]	0.20 Hrs
01/11/10	JAA	Review email from B. Finestone re: Notice of Order Stay D.C. Action; save to database [B601]	0.10 Hrs
01/11/10	JAA	Edit Notice of Order Stay D.C. Action for District Court [B601]	0.20 Hrs
01/11/10	JAA	Edit Notice of Order Stay D.C. Action for Bankruptcy Court [B601]	0.30 Hrs
01/11/10	JAA	Draft COS to Notice of Order Stay D.C. Action for Bankruptcy Court [B601]	0.20 Hrs
01/11/10	JAA	Conference call with N. Lapinski and B. Finestone re: Notice of Order Staying D.C. Action [B601]	0.10 Hrs
01/11/10	JAA	File and serve Notice of Order Staying D.C. Action [B601]	0.30 Hrs
01/11/10	JAA	Review email from N. Lapinski re: docket no. 18 (09-cv-656) - Notice of Order Staying D.C. Action [B601]	0.10 Hrs
01/11/10	JAA	Review docket no. 18 (09-cv-656) - Notice of Order Staying D.C. Action [B601]	0.10 Hrs
01/11/10	JAA	Email counsel re: docket no. 18 (09-cv-656) - Notice of Order Staying D.C. Action [B601]	0.10 Hrs
01/11/10	JAA	Review email from N. Lapinski re: Notice of Order Staying D.C. Action filed in both adversary cases [B601]	0.10 Hrs
01/11/10	JAA	Review Notice of Order Staying D.C. Action filed in both adversary cases [B601]	0.10 Hrs
01/11/10	JAA	Email counsel re: Notice of Order Staying D.C. Action filed in both adversary cases [B601]	0.10 Hrs
01/11/10	NRL	Review, research propriety of and form of filing and edit notices of decision regarding stay of DC Action in both adversaries and multiple district court matters [B601]	1.80 Hrs
01/11/10	NRL	Review DC district court docket for opinion on stay [B601]	0.30 Hrs
01/11/10	NRL	Email exchange with B. Finestone and J. Adkins regarding notices of DC district court order [B601]	0.60 Hrs
01/11/10	NRL	Telephone discussion with B. Finestone regarding matters in which to file DC Action and confirmation of correct order to be attached at an exhibit [B601]	0.10 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/11/10	NRL	Email exchange with B. Finestone regarding calendaring briefing schedule on most recent district court appeal [B601]	0.10 Hrs
01/11/10	NRL	Review email from D. Culver, counsel for PWC and Wells, regarding confirmation of extension of 2004 Motion deadline [B601]	0.10 Hrs
01/11/10	NRL	Email exchange and telephone discussion with E. Parness regarding 2004 target who wants to comply voluntarily but not in the absence of a subpoena [B601]	0.70 Hrs
01/11/10	NRL	Email exchange with B. Finestone regarding the unofficial cooling off period from the cancelled December omnibus hearing [B601]	0.30 Hrs
01/11/10	NRL	Telephone discussion and email exchange with S. Cave regarding Lehman Brothers Holding's responses to 2004 discovery [B601]	0.30 Hrs
01/11/10	RXZ	Review Notice of Service of First Request and First Request for Production of Documents to Debtors by Counterclaim Defendant FDIC-Receiver and related follow up [B601]	0.50 Hrs
01/11/10	RXZ	Review Notice of Service of Objections and Objections and Responses of the FDIC-Receiver to Debtors' First Request for Production of Documents and related follow up with S. Kinsella and N. Lapinski [B601]	0.50 Hrs
01/11/10	RXZ	Review Status Report (Notice of Order Staying D.C. Action) , and exhibit [B601]	0.30 Hrs
01/11/10	RXZ	Review notices of Status Report filed in adversaries [B601]	0.10 Hrs
01/11/10	RXZ	Review Appointment of Official Creditor Committee (Equity Security Holders) and related motion to disband [B601]	0.20 Hrs
01/11/10	RXZ	Review notice of order filed in appeal [B601]	0.20 Hrs
01/11/10	RXZ	Review Rule 2004 issue forwarded by E. Parness with T. Kittila, S. Kinsella and N. Lapinski [B601]	0.50 Hrs
01/11/10	SAK	Review Status Report (Notice of Order Staying D.C. Action) [B601]	0.20 Hrs
01/11/10	SAK	Review Status Report (Notice of Order Staying D.C. Action) e-mails notices in adversaries [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/11/10	SAK	Review Rule 2004 issue forwarded by E. Parness with T. Kittila, R. Zahraiddin and N. Lapinski [B601]	0.50 Hrs
01/12/10	AGM	Review and analyze Schedule A to the Notice of Production of Documents (2nd) of The Blackstone Group. [B601]	0.20 Hrs
01/12/10	JAA	Review email from S. Kinsella re: docket no. 2031 - Notice of Appointment of Committee of Equity Security Holders [B601]	0.10 Hrs
01/12/10	JAA	Review docket no. 2031 - Notice of Appointment of Committee of Equity Security Holders [B601]	0.10 Hrs
01/12/10	JAA	Email counsel re: docket no. 2031 - Notice of Appointment of Committee of Equity Security Holders [B601]	0.10 Hrs
01/12/10	JAA	Review email from S. Kinsella re: docket no. 2032 - Motion of Washington Mutual, Inc. and WMI Investment Corp. for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.10 Hrs
01/12/10	JAA	Review docket no. 2032 - Motion of Washington Mutual, Inc. and WMI Investment Corp. for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.10 Hrs
01/12/10	JAA	Email counsel re: docket no. 2032 - Motion of Washington Mutual, Inc. and WMI Investment Corp. for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.10 Hrs
01/12/10	JAA	Email counsel re: 1/25 proposed deadline for JPMC's Opening Brief [B601]	0.10 Hrs
01/12/10	JAA	Email counsel re: 3/1 proposed deadline for WaMu's Response Brief [B601]	0.10 Hrs
01/12/10	JAA	Email counsel re: 3/17 proposed deadline for JPMC's Reply Brief [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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01/12/10	JAA	File and serve docket no. 2133 - Notice of Production of Documents (Blackstone Group) [B601]	0.80 Hrs
01/12/10	JAA	Review email from N. Lapinski re: docket no. 2133 - Notice of Production of Documents (Blackstone Group, L.P.) [B601]	0.10 Hrs
01/12/10	JAA	Review docket no. 2133 - Notice of Production of Documents (Blackstone Group, L.P.) [B601]	0.10 Hrs
01/12/10	JAA	Email counsel re: docket no. 2133 - Notice of Production of Documents (Blackstone Group, L.P.) [B601]	0.10 Hrs
01/12/10	JAA	Draft Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.30 Hrs
01/12/10	JAA	Email N. Lapinski re: Notice of Production of Documents [B601]	0.10 Hrs
01/12/10	JAA	Draft COS to Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.20 Hrs
01/12/10	JAA	Emails to/from J. Collopy re: discovery request [B601]	0.10 Hrs
01/12/10	JAA	Email E. Parness re: draft of Notice of Partial Withdrawal [B601]	0.10 Hrs
01/12/10	JAA	Review email from E. Parness re: changes to Notice of Partial Withdrawal [B601]	0.10 Hrs
01/12/10	JAA	Edit Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.20 Hrs
01/12/10	JAA	Edit Notice of Production of Documents for Blackstone Group [B601]	0.20 Hrs
01/12/10	JAA	Draft COS to Notice of Production of Documents for Blackstone Group [B601]	0.20 Hrs
01/12/10	JAA	Emails to/from B. Finestone re: 2004 objections [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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01/12/10	JAA	Edit Schedule A to the Notice of Production of Documents [B601]	0.20 Hrs
01/12/10	JAA	Email N. Lapinski re: draft of Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/12/10	KXM	Miscellaneous email and telephone calls with N. Lapinski re: docket no. 171 (Notice of Service to Objections and Responses of the FDIC-Receiver to Debtors' First Request for Production of Documents) (Adversary matter 09-50551) [B601]	0.20 Hrs
01/12/10	KXM	Review and forward docket no. 171 (Notice of Service to Objections and Responses of the FDIC-Receiver to Debtors' First Request for Production of Documents) and actual Objections and Responses to counsel [B601]	0.10 Hrs
01/12/10	KXM	Review docket no. 198 (Notice of Service of First Request for Production of Documents to Debtors by Counterclaim Defendant FDIC-Receiver) (Adversary matter 09-50394) and forward to counsel [B601]	0.10 Hrs
01/12/10	NRL	Email exchange with J. Adkins regarding calendaring appellate briefing schedule [B601]	0.20 Hrs
01/12/10	NRL	Email exchange with J. Adkins and A. Mirisis regarding preparing notice of production of documents from Blackstone [B601]	0.10 Hrs
01/12/10	NRL	Email to and telephone discussion with K. McCloskey regarding distribution of FDIC 2004 objections and responses and discovery requests [B601]	0.30 Hrs
01/12/10	NRL	Email exchange with B. Finestone regarding distribution of FDIC 2004 objections and responses and discovery requests [B601]	0.40 Hrs
01/12/10	NRL	Review FDIC's objections to Debtors' 2004 motion [B601]	0.50 Hrs
01/12/10	NRL	Email exchange with B. Finestone regarding need for response deadline extension while no production is forthcoming [B601]	0.20 Hrs
01/12/10	NRL	Review Order forming Equity Committee [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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01/12/10	NRL	Review email from J. Adkins regarding formation of equity committee [B601]	0.10 Hrs
01/12/10	NRL	Review FDIC's First Set of Requests for Production upon Debtors [B601]	0.20 Hrs
01/12/10	NRL	Review email from J. Adkins regarding Motion to Approve disbanding of equity committee [B601]	0.10 Hrs
01/12/10	NRL	Email exchange with J. Adkins and A. Mirisis regarding second notice of production from Blackstone [B601]	0.20 Hrs
01/12/10	NRL	Review and revise second notice of production by Blackstone [B601]	0.20 Hrs
01/12/10	NRL	Telephone discussion with B. Finestone regarding cooling off period [B601]	0.10 Hrs
01/12/10	NRL	Review email from B. Finestone regarding cooling off period [B601]	0.10 Hrs
01/12/10	NRL	Review email from J. Adkins regarding revisions to notice of second production by Blackstone [B601]	0.10 Hrs
01/12/10	NRL	Email exchange with D. Ellsberg regarding expected length of hearing on 1/28 given 4:00 p.m. start [B601]	0.20 Hrs
01/12/10	NRL	Email exchange with A. Mirisis regarding appropriate exhibit for second notice of production by Blackstone [B601]	0.10 Hrs
01/12/10	NRL	Email exchange with B. Finestone regarding Jan. omnibus hearing matters [B601]	0.20 Hrs
01/12/10	NRL	Review, edit and finalize for filing Partial Withdrawal of 2004 Motion as to Moody's [B601]	0.30 Hrs
01/12/10	NRL	Email exchange with E. Parness and J. Adkins regarding Moody's consent to the disclosure agreement [B601]	0.30 Hrs
01/12/10	NRL	Email exchange with J. Brownstone regarding service of production requests on FDIC [B601]	0.40 Hrs
01/12/10	NRL	Review email from E. Parness regarding drafting Partial Notice of Withdrawal of 2004 Motion as to Moody's [B601]	0.10 Hrs
01/12/10	NRL	Confer with J. Adkins on content and form of Notice of Partial Withdrawal [B601]	0.30 Hrs
01/12/10	NRL	Email exchange with D. Ellsberg regarding strategy at Jan. Omnibus hearing [B601]	0.40 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/12/10	NRL	Email exchange with J. Brownstone regarding copy of executed discovery request served on FDIC [B601]	0.20 Hrs
01/12/10	NRL	Telephone discussion with E. Parness regarding ability to issue 2004 subpoena by consent order or in the absence of motion [B601]	0.30 Hrs
01/12/10	NRL	Review e-mail from J. Adkins re: 09-cv-734 - Proposed JPMC's Reply Brief Due March 17, 2010 [B601]	0.10 Hrs
01/12/10	NRL	Review e-mail from J. Adkins re: 09-cv-734 - Proposed WaMu's Response Brief Due March 01, 2010 [B601]	0.10 Hrs
01/12/10	RXZ	Review e-mail from J. Adkins re: 09-cv-734 - Proposed JPMC's Reply Brief Due March 17, 2010 [B601]	0.10 Hrs
01/12/10	RXZ	Review e-mail from J. Adkins re: 09-cv-734 - Proposed WaMu's Response Brief Due March 01, 2010 [B601]	0.10 Hrs
01/12/10	RXZ	Review Response to Debtors' Notice of Order Staying D.C. Action by Federal Deposit Insurance Corporation, related exhibits, review appeals and discuss with N. Lapinski and S. Kinsella [B601]	0.70 Hrs
01/12/10	RXZ	Review Motion of Washington Mutual, Inc. and WMI Investment Corp. for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee and related exhibits [B601]	0.60 Hrs
01/12/10	RXZ	Review Notice of Service of Production of Documents (Blackstone Group, L.P.) [B601]	0.20 Hrs
01/12/10	SAK	Review Notice of Appointment of Committee of Equity Security Holders and related e-mails from J.Adkins [B601]	0.20 Hrs
01/12/10	SAK	Review Debtors objection to equity committee and related e-mails from J.Adkins [B601]	0.30 Hrs
01/12/10	SAK	Further review Debtors objection to equity committee [B601]	0.40 Hrs
01/12/10	SAK	Review Notice of Service of Blackstone Group, L.P. discovery (Production of Documents) and related discovery [B601]	0.30 Hrs
01/13/10	AGM	Conference call with E Parness re: Revised Service list for attachment to 2004 subpoena. [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/13/10	AGM	Draft Notice of Corrected Exhibit to the Rule 2004 Motion. [B601]	0.80 Hrs
01/13/10	AGM	Edit Notice of Corrected Exhibit to the 2004 motion. [B601]	0.30 Hrs
01/13/10	JAA	File and serve docket no. 2136 - Notice of Partial Withdrawal of Debtors' 2004 Motion [B601]	0.70 Hrs
01/13/10	JAA	Review email from S. Kinsella re: docket no. 2136 - Notice of Partial Withdrawal of Debtors' 2004 Motion [B601]	0.10 Hrs
01/13/10	JAA	Review docket no. 2136 - Notice of Partial Withdrawal of Debtors' 2004 Motion [B601]	0.10 Hrs
01/13/10	JAA	Email counsel re: docket no. 2136 - Notice of Partial Withdrawal of Debtors' 2004 Motion [B601]	0.10 Hrs
01/13/10	JAA	Review email from N. Lapinski re: docket no. 2138 - Notice of Corrected Exhibit [B601]	0.10 Hrs
01/13/10	JAA	Review docket no. 2138 - Notice of Corrected Exhibit [B601]	0.10 Hrs
01/13/10	JAA	Email counsel re: docket no. 2138 - Notice of Corrected Exhibit [B601]	0.10 Hrs
01/13/10	JAA	File and serve docket no. 2138 - Notice of Corrected Exhibit [B601]	0.70 Hrs
01/13/10	JAA	Email A. Mirisis re: production requests [B601]	0.10 Hrs
01/13/10	JAA	Review email from N. Lapinski re: Response to Debtors' Notice of Order Staying D.C. Action by Federal Deposit Insurance Corporation filed in District Court cases [B601]	0.10 Hrs
01/13/10	JAA	Review Response to Debtors' Notice of Order Staying D.C. Action by Federal Deposit Insurance Corporation filed in District Court cases [B601]	0.10 Hrs
01/13/10	JAA	Email counsel re: Response to Debtors' Notice of Order Staying D.C. Action by Federal Deposit Insurance Corporation filed in District Court cases [B601]	0.10 Hrs
01/13/10	JAA	Email E. Parness re: Notice of Partial Withdrawal [B601]	0.10 Hrs
01/13/10	JAA	Edit Notice of Corrected Exhibit re: 2004 Motion [B601]	0.40 Hrs
01/13/10	JAA	Draft COS to Notice of Corrected Exhibit re: 2004 Motion [B601]	0.20 Hrs
01/13/10	NRL	Call with S. Kinsella re: notice of withdrawal re: 2004 [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/13/10	NRL	Email exchange with E. Parness regarding correcting exhibit to 2004 Motion [B601]	0.20 Hrs
01/13/10	NRL	Review black-line and revised versions of exhibit to 2004 Motion [B601]	0.30 Hrs
01/13/10	NRL	Review 2004 Motion and exhibits and confer with A. Mirisis regarding strategy correcting same [B601]	0.30 Hrs
01/13/10	NRL	Telephone discussion with E. Parness regarding strategy for correcting 2004 Motion exhibit [B601]	0.20 Hrs
01/13/10	NRL	Review Notice of Corrected Exhibit to 2004 Motion, exhibits thereto and notice of service thereof [B601]	0.30 Hrs
01/13/10	NRL	Review and execute final Notice of Partial Withdrawal of 2004 Motion as to Moody's and certificate of service thereof [B601]	0.30 Hrs
01/13/10	NRL	Email exchange and telephone discussion with E. Parness regarding amendment to confidentiality agreement and order [B601]	0.40 Hrs
01/13/10	RXZ	Review issues re: addendum to discovery schedule with N. Lapinski and related follow up with J. Adkins and E. Parness [B601]	0.70 Hrs
01/13/10	RXZ	Review Responses of the FDIC-Receiver to Debtors' First Request for Production of Documents [B601]	0.40 Hrs
01/13/10	RXZ	Review Rabbi Trust issues and e-mail to J.Adkins and S. Kinsella re: same [B601]	0.40 Hrs
01/13/10	RXZ	Review e-mails from K. McCloskey re: discovery and related notices [B601]	0.10 Hrs
01/13/10	RXZ	Review Notice of Appointment of Committee of Equity Security Holders and related objection [B601]	0.50 Hrs
01/13/10	RXZ	Review Notice of Corrected Exhibit and related file and subpoenas [B601]	0.40 Hrs
01/13/10	SAK	Review Response to Debtors' Notice of Order Staying D.C. Action by Federal Deposit Insurance Corporation [B601]	0.20 Hrs
01/13/10	SAK	Review update on appeals docket and discuss with N. Lapinski and R. Zahraiddin [B601]	0.50 Hrs
01/13/10	SAK	Review Notice of Service regarding the Objections and Responses of the FDIC-Receiver to Debtors' First Request for Production of Documents and attached discovery [B601]	0.60 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/13/10	SAK	Review Notice of Withdrawal (Partial) of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties and call to N. Lapinski re: same [B601]	0.40 Hrs
01/14/10	AGM	Conference call w/ NRL & Adam Abehnson re: Third parties bound to confidentiality stipulation to get agreement for production of documents. [B601]	0.30 Hrs
01/14/10	JAA	Review email from N. Lapinski re: Response to Submissions Regarding the Order Staying the D.C. Action by JPMorgan Chase Bank N.A. filed in District Court cases [B601]	0.10 Hrs
01/14/10	JAA	Review Response to Submissions Regarding the Order Staying the D.C. Action by JPMorgan Chase Bank N.A. filed in District Court cases [B601]	0.10 Hrs
01/14/10	JAA	Email counsel re: Response to Submissions Regarding the Order Staying the D.C. Action by JPMorgan Chase Bank N.A. filed in District Court cases [B601]	0.10 Hrs
01/14/10	JAA	Review email from N. Lapinski re: Notice of Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. filed in adversary cases [B601]	0.10 Hrs
01/14/10	JAA	Review Notice of Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. filed in adversary cases [B601]	0.10 Hrs
01/14/10	JAA	Email counsel re: Notice of Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. filed in adversary cases [B601]	0.10 Hrs
01/14/10	JAA	File and serve Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. in both adversary cases [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/14/10	JAA	Emails to/from J. Brownstone re: objections to Bondholders' RFP [B601]	0.20 Hrs
01/14/10	JAA	Draft Notice of Service Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. [B601]	0.30 Hrs
01/14/10	JAA	Draft COS to Notice of Service Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. [B601]	0.20 Hrs
01/14/10	NRL	Telephone discussion with E. Parness regarding ability to propound discovery outside of 2004 in main case to facilitate subpoena for cooperative party [B601]	0.30 Hrs
01/14/10	NRL	Email exchange with E. Parness and research regarding application of confidentiality stipulation and order to non-party discovery targets and procedure related to amending stipulation [B601]	2.80 Hrs
01/14/10	NRL	Email exchange among J. Brownstone and J. Adkins regarding editing, filing and serving discovery upon the bondholders [B601]	0.40 Hrs
01/14/10	NRL	Review responses of JPMC and FDIC to Notice of Order Staying DC Action in District Court Appeals [B601]	0.50 Hrs
01/14/10	NRL	Review, edit, execute for filing Debtors' First Request for Production Directed at Bank Bondholders [B601]	0.60 Hrs
01/14/10	NRL	Email exchange among J. Brownstone and J. Adkins regarding specific adversary matters in which to file discovery requests [B601]	0.30 Hrs
01/14/10	NRL	Email exchange with A. Abensohn regarding agreement on discovery reached with Treasury and possibly Moody's, will file partial withdrawal [B601]	0.20 Hrs
01/14/10	RXZ	Review J. Adkins e-mail re: "Response to Submissions Regarding the Order Staying the D.C. Action by JPMorgan Chase Bank N.A." filed as Docket No. 41 in Case No. 09-cv-615 and Docket No. 20 in Case No. 09-cv-656 and related documents forwarded by same [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel

Case No. 08-12229

01/14/10	RXZ	Review J. Adkins e-mail re: Notice of Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp." as Docket No. 172 in Case No. 09-50551 and Docket No. 199 in Case No. 09-50934 and "Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp." and related documents forwarded by same [B601]	0.60 Hrs
01/14/10	RXZ	Review Response to Submissions Regarding the Order Staying the D.C. Action by JPMorgan Chase Bank N.A. in 1:09-cv-00656-GMS and related e-mails to S. Kinsella and J. Adkins [B601]	0.20 Hrs
01/14/10	RXZ	Review Notice of Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. and related discovery and confer with N. Lapinski re: same [B601]	0.40 Hrs
01/14/10	RXZ	Review Notice of Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. and forward to S. Kinsella and J. Adkins [B601]	0.40 Hrs
01/14/10	RXZ	Review Notice of Further Amendments to Washington Mutual, Inc.'s Statement of Financial Affairs and related changes for relevance to open issues [B601]	0.50 Hrs
01/14/10	SAK	Review J. Adkins e-mail re: Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' Document Requests and "Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp." and attachments [B601]	0.40 Hrs
01/14/10	SAK	Review Response to Submissions Regarding the Order Staying the D.C. Action by JPMorgan Chase Bank N.A. in 1:09-cv-00656-GMS and confer with R. Zahraiddin [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/14/10	SAK	Review Notice of Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. and related discovery and related calls to J. Adkins re: same [B601]	0.50 Hrs
01/14/10	SAK	Review e-mail from R. Zahralddin and Notice of Service of Discovery Regarding Debtors' Objections and Responses to Bank Bondholders' First Set of Document Requests to Washington Mutual, Inc. and WMI Investment Corp. and related discovery [B601]	0.40 Hrs
01/15/10	AGM	Assist with service of Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 (Paulson). [B601]	0.30 Hrs
01/15/10	AGM	Assist with service of Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 (Board of Governors) [B601]	0.30 Hrs
01/15/10	AGM	Assist with service of Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 (U.S. Treasury) [B601]	0.30 Hrs
01/15/10	AGM	Assist with service of Notice of Debtors' Motion to Amend the Retention of Quinn Emanuel as Special Litigation Counsel [B601]	0.30 Hrs
01/15/10	AGM	Assist with service of CNO for Quinn Emanuel 7th Monthly Fee App. [B601]	0.30 Hrs
01/15/10	AGM	Assist with service of CNO of EG 8th Monthly Fee App. [B601]	0.30 Hrs
01/15/10	AGM	Assist with service of CNO of EG 7th Monthly Fee App. [B601]	0.30 Hrs
01/15/10	AGM	Emailed filing of Notice of Withdrawal (Partial) of Debtors' 2004 Motion as to Henry Paulson to all co-counsel. [B601]	0.10 Hrs
01/15/10	DAW	Assist with service of docket no. 2159 Notice of Withdrawal (Partial) of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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01/15/10	DAW	Assist with service of docket no. 2167 Notice of Withdrawal (Partial) of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.30 Hrs
01/15/10	DAW	Assist with service of docket no. 2173 Notice of Withdrawal (Partial) of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.30 Hrs
01/15/10	KXM	Conference with N. Lapinski re: Notice of Partial Withdrawal re: Treasury [B601]	0.10 Hrs
01/15/10	KXM	Draft Notice of Partial Withdrawal re: Treasury [B601]	0.30 Hrs
01/15/10	KXM	Draft COS to Notice of Partial Withdrawal re: Treasury [B601]	0.20 Hrs
01/15/10	KXM	Email to N. Lapinski re: draft COS to Notice of Partial Withdrawal re: Treasury [B601]	0.10 Hrs
01/15/10	KXM	Draft Notice of Partial Withdrawal re: Board of Governors [B601]	0.20 Hrs
01/15/10	KXM	Draft COS to Notice of Partial Withdrawal re: Board of Governors [B601]	0.30 Hrs
01/15/10	KXM	File Notice of Partial Withdraw of 2004 Motion re: U.S. Treasury [B601]	0.30 Hrs
01/15/10	KXM	File Notice of Partial Withdraw of 2004 Motion re: Board of Governors of the Federal Reserve System [B601]	0.30 Hrs
01/15/10	KXM	Email to counsel with docket no. 2159 - Notice of Partial Withdrawal of 2004 Motion re: Board of Governors [B601]	0.10 Hrs
01/15/10	KXM	Email to counsel with docket no. 2167 - Notice of Partial Withdrawal of 2004 Motion re: Treasury [B601]	0.10 Hrs
01/15/10	KXM	Draft Notice of Partial Withdrawal re: Henry Paulson [B601]	0.30 Hrs
01/15/10	KXM	Draft COS to Notice of Partial Withdrawal re: Henry Paulson [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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01/15/10	KXM	File Notice of Partial Withdrawal re: Henry Paulson [B601]	0.30 Hrs
01/15/10	KXM	Email to counsel with docket no. 2173 - Notice of Partial Withdrawal re: Henry Paulson [B601]	0.10 Hrs
01/15/10	KXM	Review email from N. Lapinski re: docket no. 2168 - Response to WMI'S request for production of documents pursuant to Rule 2004 of the Federal Rules of Bankruptcy Procedure filed by the Federal Loan Home Bank of San Francisco [B601]	0.10 Hrs
01/15/10	KXM	Review docket no. 2168 - Response to WMI'S request for production of documents pursuant to Rule 2004 of the Federal Rules of Bankruptcy Procedure filed by the Federal Loan Home Bank of San Francisco [B601]	0.10 Hrs
01/15/10	KXM	Email to counsel with docket no. 2168 - Response to WMI'S request for production of documents pursuant to Rule 2004 of the Federal Rules of Bankruptcy Procedure filed by the Federal Loan Home Bank of San Francisco [B601]	0.10 Hrs
01/15/10	KXM	Review email from N. Lapinski re: docket no. 2161 - Response to Debtors' Rule 2004 Motion filed by the Securities and Exchange Commission [B601]	0.10 Hrs
01/15/10	KXM	Review docket no. 2161 - Response to Debtors' Rule 2004 Motion filed by the Securities and Exchange Commission [B601]	0.10 Hrs
01/15/10	KXM	Email to counsel re: docket no. 2161 - Response to Debtors' Rule 2004 Motion filed by the Securities and Exchange Commission [B601]	0.10 Hrs
01/15/10	KXM	Review email from N. Lapinski re docket no. 2163 - Reservation of Rights to Debtors' Motion for an Order Pursuant to Bankr Rule 2004 and Local Bankr Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties filed by Standard & Poor's Corporation [B601]	0.10 Hrs
01/15/10	KXM	Review docket no. 2163 - Reservation of Rights to Debtors' Motion for an Order Pursuant to Bankr Rule 2004 and Local Bankr Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties filed by Standard & Poor's Corporation [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/15/10	KXM	Email to counsel re docket no. 2163 - Reservation of Rights to Debtors' Motion for an Order Pursuant to Bankr Rule 2004 and Local Bankr Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties filed by Standard & Poor's Corporation [B601]	0.10 Hrs
01/15/10	KXM	Reviews email from N. Lapinski re: docket no. 2169 - the Objection to the Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 filed by Federal Deposit Insurance Corporation [B601]	0.10 Hrs
01/15/10	KXM	Reviews docket no. 2169 - the Objection to the Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 filed by Federal Deposit Insurance Corporation [B601]	0.10 Hrs
01/15/10	KXM	Email to counsel with docket no. 2169 - the Objection to the Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 filed by Federal Deposit Insurance Corporation [B601]	0.10 Hrs
01/15/10	KXM	Review email from N. Lapinski re: docket no. 2170 - Objection of FDIC-Corporate to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 [B601]	0.10 Hrs
01/15/10	KXM	Review docket no. 2170 - Objection of FDIC-Corporate to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 [B601]	0.10 Hrs
01/15/10	KXM	Email to counsel with docket no. 2170 - Objection of FDIC-Corporate to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 [B601]	0.10 Hrs
01/15/10	KXM	Review email from N. Lapinski re: docket no. 2171 - Objection of the Third-Parties Toronto-Dominion Bank and TD Bank, N.A. to the Debtors' Motion for an Order Pursuant to Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents From Knowledgeable Parties [B601]	0.10 Hrs
01/15/10	KXM	Review docket no. 2171 - Objection of the Third-Parties Toronto-Dominion Bank and TD Bank, N.A. to the Debtors' Motion for an Order Pursuant to Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents From Knowledgeable Parties [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
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01/15/10	KXM	Email to counsel re: docket no. 2171 - Objection of the Third-Parties Toronto-Dominion Bank and TD Bank, N.A. to the Debtors' Motion for an Order Pursuant to Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents From Knowledgeable Parties [B601]	0.10 Hrs
01/15/10	NRL	Email exchange with B. Finestone regarding filing of supplemental declaration and revised retention application [B601]	0.20 Hrs
01/15/10	NRL	Review, edit, and email K. McKloskey regarding filing Notice of Partial Withdrawal of 2004 Motion as to Treasury and Certificate of Service thereof [B601]	0.40 Hrs
01/15/10	NRL	Email exchange with A. Abensohn regarding clarification of party benefiting from partial withdrawal of 2004 Motion [B601]	0.30 Hrs
01/15/10	NRL	Email exchange with K. McKloskey regarding edits to amended retention application and supplemental declaration for Quinn Emanuel [B601]	0.20 Hrs
01/15/10	NRL	Review, edit and authorize for filing Debtors' Partial Withdrawal of 2004 Motion as to the Fed. Reserve. Board of Governors and Certificate of Service thereof [B601]	0.30 Hrs
01/15/10	NRL	Email exchange with A. Abensohn regarding Partial Withdrawal of 2004 Motion as to Fed. Reserve Board of Governors [B601]	0.20 Hrs
01/15/10	NRL	Review Standard & Poor's Reservation of Rights as to Debtors' 2004 Motion [B601]	0.20 Hrs
01/15/10	NRL	Review SEC's Response to Debtors' 2004 Motion [B601]	0.30 Hrs
01/15/10	NRL	Review FHLB San Francisco's Response to Debtors' 2004 Motion [B601]	0.30 Hrs
01/15/10	NRL	Review FDIC's Objection to Debtors' 2004 Motion [B601]	0.40 Hrs
01/15/10	NRL	Review, edit and authorize filing of Notice of Partial Withdrawal of 2004 Motion as to H. Paulson and Certificate of Service thereof [B601]	0.40 Hrs
01/15/10	NRL	Review separate objection of FDIC -Corporate to 2004 Motion [B601]	0.30 Hrs



Washington Mutual, Inc.

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01/15/10	RXZ	Review Objection to the Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 filed by Federal Deposit Insurance Corporation [B601]	0.50 Hrs
01/15/10	RXZ	Review Objection Filed by Office of Thrift Supervision re: 2004 [B601]	0.40 Hrs
01/15/10	RXZ	Review Objection of the Third-Parties Toronto-Dominion Bank and TD Bank, N.A. to the Debtors' Motion for an Order Pursuant to Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents From Knowledgeable Parties, e-mails from K. McCloskey and related exhibits [B601]	0.60 Hrs
01/15/10	RXZ	Review Objection to the Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 filed by Federal Deposit Insurance Corporation and related exhibits [B601]	0.40 Hrs
01/15/10	RXZ	Review FDIC-Corporate Objection to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and exhibits [B601]	0.40 Hrs
01/15/10	RXZ	Review Notice of Partial Withdrawal of Debtors' 2004 Motion relating to Henry M. Paulson, Jr. [B601]	0.20 Hrs
01/15/10	RXZ	Review e-mail from A. Mirisis re: Notice of Partial Withdrawal of Debtors' 2004 Motion relating to Henry M. Paulson, Jr. [B601]	0.10 Hrs
01/15/10	RXZ	Further review Objection of the Third-Parties Toronto-Dominion Bank and TD Bank, N.A. to the Debtors' Motion for an Order Pursuant to Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents From Knowledgeable Parties, and e-mails to K. McCloskey [B601]	0.30 Hrs
01/15/10	RXZ	Review Response to WMI'S request for production of documents pursuant to Rule 2004 of the Federal Rules of Bankruptcy Procedure filed by the Federal Loan Home Bank of San Francisco and e-mails to K. McCloskey [B601]	0.60 Hrs
01/15/10	RXZ	Review Securities and Exchange Commission Response to Debtors' Rule 2004 Motion [B601]	0.30 Hrs

Washington Mutual, Inc.

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01/15/10	RXZ	Review Motion of Partial Withdrawal of the 2004 Motion regarding the U.S. Department of Treasury and related e-mails from K. McCloskey and N. Lapinski [B601]	0.20 Hrs
01/15/10	RXZ	Review Notice of Partial Withdrawal of the 2004 Motion relating to the Board of Governors and related e-mails from K. McCloskey [B601]	0.20 Hrs
01/15/10	RXZ	Review Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties filed by Wells Fargo Bank, National Association [B601]	0.40 Hrs
01/15/10	RXZ	Review Reservation of Rights to Debtors' Motion for an Order Pursuant to Bankr Rule 2004 and Local Bankr Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [Re: D.I. 1997] Filed by Standard & Poor's Corporation [B601]	0.30 Hrs
01/15/10	SAK	Review Objection and Exhibits to the Debtors' Rule 2004 Motion filed by FDIC [B601]	0.70 Hrs
01/15/10	SAK	Review Office of Thrift Supervision Objection re: 2004 and related FDIC objection [B601]	0.50 Hrs
01/15/10	SAK	Review Objection of the Third-Parties Toronto-Dominion Bank and TD Bank, N.A. to the Debtors' Motion for an Order Pursuant to Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents From Knowledgeable Parties and related exhibits [B601]	0.40 Hrs
01/15/10	SAK	Review Federal Deposit Insurance Corporation Objection to the Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and exhibits [B601]	0.60 Hrs
01/15/10	SAK	Review Objection of FDIC-Corporate to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and exhibits [B601]	0.40 Hrs
01/15/10	SAK	Review Notice of Partial Withdrawal of Debtors' 2004 Motion relating to Henry M. Paulson, Jr. and related e-mails from K. McCloskey [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/15/10	SAK	Review e-mail from A. Mirisis re: Notice of Partial Withdrawal of Debtors' 2004 Motion relating to Henry M. Paulson, Jr. [B601]	0.10 Hrs
01/15/10	SAK	Review Response to WMI'S 2004 request for production of documents filed by the Federal Loan Home Bank of San Francisco [B601]	0.50 Hrs
01/15/10	SAK	Review Response to Debtors' Rule 2004 Motion filed by the Securities and Exchange Commission [B601]	0.30 Hrs
01/15/10	SAK	Review Motion of Partial Withdrawal of the 2004 Motion regarding the U.S. Department of Treasury and related e-mails from K. McCloskey [B601]	0.10 Hrs
01/15/10	SAK	Review Notice of Partial Withdrawal of the 2004 Motion relating to the Board of Governors and related e-mails from K. McCloskey [B601]	0.20 Hrs
01/15/10	SAK	Review Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties filed by Wells Fargo Bank, National Association and related follow up with J. Adkins [B601]	0.40 Hrs
01/15/10	SAK	Review Reservation of Rights to Debtors' Motion for an Order Pursuant to Bankr Rule 2004 and Local Bankr Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [Re: D.I. 1997] Filed by Standard & Poor's Corporation [B601]	0.40 Hrs
01/15/10	SAK	Review Objection Of Pricewaterhouse Coopers LLC And Reservation Of Rights With Respect To The Debtors' Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties and related e-mail from R. Zahralddin [B601]	0.20 Hrs
01/18/10	JAA	Review email from S. Kinsella re: docket no. 2172 - Objection of the Office of Thrift Supervision to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/18/10	JAA	Review docket no. 2172 - Objection of the Office of Thrift Supervision to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 [B601]	0.10 Hrs
01/18/10	JAA	Email counsel re: docket no. 2172 - Objection of the Office of Thrift Supervision to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 [B601]	0.10 Hrs
01/18/10	JAA	Review email from S. Kinsella re: docket no. 2175 - Objection Of Pricewaterhouse Coopers LLC And Reservation Of Rights With Respect To The Debtors' Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties [B601]	0.10 Hrs
01/18/10	JAA	Review docket no. 2175 - Objection Of Pricewaterhouse Coopers LLC And Reservation Of Rights With Respect To The Debtors' Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties [B601]	0.10 Hrs
01/18/10	JAA	Email counsel re: docket no. 2175 - Objection Of Pricewaterhouse Coopers LLC And Reservation Of Rights With Respect To The Debtors' Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties [B601]	0.10 Hrs
01/18/10	JAA	Review email from R. Zahralddin re: docket no. 2164 - Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/18/10	JAA	Review docket no. 2164 - Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/18/10	JAA	Email counsel re: docket no. 2164 - Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/18/10	KXM	Review filings from Friday re: distribution and dates; conference with J. Adkins re: same [B601]	0.20 Hrs
01/18/10	NRL	Email exchange with A. Abensohn regarding objections to 2004 motion filed by TD Bank, OTS and PWC [B601]	0.20 Hrs
01/18/10	NRL	Email exchange with J. Adkins and K. McCloskey regarding objections to 2004 motion filed by TD Bank, OTS and PWC [B601]	0.20 Hrs
01/18/10	NRL	Review and summarize 2004 Motion Objections from PWC, OTS and TD Bank [B601]	2.30 Hrs
01/18/10	NRL	Review and edit draft search terms for voluntary disclosure from Cerberus, Lehman and Morgan Stanley in light of 2004 objections [B601]	0.70 Hrs
01/18/10	RXZ	Review e-mail from J. Adkins to K. McCloskey re: Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/18/10	SAK	Review e-mail from J. Adkins to K. McCloskey re: Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/20/10	JAA	Review calendar issue with R. Zahralddin re: 2004 related discovery disputes [B601]	0.10 Hrs
01/20/10	NRL	Review calendar issue with R. Zahralddin re: 2004 related discovery disputes [B601]	0.10 Hrs
01/20/10	RXZ	Review Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties filed by Wells Fargo and confer with S. Kinsella [B601]	0.30 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel

Case No. 08-12229

01/20/10	RXZ	Review Objection of the Office of Thrift Supervision to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and confer with S. Kinsella [B601]	0.20 Hrs
01/20/10	RXZ	Review Objection Of Pricewaterhouse Coopers LLC And Reservation Of Rights With Respect To The Debtors' Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties and forward to S. Kinsella [B601]	0.40 Hrs
01/20/10	RXZ	Review calendar issue with J.Adkins re: 2004 related discovery disputes [B601]	0.10 Hrs
01/20/10	RXZ	Review calendar issue with N. Lapinski re: 2004 related discovery disputes [B601]	0.10 Hrs
01/20/10	SAK	Review Objection And Reservation Of Rights With Respect to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties filed by Wells Fargo and confer with R. Zahralddin [B601]	0.20 Hrs
01/20/10	SAK	Review Objection Of Pricewaterhouse Coopers LLC And Reservation Of Rights With Respect To The Debtors' Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties and confer with R. Zahralddin [B601]	0.30 Hrs
01/20/10	SAK	Review Objection of the Office of Thrift Supervision to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and confer with R. Zahralddin [B601]	0.20 Hrs
01/21/10	JAA	Review email from N. Lapinski re: docket no. 2185 - Objection to Debtor's Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/21/10	JAA	Review docket no. 2185 - Objection to Debtor's Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.10 Hrs
01/21/10	JAA	Email counsel re: docket no. 2185 - Objection to Debtor's Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.10 Hrs
01/21/10	NRL	Review Joinder of Standard & Poor in Objection to 2004 Motion [B601]	0.30 Hrs
01/22/10	AGM	Review and analyze Search terms documents to be served on non-parties who are voluntarily complying to discovery requests outside of 2004 motion. [B601]	0.40 Hrs
01/22/10	AGM	Draft Revised Search Terms for Lehman Brothers for their response to the 2004 motion. [B601]	0.30 Hrs
01/22/10	AGM	Draft Revised Search Terms for Morgan Stanley production in compliance with 2004 motion. [B601]	0.30 Hrs
01/22/10	AGM	Draft Revised Search Terms for Cerberus production in response to the 2004 motion. [B601]	0.30 Hrs
01/22/10	AGM	Review and analyze Confidential Stipulation and Protective Order re: whether it could extend to non-party targets. [B601]	1.30 Hrs
01/22/10	JAA	Review email from N. Lapinski re: docket no. 2191 - Joinder Of Standard & Poor's Corporation To Objections With Respect To The Debtors Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties [B601]	0.10 Hrs
01/22/10	JAA	Review docket no. 2191 - Joinder Of Standard & Poor's Corporation To Objections With Respect To The Debtors Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/22/10	JAA	Email counsel re: docket no. 2191 - Joinder Of Standard & Poor's Corporation To Objections With Respect To The Debtors Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties [B601]	0.10 Hrs
01/22/10	JAA	Review email from N. Lapinski re: docket no. 2194 - Statement Of The Official Committee Of Unsecured Creditors Of Washington Mutual, Inc., et al. In Support Of Disbanding The Official Committee Of Equity Security Holders [B601]	0.10 Hrs
01/22/10	JAA	Review docket no. 2194 - Statement Of The Official Committee Of Unsecured Creditors Of Washington Mutual, Inc., et al. In Support Of Disbanding The Official Committee Of Equity Security Holders [B601]	0.10 Hrs
01/22/10	JAA	Email counsel re: docket no. 2194 - Statement Of The Official Committee Of Unsecured Creditors Of Washington Mutual, Inc., et al. In Support Of Disbanding The Official Committee Of Equity Security Holders [B601]	0.10 Hrs
01/22/10	JAA	Review email from N. Lapinski re: docket no. 2198 - Objection to Debtors' Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May Be Incurred by Such Committee [B601]	0.10 Hrs
01/22/10	JAA	Review docket no. 2198 - Objection to Debtors' Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May Be Incurred by Such Committee [B601]	0.10 Hrs
01/22/10	JAA	Email counsel re: docket no. 2198 - Objection to Debtors' Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May Be Incurred by Such Committee [B601]	0.10 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/22/10	JAA	Review email from N. Lapinski re: docket no. 2200 - Response to Debtors' Motion for an Order Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/22/10	JAA	Review docket no. 2200 - Response to Debtors' Motion for an Order Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/22/10	JAA	Email counsel re: docket no. 2200 - Response to Debtors' Motion for an Order Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/22/10	JAA	Emails to/from B. Finestone and A. Abensohn re: reply deadline for 2004 motion [B601]	0.20 Hrs
01/22/10	NRL	Email exchange with B. Finestone and research regarding interplay of LR 2004-1 and 9006 for reply briefing [B601]	0.50 Hrs
01/22/10	NRL	Confer with A. Mirisis regarding extension of confidentiality agreement and order to third-party targets and changes to search terms for targets who have expressed willingness to comply voluntarily with 2004 Motion [B601]	0.60 Hrs
01/22/10	NRL	Telephone discussion with counsel for TD Bank regarding voluntary disclosure [B601]	0.30 Hrs
01/22/10	RXZ	Review Response to Debtors' Motion for an Order Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.20 Hrs
01/22/10	RXZ	Review Objection to Debtors' Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May Be Incurred by Such Committee [B601]	0.20 Hrs
01/22/10	RXZ	Review filings for 1/22/2010 and confer with N. Lapinski and J. Adkins re: same [B601]	0.60 Hrs
01/22/10	RXZ	Review Request for Production of Documents From and Interrogatories Directed to Debtors -Filed by Michele Susanne Grau-Iversen [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/22/10	RXZ	Review Black Horse Capital Management LLC's (I) Response to Debtors Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expense Which May be Incurred by Such Committee; and (II) Request for Alternative Relief Consisting of a Reconstituted Committee of Certain Preferred Equity Holders [B601]	0.80 Hrs
01/22/10	RXZ	Review Imperial Order [B601]	0.30 Hrs
01/22/10	RXZ	Review Statement Of The Official Committee Of Unsecured Creditors Of Washington Mutual, Inc., et al. In Support Of Disbanding The Official Committee Of Equity Security Holders and related follow up [B601]	0.50 Hrs
01/22/10	RXZ	Review Joinder Of Standard & Poor's Corporation To Objections With Respect To The Debtors Motion For An Order Pursuant To Bankruptcy Rule 2004 And Local Bankruptcy Rule 2004-1 Directing The Examination Of Witnesses And Production Of Documents From Knowledgeable Parties [B601]	0.20 Hrs
01/22/10	RXZ	Review Exhibits to Objection to Debtor's Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.30 Hrs
01/22/10	SAK	Review Response to Debtors' Motion for an Order Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.20 Hrs
01/22/10	SAK	Review Objection to Debtors' Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expenses Which May Be Incurred by Such Committee [B601]	0.30 Hrs
01/22/10	SAK	Review Michele Susanne Grau-Iversen Request for Production of Documents From and Interrogatories Directed to Debtors [B601]	0.20 Hrs
01/22/10	SAK	Review Black Horse Capital Management LLC's (I) Response to Debtors Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the United States Trustee or (B) Limiting the Fees and Expense Which May be Incurred by Such Committee; and (II) Request for Alternative Relief Consisting of a	0.50 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

		Reconstituted Committee of Certain Preferred Equity Holders [B601]	
01/22/10	SAK	Review Imperial Order forwarded by R. Zahralddin [B601]	0.20 Hrs
01/22/10	SAK	Review Statement Of The Official Committee Of Unsecured Creditors Of Washington Mutual, Inc., et al. In Support Of Disbanding The Official Committee Of Equity Security Holders [B601]	0.40 Hrs
01/24/10	NRL	Email exchange with B. Finestone regarding timing of FDIC's Motion for Relief from Stay [B601]	0.20 Hrs
01/25/10	AGM	Email N. Lapinski re: Executing Amended Confidential Stipulation rather than executing a ryder to cover non-party discovery targets. [B601]	0.20 Hrs
01/25/10	AGM	Email to S. Cave Counsel for Lehman re: Forward Search Terms for Lehman production of documents. [B601]	0.20 Hrs
01/25/10	AGM	Email to S. Sadighi re: forward Cerberus search terms for production of documents. [B601]	0.20 Hrs
01/25/10	AGM	Email J. Dickey counsel for Morgan Stanley re: forwarded search terms for Morgan Stanley's production of documents. [B601]	0.20 Hrs
01/25/10	JAA	File and serve docket no. 2212 - Debtors' Reply to the Objections of the Knowledgeable Parties to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	1.30 Hrs
01/25/10	JAA	Review email from E. Parness re: Rule 2004 Reply; save to database [B601]	0.10 Hrs
01/25/10	JAA	Edit Rule 2004 Reply [B601]	0.40 Hrs
01/25/10	JAA	Draft COS to Rule 2004 Reply [B601]	0.20 Hrs
01/25/10	JAA	Review email from N. Lapinski re: docket no. 2212 - Debtors' Reply to the Objections of the Knowledgeable Parties to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/25/10	JAA	Review docket no. 2212 - Debtors' Reply to the Objections of the Knowledgeable Parties to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/25/10	JAA	Email counsel re: docket no. 2212 - Debtors' Reply to the Objections of the Knowledgeable Parties to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/25/10	NRL	Email correspondence with E. Parness regarding timing and content of 2004 Motion Reply [B601]	0.40 Hrs
01/25/10	NRL	Telephone discussion with E. Parness regarding 2004 Motion [B601]	0.20 Hrs
01/25/10	NRL	Review, edit and authorize filing of 2004 Motion with DC Order as Exhibit A and Certificate of Service thereof [B601]	1.30 Hrs
01/25/10	NRL	Review Appellant's Opening Brief in latest District Court Appeal [B601]	0.60 Hrs
01/25/10	NRL	Email exchange with B. Finestone regarding Appellant's Opening Brief on Appeal [B601]	0.20 Hrs
01/25/10	NRL	Email exchange with J. Brownstone regarding non-party targets voluntary responses to discovery requests [B601]	0.30 Hrs
01/25/10	NRL	Review emails from A. Mirisis following-up with Cerberus, Morgan Stanley and Lehman regarding voluntary disclosures [B601]	0.30 Hrs
01/25/10	NRL	Email exchange with S. Cave regarding Lehman's voluntary disclosures [B601]	0.20 Hrs
01/25/10	NRL	Review email from A. Mirisis regarding bill for service of 2004 motion not paid [B601]	0.10 Hrs
01/25/10	RXZ	Review Response of the Bank Bondholders to the Opposition of the Official Committee of Equity Security Holders to Debtor's Motion for an Order (A) Disbanding Such Committee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.40 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/25/10	RXZ	Review Draft of Reply of the Debtors to the Objections of the Knowledgeable Parties to Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.40 Hrs
01/25/10	SAK	Review Draft of 2004 objections Reply [B601]	0.40 Hrs
01/26/10	AGM	Respond to E. Parness email re: preparing Notice of Production of Documents for Citigroup. [B601]	0.10 Hrs
01/26/10	JAA	Review email from N. Lapinski re: docket no. 23 - Appellant JPMorgan Chase Bank, N.A.'s Opening Brief [B601]	0.10 Hrs
01/26/10	JAA	Review docket no. 23 - Appellant JPMorgan Chase Bank, N.A.'s Opening Brief [B601]	0.10 Hrs
01/26/10	JAA	Email counsel re: docket no. 23 - Appellant JPMorgan Chase Bank, N.A.'s Opening Brief [B601]	0.10 Hrs
01/26/10	JAA	Emails to/from A. Abenson and B. Finestone re: deadline to file Answering Brief [B601]	0.20 Hrs
01/26/10	JAA	Telephone call with A. Abenson re: memo on District Court cases [B601]	0.30 Hrs
01/26/10	JAA	Draft memo re: Delaware District Court cases summary [B601]	1.00 Hrs
01/26/10	JAA	Draft Notice of Partial Withdrawal of 2004 Motion re: OCC [B601]	0.30 Hrs
01/26/10	JAA	File docket no. 2233 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties Regarding the OCC [B601]	0.10 Hrs
01/26/10	JAA	Review email from S. Kinsella re: docket no. 2233 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties Regarding the OCC [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/26/10	JAA	Review docket no. 2233 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties Regarding the OCC [B601]	0.10 Hrs
01/26/10	JAA	Email counsel re: docket no. 2233 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties Regarding the OCC [B601]	0.10 Hrs
01/26/10	JAA	Email N. Lapinski re: Notice of Partial Withdrawal [B601]	0.10 Hrs
01/26/10	JAA	Email E. Parness and A. Abensohn re: draft of Notice of Partial Withdrawal [B601]	0.10 Hrs
01/26/10	JAA	Emails to/from J. Brownstone re: copies of agreements [B601]	0.10 Hrs
01/26/10	JAA	Telephone call with District Court clerk re: deadline for Answering Brief [B601]	0.30 Hrs
01/26/10	JAA	Email B. Finestone and A. Abensohn re: deadline for Answering Brief [B601]	0.10 Hrs
01/26/10	NRL	Email exchange with A. Abensohn regarding confidentiality agreement modification for third parties [B601]	0.20 Hrs
01/26/10	NRL	Review email from A. Mirisis regarding extension of confidentiality stipulation to third parties [B601]	0.10 Hrs
01/26/10	NRL	Review email from C. Greer and attached agenda for filing [B601]	0.20 Hrs
01/26/10	NRL	Email exchange with J. Brownstone regarding voluntary production from Cerberus, Morgan Stanley and Lehman Bros. Holding [B601]	0.30 Hrs
01/26/10	NRL	Email exchange with J. Dickey regarding availability for conference to discuss Morgan Stanley's disclosure [B601]	0.20 Hrs
01/26/10	NRL	Review email from E. Parness regarding Partial Dismissal of 2004 Motion as to OCC [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/26/10	NRL	Review, edit and authorize execution of Partial Notice of Withdrawal of 2004 Motion and Notice of Service thereof [B601]	0.40 Hrs
01/26/10	NRL	Email exchange with A. Abensohn, E. Taggart, and E. Parness regarding amendments to confidentiality stipulation and order [B601]	0.20 Hrs
01/26/10	RXZ	Response and Objections to Claimant Andrew Eschenbach's Request for Production of Documents From and Interrogatories Directed to Debtors [B601]	0.20 Hrs
01/26/10	RXZ	Review Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties Regarding the OCC and e-mail from N. Lapinski [B601]	0.20 Hrs
01/26/10	RXZ	Review UST Objection to Black Horse Capital Management LLC's Request for Alternative Relief Consisting of a Reconstituted Committee of Certain Preferred Equity Holders [B601]	0.20 Hrs
01/26/10	RXZ	Review Appellant JPMorgan Chase Bank, N.A.'s Opening Brief [B601]	0.70 Hrs
01/26/10	RXZ	Review e-mail from J.Adkins re: Response of the Bank Bondholders to the Opposition of the Official Committee of Equity Security Holders to Debtor's Motion for an Order (A) Disbanding Such Committee or (B) Limiting the Fees and Expenses Which May be Incurred by Such Committee [B601]	0.10 Hrs
01/26/10	RXZ	Review Response and Objections to Claimant John Murphy's Request for Production of Documents from Debtors [B601]	0.20 Hrs
01/26/10	SAK	Review Appellant JPMorgan Chase Bank, N.A.'s Opening Brief [B601]	0.60 Hrs
01/27/10	AGM	Edit Notice of Production of Documents_Citigroup Voluntary Production [B601]	0.20 Hrs
01/27/10	JAA	Review notice issues with S. Kinsella [B601]	0.30 Hrs
01/27/10	JAA	Email E. Parness and A. Abensohn re: word version of Proposed Order to 2004 Motion [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/27/10	JAA	Review email from N. Lapinski re: docket no. 1 (1:10-cv-061) - Notice of Appeal by the Washington Mutual, Inc. Noteholders Group [B601]	0.10 Hrs
01/27/10	JAA	Review docket no. 1 (1:10-cv-061) - Notice of Appeal by the Washington Mutual, Inc. Noteholders Group [B601]	0.10 Hrs
01/27/10	JAA	Email counsel re: docket no. 1 (1:10-cv-061) - Notice of Appeal by the Washington Mutual, Inc. Noteholders Group [B601]	0.10 Hrs
01/27/10	JAA	Review email from N. Lapinski re: docket no. 2 (1:10-cv-061) - Appellant's Designation of Items to be Included in the Record and Statement of Issues Presented on Appeal [B601]	0.10 Hrs
01/27/10	JAA	Review docket no. 2 (1:10-cv-061) - Appellant's Designation of Items to be Included in the Record and Statement of Issues Presented on Appeal [B601]	0.10 Hrs
01/27/10	JAA	Email counsel re: docket no. 2 (1:10-cv-061) - Appellant's Designation of Items to be Included in the Record and Statement of Issues Presented on Appeal [B601]	0.10 Hrs
01/27/10	JAA	Review email from N. Lapinski re: docket no. 3 (1:10-cv-061) - Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association [B601]	0.10 Hrs
01/27/10	JAA	Review docket no. 3 (1:10-cv-061) - Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association [B601]	0.10 Hrs
01/27/10	JAA	Email counsel re: docket no. 3 (1:10-cv-061) - Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association [B601]	0.10 Hrs
01/27/10	JAA	Review email from N. Lapinski re: docket no. 4 (1:10-cv-061) - Notice of Docketing [B601]	0.10 Hrs
01/27/10	JAA	Review docket no. 4 (1:10-cv-061) - Notice of Docketing [B601]	0.10 Hrs
01/27/10	JAA	Email counsel re: docket no. 4 (1:10-cv-061) - Notice of Docketing [B601]	0.10 Hrs
01/27/10	JAA	Email P. Giordano re: word version of Confidentiality Stip and Scheduling Order [B601]	0.10 Hrs



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/27/10	JAA	Review email from N. Lapinski re: docket no. 2244 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties (OTS) [B601]	0.10 Hrs
01/27/10	JAA	Review docket no. 2244 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties (OTS) [B601]	0.10 Hrs
01/27/10	JAA	Email counsel re: docket no. 2244 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties (OTS) [B601]	0.10 Hrs
01/27/10	JAA	Review email from N. Lapinski re: docket no. 24 (1:09-cv-734) - Notice Affidavit of Service [B601]	0.10 Hrs
01/27/10	JAA	Review docket no. 24 (1:09-cv-734) - Notice Affidavit of Service [B601]	0.10 Hrs
01/27/10	JAA	Email counsel re: docket no. 24 (1:09-cv-734) - Notice Affidavit of Service [B601]	0.10 Hrs
01/27/10	JAA	Review email from N. Lapinski re: docket no. 2247 - Notice of Agreement of Production of Documents (Citigroup, Inc.) [B601]	0.10 Hrs
01/27/10	JAA	Review docket no. 2247 - Notice of Agreement of Production of Documents (Citigroup, Inc.) [B601]	0.10 Hrs
01/27/10	JAA	Email counsel re: docket no. 2247 - Notice of Agreement of Production of Documents (Citigroup, Inc.) [B601]	0.10 Hrs
01/27/10	JAA	Review email from N. Lapinski re: docket no. 2248 - Certificate of Service re: Docket Nos. 2233, 2244, & 2247 [B601]	0.10 Hrs
01/27/10	JAA	Review docket no. 2248 - Certificate of Service re: Docket Nos. 2233, 2244, & 2247 [B601]	0.10 Hrs
01/27/10	JAA	Email counsel re: docket no. 2248 - Certificate of Service re: Docket Nos. 2233, 2244, & 2247 [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/27/10	JAA	Draft COS re: Docket Nos. 2233, 2244 & 2247 [B601]	0.30 Hrs
01/27/10	JAA	Draft Notice of Partial Withdrawal of 2004 Motion re: OTS [B601]	0.40 Hrs
01/27/10	NRL	Review docketed record on latest District Court appeal [B601]	0.30 Hrs
01/27/10	NRL	Review edits to confidentiality stipulation and order [B601]	0.20 Hrs
01/27/10	NRL	Telephone discussion and email exchange with A. Abensohn, E. Parness and J. Adkins regarding 2004 proposed order and confidentiality stipulation and order [B601]	0.60 Hrs
01/27/10	NRL	Review email from E. Parness regarding agreement with OTS regarding voluntary production [B601]	0.10 Hrs
01/27/10	NRL	Review, edit and execute Notice of Partial Withdrawal of 2004 Motion as to OTS and notice of service thereof [B601]	0.40 Hrs
01/27/10	NRL	Review email from E. Parness requesting copy of Notice of Partial Withdrawal for counsel for OTS [B601]	0.10 Hrs
01/27/10	NRL	Confer with P. Giordano and review email from P. Giordano regarding amended confidentiality stipulation and order [B601]	0.30 Hrs
01/27/10	NRL	Email exchange with J. Dickey of Morgan Stanley regarding voluntary disclosures [B601]	0.20 Hrs
01/27/10	NRL	Review Agenda and confer with J. Adkins regarding absence of confidentiality stipulation and order [B601]	0.30 Hrs
01/27/10	NRL	Review email from C. Greer regarding UST objection to Agenda [B601]	0.10 Hrs
01/27/10	NRL	Email from E. Parness regarding revising proposed order to 2004 Motion [B601]	0.10 Hrs
01/27/10	NRL	Review 2004 Motion and exhibits and objection FDIC - Receiver in preparation for discussion with co-counsel regarding oral argument at omnibus hearing [B601]	1.50 Hrs
01/27/10	NRL	Review FDIC Motion for Relief from Automatic Stay, Response and Reply in preparation for discussion with co-counsel regarding oral argument at omnibus hearing [B601]	1.80 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/27/10	PXG	Amend Confidential Stipulation, creating a clean copy and a blackline copy [B601]	0.60 Hrs
01/27/10	PXG	Email Amended Confidential Stipulation to E. Parness and A. Abensohn [B601]	0.10 Hrs
01/27/10	PXG	Email original copy of Confidential Stipulation to E. Parness [B601]	0.10 Hrs
01/27/10	RXZ	Review Notice of Appeal by the WMI Noteholders Group and exhibits [B601]	0.60 Hrs
01/27/10	RXZ	Review Appellant's Designation of Items to be Included in the Record and Statement of Issues Presented on Appeal [B601]	0.20 Hrs
01/27/10	RXZ	Review Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association [B601]	0.10 Hrs
01/27/10	RXZ	Review Notice of Docketing of Appeal of Opinion and Order Granting JPMorgan Chase Bank, National Association's Motion to Compel [B601]	0.10 Hrs
01/27/10	RXZ	Review notice of production of documents [B601]	0.10 Hrs
01/27/10	SAK	Review Notice of Appeal by the Washington Mutual, Inc. Noteholders Group and related documents [B601]	0.50 Hrs
01/27/10	SAK	Review Appellant's Designation of Items to be Included in the Record and Statement of Issues Presented on Appeal [B601]	0.20 Hrs
01/27/10	SAK	Review Counter-Designation of Record on Appeal of JPMorgan Chase Bank, National Association [B601]	0.10 Hrs
01/27/10	SAK	Review Notice of Docketing of Appeal re: JPMorgan Chase Bank, National Association's Motion to Compel [B601]	0.10 Hrs
01/27/10	SAK	Review Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties (OTS) [B601]	0.20 Hrs
01/27/10	SAK	Review notice of production of documents [B601]	0.10 Hrs
01/27/10	SAK	Review notice issues with J.Adkins [B601]	0.30 Hrs
01/27/10	SAK	Review notice of production of documents [B601]	0.20 Hrs
01/27/10	SAK	Telephone conference with E. Parness and N. Lapinski re procedure for filing Amended Confidential Order [B601]	0.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/28/10	AGM	Attend Omnibus hearing re; hearing on Debtors' motion to disband the equity committee, and Debtors motion for Court to issue 2004 subpoenas on non-parties. [B601]	3.60 Hrs
01/28/10	DAW	Assist with service re: docket no. 2260 - Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.40 Hrs
01/28/10	JAA	File and serve docket no. 2260 - Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	1.70 Hrs
01/28/10	JAA	Serve docket no. 2233 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties (OCC) [B601]	0.20 Hrs
01/28/10	JAA	Emails to C. Greer and A. Irgens re: documents for amended agenda [B601]	0.10 Hrs
01/28/10	JAA	Draft Notice of Corrected Order re: 2004 Motion [B601]	0.40 Hrs
01/28/10	JAA	Draft Corrected Order re: 2004 Motion [B601]	0.20 Hrs
01/28/10	JAA	Create blackline of Corrected Order re: 2004 Motion [B601]	0.20 Hrs
01/28/10	JAA	Email E. Parness re: draft of Corrected Order and Notice re: 2004 Motion [B601]	0.20 Hrs
01/28/10	JAA	Compile corrected Exhibit A to the Corrected Order re: 2004 Motion [B601]	0.30 Hrs
01/28/10	JAA	Email E. Parness re: corrected Exhibit A to the Corrected Order re: 2004 Motion [B601]	0.10 Hrs
01/28/10	JAA	Review email from E. Parness re: changes to Corrected Order [B601]	0.10 Hrs
01/28/10	JAA	Edit Corrected Order [B601]	0.20 Hrs
01/28/10	JAA	Recreate blackline of Corrected Order [B601]	0.20 Hrs
01/28/10	JAA	Review email from N. Lapinski re: docket no. 2260 - Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel

Case No. 08-12229

01/28/10	JAA	Review docket no. 2260 - Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/28/10	JAA	Email counsel re: docket no. 2260 - Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/28/10	JAA	Email A. Irgen and C. Greer re: docket no. 2260 - Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.10 Hrs
01/28/10	JAA	Serve docket no. 2244 - Notice of Partial Withdrawal of Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of Witnesses and Production of Documents from Knowledgeable Parties (OTS) [B601]	0.20 Hrs
01/28/10	JAA	File and serve docket no. 2247 - Notice of Agreement of Production of Documents (Citigroup, Inc.) [B601]	0.30 Hrs
01/28/10	JAA	File and serve docket no. 2248 - COS re: Docket Nos. 2233, 2244 and 2247 [B601]	0.30 Hrs
01/28/10	KXM	Assist with service of Notice of Agreement of Production of Documents [B601]	0.50 Hrs
01/28/10	NRL	Attend omnibus hearing [B601]	3.60 Hrs
01/28/10	NRL	Email exchange with J. Dickey regarding Morgan Stanley voluntary disclosure [B601]	0.20 Hrs
01/28/10	NRL	Confer via email and telephone with A. Irgens, C. Greer, J. Adkins, A. Abensohn and E. Parness regarding content of amended agenda, changes to proposed order for 2004 motion and partial dismissals of 2004 motion [B601]	2.80 Hrs
01/28/10	NRL	Review, revise and edit changes to proposed order to 2004 motion and exhibits thereto [B601]	1.20 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/28/10	NRL	Email exchanges and telephone discussions with B. Finestone and E. Taggart regarding preparation for omnibus hearing [B601]	0.60 Hrs
01/28/10	NRL	Email exchanges and telephone discussions with A. Abensohn, E. Parness and TD Bank regarding effect of agreement with TD Bank on voluntary disclosure on proposed order and ensuring subpoena is issued [B601]	0.80 Hrs
01/28/10	NRL	Telephone discussions and Email exchanges with A. Abensohn and E. Parness regarding amending confidentiality stipulation in anticipation of voluntary disclosures [B601]	0.90 Hrs
01/28/10	NRL	Review and revise amended confidentiality stipulation and order [B601]	0.60 Hrs
01/28/10	NRL	Email exchange with J. Adkins and E. Parness regarding circulation of Notice of Partial Withdrawal of 2004 Motion as to OTS [B601]	0.20 Hrs
01/28/10	RXZ	Review Transmittal of Notice of Appeal from Order Granting JP Morgan Chase Bank, National Association's Motion to Compel [B601]	0.20 Hrs
01/28/10	RXZ	Review Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties and related e-mails from J.Adkins [B601]	0.30 Hrs
01/28/10	RXZ	Review Exhibits re: Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties and related e-mails from J.Adkins [B601]	0.50 Hrs
01/28/10	RXZ	Review Notice of Docketing Record on Appeal to District Court. Civil Action Number: 10-61 ; BAP Number: 09-99 and confer with S. Kinsella [B601]	0.20 Hrs
01/28/10	RXZ	Review notices and service of papers for relevance to litigations and forward to S. Kinsella for review [B601]	0.30 Hrs
01/28/10	SAK	Review Response to Reply of Washington Mutual, Inc. and WMI Investment Corp. in Further Support of Motion for an Order (A) Disbanding the Official Committee of Equity Holders Appointed by the US Trustee or (B) Limiting the Fees and Expenses Which May Be Incurred by Such Committee and confer with R. Zahraiddin re: same [B601]	0.60 Hrs

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

01/28/10	SAK	Review Notice of Docketing Record on Appeal to District Court. Civil Action Number: 10-61 ; BAP Number: 09-99 and confer with R. Zahralddin [B601]	0.20 Hrs		
01/28/10	SAK	Review Transmittal of Notice of Appeal from Order Granting JP Morgan Chase Bank, National Association's Motion to Compel. BAP-09-99 to District Court [B601]	0.10 Hrs		
01/29/10	JAA	Review email from S. Kinsella re: docket no. 174 (09-50551) - Order Approving Confidentiality Stipulation and Protective Order Governing the Production of Documents [B601]	0.10 Hrs		
01/29/10	JAA	Review docket no. 174 (09-50551) - Order Approving Confidentiality Stipulation and Protective Order Governing the Production of Documents [B601]	0.10 Hrs		
01/29/10	JAA	Email counsel re: docket no. 174 (09-50551) - Order Approving Confidentiality Stipulation and Protective Order Governing the Production of Documents [B601]	0.10 Hrs		
01/29/10	NRL	Telephone discussion with J. Dickey, counsel for Morgan Stanley, regarding voluntary disclosures [B601]	0.60 Hrs		
01/29/10	RXZ	Review Order Approving Confidentiality Stipulation and Protective Order Governing the Production of Documents and related exhibits [B601]	0.40 Hrs		
01/29/10	RXZ	Review Federal Deposit Insurance Corporation Affidavit/Declaration of Service Regarding Objection to the Debtors' Motion for an Order Pursuant to Bankruptcy Rule 2004 [B601]	0.10 Hrs		
01/29/10	RXZ	E-mail to J. Adkins re: review Notice of Service of Discovery - Witness List [B601]	0.10 Hrs		
01/29/10	RXZ	E-mail to J. Adkins re: Order Approving Confidentiality Stipulation and Protective Order Governing the Production of Documents [B601]	0.10 Hrs		
01/29/10	SAK	Review e-mails from J. Adkins re: Notice of Corrected Proposed Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Authorizing the Examination of Witnesses and Production of Documents from Knowledgeable Parties [B601]	0.40 Hrs		
		et seq. Litigation Totals	164.50 Hrs	\$	60,438.00

Washington Mutual, Inc.

TOTAL LEGAL SERVICES \$72,421.00

**LEGAL SERVICES SUMMARY**

Andrew G. Mirisis	11.20 Hrs	225/hr	\$2,520.00
Darcy A. White	2.50 Hrs	225/hr	\$562.50
Jessi A. Adkins	41.20 Hrs	200/hr	\$8,240.00
Kristin A. McCloskey	14.80 Hrs	200/hr	\$2,960.00
Neil R. Lapinski	67.10 Hrs	390/hr	\$26,169.00
Phillip A. Giordano	1.80 Hrs	200/hr	\$360.00
Rafael X. Zahralddin-Aravena	39.70 Hrs	585/hr	\$23,224.50
Shelley A. Kinsella	21.40 Hrs	390/hr	\$8,346.00
Theodore A. Kittila	0.10 Hrs	390/hr	\$39.00
	<u>199.80 Hrs</u>		<u>\$72,421.00</u>

**Reimbursement for out of pocket expenses**

Through January 31, 2010

Postage

01/04/10	214.77	
01/08/10	9.13	
01/11/10	18.30	
01/12/10	174.73	
01/13/10	221.35	
01/14/10	55.14	
01/15/10	313.24	
01/25/10	208.09	
01/27/10	186.77	
01/28/10	820.42	
		\$2,221.94

Copying

01/04/10	808.50
01/08/10	176.40
01/11/10	48.00
01/12/10	435.00
01/13/10	180.00
01/13/10	684.00



Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through January 31, 2010

Copying

01/14/10		32.00	
01/15/10		1,326.40	
01/15/10		122.40	
01/25/10		619.50	
01/26/10		152.30	
01/27/10		121.60	
01/27/10		550.80	
01/27/10		153.10	
01/28/10	RELIABLE WILMINGTON(DE)---INV #WL018068 DTD 01/28/10 FOR PROFESSIONAL SERVICES: DUPLICATING-CONVERT TO TWO-SIDED AND STAPLE ON 01/28/10 FOR NRL	4,722.30	
01/29/10		55.90	
			\$10,188.20

Delivery/Courier Service

01/04/10	RELIABLE WILMINGTON (DE)---INV #WL017223 DTD 01/04/10 FOR PROFESSIONAL SERVICES: 25 HAND DELIVERIES ON 01/04/09 FOR NRL	187.50	
01/08/10	RELIABLE WILMINGTON (DE)---INV#WL017723 DTD 01/08/10 PROFESSIONAL SERVICES: 24 HAND DELIVERIES ON 01/08/10 FOR NRL	180.00	
01/11/10	RELIABLE WILMINGTON(DE)---INV #WL017752 DTD 01/11/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICE ON 01/11/10 FOR NRL	67.50	
01/12/10	RELIABLE WILMINGTON(DE)---INV #WL017771 DTD 01/12/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICES ON 1/12/10 FOR NRL	195.00	
01/13/10	RELIABLE WILMINGTON(DE)---INV #WL017785 DTD 01/13/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICE ON 1/13/10 FOR NRL	195.00	

Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through January 31, 2010

**Delivery/Courier Service**

01/14/10	RELIABLE WILMINGTON(DE)---INV #WL017812 DTD 01/14/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICE ON 01/14/10 BY NRL	60.00
01/15/10	RELIABLE WILMINGTON(DE)---INV #WL017834 DTD 01/15/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICE ON 01/15/10 FOR RXZ	202.50
01/25/10	RELIABLE WILMINGTON(DE)---INV #WL017937 DTD 01/25/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICE ON 01/25/10 FOR NRL	217.50
01/27/10	RELIABLE WILMINGTON(DE)---INV #WL018049 DTD 01/27/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICE ON 01/27/10 FOR NRL	180.00
01/28/10	RELIABLE WILMINGTON(DE)---INV #WL018068 DTD 01/28/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICE ON 01/28/10 FOR NRL	195.00
01/28/10	RELIABLE WILMINGTON(DE)---INV #WL018067 DTD 01/28/10 FOR PROFESSIONAL SERVICES: HAND DELIVERY COURIER SERVICE ON 01/28/10 FOR NRL	7.50
		<b>\$1,687.50</b>

**Computerized Legal Research**

01/01/10	WEST GROUP (BB/HA/SC/DE)---INV #819798218 DTD 01/01/10 FOR WESTLAW LEGAL RESEARCH FOR THE PERIOD: DEC 01, 2009-DEC 31, 2009 BY KLD/NRL	23.03
		<b>\$23.03</b>

**Dockets**

01/06/10	PACER SERVICE CENTER---INV #10/01/09-12/31/09 DTD 01/06/10 FOR DOCKET RETRIEVAL FOR THE PERIOD: 10/01/09-12/31/09 BY RXZ	1.60
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Washington Mutual, Inc.

Re: Special Debtors' Litigation Counsel  
Case No. 08-12229

**Reimbursement for out of pocket expenses**

Through January 31, 2010

Dockets

01/06/10	PACER SERVICE CENTER---INV #10/01/09-12/31/09 DTD 01/06/10 FOR DOCKET RETRIEVAL FOR THE PERIOD: 10/01/09-12/31/09 BY RXZ	126.32	
01/06/10	PACER SERVICE CENTER---INV #10/01/09-12/31/09 DTD 01/06/10 FOR DOCKET RETRIEVAL FOR THE PERIOD: 10/01/09-12/31/09 BY RXZ	166.64	
			\$294.56
	Total Reimbursement for out of pocket expenses		\$14,415.23
		TOTAL THIS BILL	<u>\$86,836.23</u>

Washington Mutual, Inc.

**Task Billing Summary Page**

Re: In re: Washington Mutual, Inc., et al.

File Number 60124-001

	Previous	Current	
	<u>Billed</u>	<u>Bill</u>	<u>Total</u>
Case Administration	8,329.00	317.00	8,646.00
Asset Analysis Recovery	346.50	0	346.50
Asset Disposition	526.00	0	526.00
Relief from Stay/Adequate Protection	3,020.00	0	3,020.00
Employment & Retention Application EGS	4,010.50	0	4,010.50
Employment & Retention Application Others	1,414.50	1,602.00	3,016.50
Fee Applications and Invoices – EGS	14,964.50	448.50	15,413.00
Fee Objections EGS	5,206.00	1,297.50	6,503.50
Fee Applications and Invoices – Others	10,435.00	870.00	11,305.00
Fee Objections Others	4,254.00	642.50	4,896.50
Other Contested Matters	16,628.50	0	16,628.50
Business Operations	172.50	0	172.50
Claims Administration and Objections	200.00	39.00	239.00
Plan and Disclosure Statement Matters	1,009.50	352.50	1,362.00
Court Hearings	20,900.50	6,414.00	6,414.00
Schedules and Statements	421.00	0	421.00
Litigation	389,140.50	60,438.00	449,578.50
Analysis/Strategy	2,471.00	0	2,471.00
Totals	483,449.50	72,421.00	555,870.50

# Exhibit C

EXPENSE SUMMARY FOR THE PERIOD  
JANUARY 1, 2010 THROUGH JANUARY 31, 2010

<u>Expense Category</u>	<u>Total Expenses</u>
Postage	\$2,221.94
Copying <sup>1</sup>	\$10,188.20
Delivery/Courier Service	\$1,687.50
Computerized Legal Research	\$23.03
Dockets	\$294.56
<b>TOTAL THIS BILL:</b>	<b>\$14,415.23</b>

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<sup>1</sup> EG represents that its rates for duplication is \$0.10 per page, consistent with the Local Rules and Guidelines. Detailed copy charges are listed in Exhibit B.

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

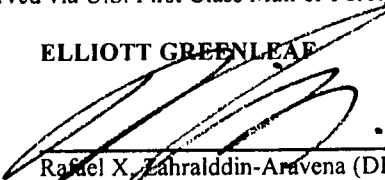
-----	X	
<i>In re:</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	X	
WASHINGTON MUTUAL, INC. AND	:	
WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL	:	
ASSOCIATION,	:	
	:	
Defendant.	:	
-----	X	

**CERTIFICATE OF SERVICE**

I, Neil R. Lapinski, Esquire, Special Litigation and Conflicts Counsel for the Debtors, hereby certify that I caused a copy of the Tenth Monthly Application (January 1, 2010 through January 31, 2010) of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses Pursuant to 11 U.S.C. §§ 330 and 331 to be served on all Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals (Docket No. 302) on March 1, 2010. I have caused a copy of the Notice of the Tenth Monthly Application to be served on all remaining parties on March 1, 2010. All local parties were served via hand delivery and the remaining parties listed on the attached service list were served via U.S. First Class Mail or Foreign First Class Mail.

Dated: March 1, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**

  
\_\_\_\_\_  
Raffel X. Zahraiddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)  
*Special Litigation and Conflicts Counsel for  
the Debtors and Debtors-in-Possession*

<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).

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

----- X  
In re: : Chapter 11  
 :  
WASHINGTON MUTUAL, INC., *et al.*,<sup>1</sup> : Case No. 08-12229 (MFW)  
 :  
Debtors. : Jointly Administered  
 :  
 : Re: Docket Nos. 2052, 2053, 2435, 2436  
 : Objection Deadline: 3/31/2010 @ 4:00 PM  
 : Hearing Date: 4/21/2010 @ 11:30 AM  
 :  
----- X

**NOTICE OF THIRD INTERIM FEE APPLICATION OF  
ELLIOTT GREENLEAF, SPECIAL LITIGATION AND  
CONFLICTS COUNSEL TO THE DEBTORS, FOR COMPENSATION  
AND SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES  
FOR THE PERIOD OCTOBER 1, 2009 THROUGH JANUARY 31, 2010**

Name of Applicant: Elliott Greenleaf

Authorized to provide  
professional services to: Debtors

Date of retention: May 19, 2009  
(*nunc pro tunc* to September 26, 2008)

Period for which compensation  
and reimbursement is sought: October 1, 2009 through January 31, 2010

Total amount of fee compensation sought  
as actual, reasonable and necessary: \$218,492.00<sup>2</sup>

Total amount of expense reimbursement  
sought as actual, reasonable and necessary: \$30,593.13<sup>3</sup>

<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).

<sup>2</sup> Provided no objections are filed to Elliott Greenleaf's Ninth and Tenth fee applications.

<sup>3</sup> *Id.*



Total amount of fee compensation previously authorized for payment under the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of expenses of Professionals (Docket No. 302) as actual, reasonable and necessary: \$81,084.80 (80% of \$101,356.00)

Total amount of expenses previously authorized for reimbursement under the Amended Administrative Order Establishing Procedures for Interim Compensation and Expense Reimbursement of Professionals and Committee Members (Docket No. 302) as actual, reasonable and necessary: \$6,546.38

Total amount of holdback fees sought: \$43,338.40<sup>4</sup>

This is a(n)    Monthly   X   Interim Application        Final Application

Summary of Fee Applications for Compensation Period:

Fee Application Covered Dates, Date Filed, Doc. No.	Total Fee Request	Total Expense Request	Certificate of No Objection/ Certification of Counsel Filing Date, Doc. No.	Total Amount of Fees Approved to Date via Certificate of No Objection (80%)	Total Amount of Expenses Approved to Date via Certificate of No Objection (100%)	Amount of Holdback Fees
10/1-10/31/09 12/23/2009 Doc. No. 2052	\$55,948.50	\$3,585.61	1/15/2010 Doc. No. 2165	\$44,758.80	\$3,585.61	\$11,189.70
11/1-11/30/09 12/23/2009 Doc. No. 2053	\$45,407.50	\$2,960.77	1/15/2010 Doc. No. 2166	\$36,326.00	\$2,960.77	\$9,081.50
12/1-12/31/09 3/1/2010 Doc. No. 2435	\$42,915.00	\$9,631.52	Can be filed 3/24/2010	\$34,332.00	\$9,631.52 <sup>5</sup>	\$8,583.00
1/1/10-1/31/10 3/1/2010 Doc. No. 2436	\$72,421.00	\$14,415.23	Can be filed 3/24/2010	\$57,936.80	\$14,415.23 <sup>6</sup>	\$14,484.20
<b>TOTAL:</b>	<b>\$218,492.00</b>	<b>\$30,593.13</b>		<b>\$173,353.60</b>	<b>\$30,593.13</b>	<b>\$43,338.40</b>

<sup>4</sup> Provided no objections are filed to Elliott Greenleaf's Ninth and Tenth fee applications.

<sup>5</sup> *Id.*

<sup>6</sup> *Id.*

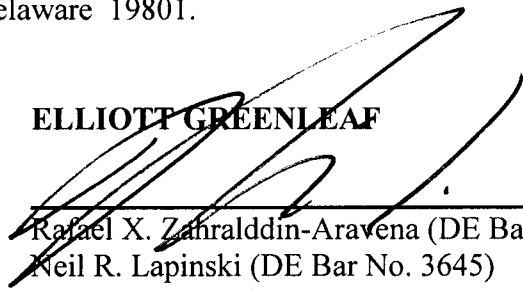
**PLEASE TAKE NOTICE** that on March 11, 2010, Elliott Greenleaf, counsel to the Official Committee of Unsecured Creditors of the above-captioned debtors (the “Debtors”) filed the attached Third Interim Fee Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Services Rendered and Reimbursement of Expenses for the Period of October 1, 2009 through January 31, 2010 (the “Interim Application”).

**PLEASE TAKE FURTHER NOTICE** that objections, if any, to the Interim Application must be made in accordance with this Court’s Administrative Amended Order Establishing Procedures for Interim Compensation and Expense Reimbursement of Professionals [Docket No. 302], and (a) must be filed no later than **March 31, 2010 at 4:00 PM** (the “Objection Deadline”), and (b) be served upon and received by (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 a hearing on the Interim Application will be held on **April 21, 2010 at 11:30 a.m.** before the Honorable Mary F. Walrath, 824 North Market Street, Wilmington, Delaware 19801.

Dated: March 11, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



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*Special Litigation and Conflicts Co-Counsel to  
Washington Mutual, Inc. and WMI Investment  
Corp.*

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

-----	x	
<i>In re</i>	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>11</sup>	:	Case No. 08-12229 (MFW)
	:	
Debtors.	:	Jointly Administered
-----	x	
WASHINGTON MUTUAL, INC. AND WMI INVESTMENT CORP.,	:	
	:	Adv. Proc. No. 09-50934
Plaintiffs,	:	
	:	
v.	:	
	:	
JPMORGAN CHASE BANK, NATIONAL ASSOCIATION,	:	
	:	
Defendant.	:	
-----	x	

**CERTIFICATE OF SERVICE**

I, Neil R. Lapinski, Esquire, Special Litigation and Conflicts Counsel to the Debtors, hereby certify that I caused a copy of the Third Interim Fee Application of Elliott Greenleaf, Special Litigation and Conflicts Counsel to the Debtors, for Compensation and Reimbursement of Expenses for the Period October 1, 2009 through January 31, 2010 (the "Application") to be served on all Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Expense Reimbursement of Professionals (Docket No. 302) on March 11, 2010. I have caused a copy of the Notice of the Application to be served on all remaining parties on March 11, 2010. All local parties were served via hand delivery and the remaining parties listed on the attached service list were served via First Class Mail.

Dated: March 11, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**




---

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<sup>11</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).

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