

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

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 In re: : Chapter 11
 : Case No. 08-12229 (MFW)
 Washington Mutual, Inc., *et al.*, : (Jointly Administered)
 :
 :
 Debtor. : **Objection Date: 6/28/2010 @ 4:00 PM**
 : **Hearing: Only if Objections Filed**
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**TWELFTH MONTHLY
 APPLICATION OF QUINN EMANUEL URQUHART &
 SULLIVAN, 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 MARCH 1, 2010 THROUGH MARCH 30, 2010**

Name of applicant: Quinn Emanuel Urquhart & Sullivan, LLP

Authorized to provide professional services to: Debtors

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

Period for which compensation and reimbursement is sought: March 1, 2010 – March 30, 2010

Amount of compensation requested: \$707,325.00 (80%, \$565,860.00)

Amount of expense reimbursement requested: \$21,866.64

This is a: X monthly quarterly application.

This is the twelfth monthly fee application filed by Quinn Emanuel Urquhart & Sullivan, LLP in this case.



Prior Applications:

		Requested		Approved	
Date Filed/Docket No.	Period Covered	Fees	Expenses	Fees	Expenses
June 8, 2009 Docket No. 1116	April 3, 2009 - April 30, 2009	\$853,305.50	\$17,755.31	\$853,305.50	\$17,755.31
July 15, 2009 Docket No. 1315	May 1, 2009 - May 31, 2009	\$775,675.00	\$12,281.80	\$775,675.00	\$12,281.80
August 31, 2009 Docket No. 1562	June 1, 2009 - June 30, 2009	\$859,224.50	\$30,691.71	\$859,224.50	\$30,691.71
September 24, 2009 Docket No. 1653	July 1, 2009 – July 31, 2009	\$605,336.00	\$24,354.81	\$605,336.00	\$24,354.81
November 11, 2009 Docket No. 1869	August 1, 2009 – August 31, 2009	\$686,114.50	\$25,676.62	\$686,114.50	\$25,676.62
November 16, 2009 Docket No. 1888	September 1, 2009 – September 30, 2009	\$937,415.00	\$22,854.62	\$937,415.00	\$22,854.62
December 23, 2009 Docket No. 2056	October 1, 2009 - October 31, 2009	\$1,049,452.00	\$31,308.48	\$839,561.60	\$31,308.48
January 27, 2010 Docket No. 2246	November 1, 2009- November 30, 2009	\$817,111.00	\$22,886.43	\$653,688.80	\$22,886.43
March 1, 2010 Docket No. 2437	December 1, 2009 – December 31, 2009	\$613,754.50	\$38,182.38	\$491,003.20	\$38,182.38
March 11, 2010 Docket No. 2489	January 1, 2010 - January 31, 2010	\$722,965.00	\$13,837.90	\$578,372.00	\$13,837.90
April 27, 2010 Docket No. 3584	February 1, 2010 – February 28, 2010	\$726,618.00	\$24,003.28	\$581,294.40	\$24,003.28

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

(MARCH 1, 2010 TO MARCH 31, 2010)

NAME	POSITION; EXPERIENCE	HOURLY RATE	TOTAL HOURS	TOTAL COMPENSATION
Peter Calamari	Partner for 33 years; admitted in 1974	970.00	81.40	78,958.00
Michael B. Carlinsky	Partner for 13 years; admitted in 1990	970.00	3.70	3,589.00
Susheel Kirpalani	Partner for 8 years; admitted in 1995	860.00	4.70	4,042.00
David L. Elsberg	Partner for 5 year; admitted in 1997	810.00	89.10	72,171.00
Crystal Nix-Hines	Counsel for 2 years; admitted in 1991	745.00	157.70	117,486.50
Adam M. Abensohn	Partner effective January 1, 2001; admitted in 1995	740.00	20.60	15,244.00
Erica Taggart	Partner for 1 years; admitted in 2001	730.00	16.60	12,118.00
Daniel Holzman	Counsel for 2 years, admitted in 1999	680.00	16.50	11,220.00
Benjamin Finestone	Associate for 4 years; admitted in 2008	550.00	227.90	125,345.00
Thomas O'Brien	Associate for 3 year; admitted in 2007	480.00	57.50	27,600.00
Evan D. Parness	Associate for 2 years; admitted in 2007	450.00	68.30	30,735.00
Olga M. Urbietta	Associate for 1 year; admitted in 2008	420.00	47.00	19,740.00
Justin Brownstone	Associate; admitted 2009	390.00	36.20	14,118.00
Nicoletta Malogioglio	Associate; admission pending	275.00	30.80	8,470.00
Irene Tokar	Attorney	275.00	72.00	19,800.00
Ned Menoyo	Attorney	275.00	49.00	13,475.00
Heather Nolan	Attorney	275.00	108.90	29,947.50
Chris McNamara	Law Clerk	310.00	4.50	1,395.00
Jeffrey L. Benner	Law Clerk	310.00	190.00	58,900.00
Joan Collopy	Paralegal	265.00	75.30	19,954.50
Shahreen Mehjabeen	Paralegal	265.00	0.40	106.00
Martine Lacroix	Paralegal	265.00	106.10	28,116.50
Jonathan Land	Lit Support	365.00	0.40	146.00
Danny Rose	Lit Support	150.00	4.20	630.00
Raul Vasquez	Lit Support	150.00	8.10	1,215.00

Michael Lee	Lit Support	150.00	1.20	180.00
Cyrus Wilcox	Lit Support	150.00	0.80	120.00
	SUB-TOTAL		1,478.90	\$714,822.00
	Non-Working Travel (50%)			-\$7,497.00
	TOTAL	478.28 (Blended Rate)¹	1,478.90	\$707,325.00

¹ The blended rate excluding paraprofessionals is \$555.25.

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

(MARCH 1, 2010 TO MARCH 31, 2010)

ACTIVITY	HOURS	FEES
Case Administration	156.00	\$40,153.00
Court Hearings	4.80	\$3,844.00
Fee Application	64.80	\$25,129.00
Litigation	1,213.80	\$617,537.00
Non-Working Travel	20.60	\$14,994.00
White Collar Investigation	18.90	\$13,165.00
SUB-TOTAL	1,478.90	\$714,822.00
Non-Working Travel (50%)		-\$7,497.00
TOTAL	1,478.90	\$707,325.00

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

**SUMMARY BY CATEGORY TYPE OF DISBURSEMENTS BILLED
(MARCH 1, 2010 TO MARCH 30, 2010)**

Description	Amount
Attorney Service- Document Delivery	\$25.00
Client Meals	\$92.59
Color Printing	\$221.73
Digital Prints	\$153.84
Express Mail	\$279.39
Litigation Support Services	\$537.81
Hotel	\$493.92
Local Travel	\$1,295.47
Messenger	\$35.99
Miscellaneous Expense	\$85.69
Online Research	\$14,300.29
Outside Photocopy	\$26.80
Photocopying	\$35.00
Printing	\$1,290.90
Professional Services	\$2,561.38
Taxi	\$100.10
Telephone	\$330.74
Total	\$21,866.64

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FOR THE DISTRICT OF DELAWARE**

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: Case No. 08-12229 (MFW)
Washington Mutual Inc., *et al.*, : Jointly Administered
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SULLIVAN, 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 FEBRUARY 1, 2010 THROUGH FEBRUARY 28, 2010**

Quinn Emanuel Urquhart & Sullivan, LLP ("Quinn Emanuel"), special litigation and conflicts counsel to the debtors, Washington Mutual Inc. and WMI Investment Corp. (the "Debtors"), hereby submits its application (the "Application") to this Court pursuant to sections 330 and 331 of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Local Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure For United States Bankruptcy Court For the District of Delaware ("Local Rule No. 2016-2"), and the Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals Pursuant To Sections 331 and 105(a) of the Bankruptcy Code, entered on October 31, 2008 (Docket No. 204) (the "Compensation Order"), seeking (i) interim allowance of compensation of \$707,325.00 for actual, reasonable and necessary professional services rendered, (ii) payment of 80% of such compensation in the amount \$565,860.00 and (iii) interim allowance and payment of \$21,866.64 for 100% of actual, reasonable and necessary

expenses incurred during the period from March 1, 2010 through March 31, 2010 (the "Twelfth Monthly Fee Period"), and represents as follows:

I. INTRODUCTION

A. Background

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

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

B. Retention Of Quinn Emanuel And Billing History

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

4. This Application is Quinn Emanuel's twelfth monthly application for approval and allowance of compensation and reimbursement for expenses. Quinn Emanuel makes this monthly application for approval and allowance of compensation pursuant to sections 330 and 331 of the Bankruptcy Code, Bankruptcy Rule 2016, Local Rule No. 2016-2, and the Compensation Order. No prior application has been made to this or any other court for the relief requested herein, nor has payment been received by Quinn Emanuel for legal services provided to and on behalf of the Debtors, or for out-of-pocket expenses incurred in connection therewith.

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

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

II. APPLICATION

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

8. Specifically, Quinn Emanuel seeks approval of compensation in the amount of \$707,325.00 for legal services rendered on behalf of the Debtors during the Twelfth Monthly Fee Period, and \$21,866.64 for reimbursement of all actual, reasonable and necessary expenses incurred in connection with the rendition of such services. The fees sought by this Application reflect an

aggregate of 1478.90 hours of attorney and other paraprofessional time spent and recorded in performing services for the Debtors during the Twelfth Monthly Fee Period, at a blended average hourly rate of \$478.28 for both professionals and paraprofessionals. The blended hourly rate for professionals only is \$555.25.

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

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

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

12. Quinn Emanuel also maintains records of all actual and necessary expenses incurred in connection with the performance of professional services, a summary of which also is attached hereto as part of the cover sheet. The summary lists the amounts and categories of expenses for which reimbursement is sought. Attached hereto as **Exhibit "B"** is a summary of the expenses, including the date the expense was incurred and the charge.

III. SUMMARY OF PROFESSIONAL SERVICES RENDERED

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

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

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

including late night/early morning and weekend work, often under extreme time pressure to meet the needs of the Debtors in these cases.

A. Litigation: (Total Hours 1,213.80; Total Fees: \$617,537.00)

15. ***Omnibus Bankruptcy Case:*** On September 26, 2008, the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. Quinn Emanuel attorneys became involved as special litigators and conflicts counsel to the Debtors on May 18, 2009. Quinn Emanuel attorneys are involved in various aspects of the cases including the main chapter 11 proceeding. While Weil Gotshal & Manges, LLP ("WGM") continues to function as the Debtors' primary bankruptcy counsel, Quinn Emanuel has assisted on limited issues that overlap with issues raised in various litigation that Quinn Emanuel is covering.

16. During the Twelfth Monthly Fee Period, Quinn Emanuel attorneys, among other things, spent time (i) reviewing the Debtors' plan and disclosure statement with respect to litigation issues; (ii) advising the Debtors concerning protections and contingencies in connection with negotiating a settlement of the pending litigations; (iii) preparing for oral argument in connection with the FDIC's motion for stay-relief to claw-back the Debtors' deposits; (iv) drafting pleadings and preparing for argument in connection with objections to the claims filed by certain WMB bondholders as a matter of law; (v) and responding to discovery requests and serving document requests in the contested matter concerning the claims of the WMB bondholders.

17. Moreover, in connection with the Debtors' Rule 2004 investigation, the Debtors engaged in meet and confers with third parties regarding Rule 2004 production and reviewed the voluntary production of those producing third parties, including OTS, Blackstone, and CitiGroup. Quinn Emanuel also spent time revising FOIA requests to the FDIC.

18. During the Twelfth Monthly Fee Period, Quinn Emanuel attorneys spent time reviewing the Official Committee of Equity Security Holders' (the "Equity Committee") complaint and preparing an answer to that complaint. Quinn Emanuel attorneys further dedicated substantial time to researching and drafting a response to the Equity Committee's motion for summary judgment or relief from the automatic stay.

19. ***Litigation with JPMC:*** Since Quinn Emanuel's retention on April 3, 2009, Quinn Emanuel lawyers have dedicated extensive time to performing services on behalf of the Debtors in connection with the Debtors' various litigations with JPMC.

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

21. Throughout the Twelfth Monthly Fee Period, Quinn Emanuel attorneys spent a considerable amount of time (i) reviewing material collected from WMI for potential future productions; (ii) drafting objections and responses to FDIC document requests; (iii) revising FOIA requests to the FDIC; (iv) preparing and engaging in a meet and confer with the FDIC; (v) reviewing the FOIA responses; (vi) drafting a memorandum regarding FOIA obligations; and (vii) negotiating a scheduling order with the parties to govern the production of documents in the matter.

22. Additionally, Quinn Emanuel attorneys reviewed JPMC's appellant brief in connection with JPMC's appeal of the Court's denial of its motion to dismiss the Debtors' counterclaims and revised and finalized the Debtors' appellee brief in response thereto.

23. **Other Matters:** Throughout the Twelfth Monthly Fee Period, Quinn Emanuel attorneys monitored litigation pending in the District Court for the District of Columbia where certain stakeholders of WMI and WMB were asserting claims that the Debtors assert are property of the Debtors' estates.

B. White Collar Matter: (Total Hours: 18.90; Total Fees: \$13,165.00)

24. Throughout the Twelfth Monthly Fee Period, Quinn Emanuel attorneys have continued to be involved in the Seattle U.S. Attorney's investigation into certain attorney-client privilege issues regarding the Debtors. During this period, Quinn Emanuel attorneys spent time researching various issues including materiality and waiver of privilege. Quinn Emanuel attorneys also drafted a memorandum regarding materiality.

IV. FACTORS TO BE CONSIDERED IN AWARDING ATTORNEYS' FEES

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

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

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

V. ALLOWANCE OF COMPENSATION

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

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

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

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

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

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

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

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

11 U.S.C. § 330(a) (3) (A).

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

30. The total time spent by Quinn Emanuel attorneys and paraprofessionals during the Twelfth Monthly Fee Period was 1,478.90 hours, which services have a fair market value of \$707,325.00. As shown by this Application and supporting exhibits, Quinn Emanuel spent its time economically and without unnecessary duplication of time (or duplication of the efforts of the Debtors' other retained professionals). In addition, the work involved, and thus the time expended, was carefully assigned in light of the experience and expertise required for a particular task.

VI. EXPENSES

31. Quinn Emanuel has expended the total amount \$21,866.64 in actual, reasonable and necessary expenses in connection with representing the Debtors during the Twelfth Monthly Fee Period. Quinn Emanuel maintains records of all actual and necessary expenses incurred in connection with the performance of professional services. A breakdown of expenses, including the date the expense was incurred and the charge, is annexed hereto as **Exhibit B**.

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

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

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

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

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

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

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

VII. NOTICE


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

VIII. CONCLUSION

WHEREFORE, Quinn Emanuel respectfully requests an award of compensation for professional services rendered as special litigation and conflicts counsel during the Twelfth Monthly Fee Period in the amount of \$707,325.00, together with reimbursement of \$21,866.64 for all actual, reasonable and necessary expenses incurred, and such other and further relief as is just.

Dated: Wilmington, Delaware
June 8, 2010

**QUINN EMANUEL URQUHART &
SULLIVAN, LLP**

By 

Susheel Kirpalani

51 Madison Avenue, 22nd Floor
New York, New York 10010
Telephone: (212) 849-7000
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**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

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

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

1. I am partner in the firm of Quinn Emanuel Urquhart & Sullivan, LLP ("**Quinn Emanuel**"), and I am duly authorized to make this Certification on behalf of Quinn Emanuel. Quinn Emanuel was retained as special litigation and conflicts counsel to Washington Mutual, Inc. and its affiliated debtor pursuant to an order of the Court. This certification is made in support of Quinn Emanuel's Twelfth Monthly Application For Interim Allowance Of Compensation For Services Rendered And For Reimbursement Of Expenses During The Period From March 1, 2010 Through March 31, 2010 (the "**Application**"), and in compliance with Local Rule 2016-2 of this Court (the "**Rule**"), and with the United States Trustee's Guidelines for Review Of Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 (the "**Guidelines**").

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

Dated:
June 7, 2010

Quinn Emanuel Urquhart & Sullivan, LLP



Susheel Kirpalani
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EXHIBIT A

WMI01 5 Fee Applications

03/01/10	OMU	Prepare fee application.	7.20	3,024.00
03/02/10	OMU	Prepare fee application.	4.50	1,890.00
03/03/10	EP	Correspondence w/ O. Urbieto re January Fee App.	0.10	45.00
03/04/10	EP	Review and revise invoice to January Fee App.	1.80	810.00
03/05/10	BF1	Review tenth fee application.	1.00	550.00
03/06/10	EP	Review and revise exhibit to January Fee App.	0.40	180.00
03/09/10	OMU	Prepare to file January fee application.	0.30	126.00
03/10/10	OMU	Begin preparing February fee application.	3.80	1,596.00
03/11/10	OMU	Review interim fee application.	7.10	2,982.00
03/12/10	BF1	Review interim fee application.	0.30	165.00
03/12/10	OMU	Review interim fee application before filing (1.8); review time entries in February fee application (7.1).	8.90	3,738.00
03/15/10	OMU	Review February time entries.	6.50	2,730.00
03/16/10	OMU	Continue drafting fee application by reviewing time entries.	7.90	3,318.00
03/20/10	ML4	Prepare February fee application - Exhibit B	3.90	1,033.50
03/26/10	ML4	Prepare February fee application - Exhibit B	4.80	1,272.00
03/27/10	ML4	Prepare March fee application - Exhibit B	6.30	1,669.50
		SUBTOTAL	64.80	25,129.00

WMI02 Litigation

02/17/10	DLE	Teleconf's Venable re motion to dismiss, discovery, filing notice of appearance (0.2); review prior filings in DC and identify arguments that bear on WMI's in other proceedings (1.1).	1.30	1,053.00
03/01/10	AMA	Revise and finalize opposition to JPMC appeal.	2.70	1,998.00
03/01/10	BF1	Research appeals issues if stay relief is granted (4.4); o.c. w/ J. Benner re. stay pending appeal on summary judgment (.4); review materials on stay pending appeal on summary judgment (.8); review appeals brief on denial of JPMC's motion to dismiss counterclaims (.8); research derivative standing re. ANICO issues (1.5); revise motion to enforce automatic stay (2.0); c.c. w/ B. Rosen, B. Kostorous, J. Golding, P. Calamari, D. Elsberg re. 3/4 hearing (.4).	10.30	5,665.00
03/01/10	DLE	Review correspondence re JPMC request for extension on 2004 discovery and confer with QE team re same (0.1); review correspondence from C. Smith and creditors re status of discussions on certain outstanding issues and next steps (0.2); review draft materiality memo (0.2); review Equity Committee correspondence (0.1); review draft submission to DC court re Am Nat'l dismissal and give comments (0.2); teleconf B. Rosen, C. Smith re status and next steps (0.4); prepare for lift-stay hearing (1); review scheduling order and confer re same with E. Parness (0.3); review revised FOIA requests (0.2).	2.70	2,187.00

03/01/10	EP	Prepare appeals brief for filing (2.3); attention to making productions available to other parties (.5); correspondence w/ S&C re Rule 2004 production (.1); revise FOIA requests to the FDIC (3.4); correspondence w/ S&C re scheduling order (.1); follow-up with team re same (.3); research re fiduciary duty of debtor (.1).	6.80	3,060.00
03/01/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	5.50	1,512.50
03/01/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
03/01/10	JLB	Legal research regarding opp to stay pending appeal (6.8); o.c. B. Finestone re same (0.4).	7.20	2,232.00
03/01/10	ML4	Prepare index of pleadings from main bankruptcy docket Nos. 234 to 300 out of 2434.	6.50	1,722.50
03/01/10	NM	Review of documents for privilege.	4.00	1,100.00
03/01/10	PC	Telephone conference with D. Elsberg regarding settlement issues, e-mails regarding same, conference call with B. Rosen regarding same (1.0); telephone conference with D. Gropper regarding pre-judgment interest (0.2); attention to request by equity for documents and numerous e-mails regarding same (0.8); request from JPMC for time on Rule 2004 and e-mails regarding same (0.3); attention to planning next steps if 9.5. is denied/granted (0.3); e-mails regarding status of Anico plaintiffs case, review proposed letter regarding same (0.3); attention to scheduling order, e-mails regarding JPMC issues regarding cost sharing, circulating custodian lists and scheduling (0.4).	3.30	3,201.00

03/01/10	TOB	Call with A&M regarding document management systems (.4); revise scheduling order (1.1); review and produce OTS production to S&C (.7); coordinate distribution of third party productions (.4); meet and confer with D. Possick at S&C regarding SharePoint sites (.4).	3.00	1,440.00
03/02/10	AMA	Team call re American National (.5); revisions to American National stay brief (1.2); research re fiduciary duties and privilege waiver (.5).	2.20	1,628.00
03/02/10	BF1	T.C. w/ D. Elsberg re. contingencies (.5); revise contingency issues and points outline (.6); c.c. w/ B. Rosen, B. Kostorous, J. Golding, P. Calamari, D. Elsberg re. 3/4 hearing (.5); t.c. w/ D. Elsberg re. same (.5); review and comment on draft objections to bank bondholders' discovery requests (1.4); o.c. w/ E. Taggart re. same (.3); revise outline re. summary judgment appeal considerations and distribute internally (.9); c.c. w/ P. O'Toole, E. Taggart re. bank bondholder objection (.4); assess creditors' supplement to prejudgment interest issue (1.3); revise motion to enforce the automatic stay (1.3); c.c. w/ P. Calamari, A. Abensohn, D. Elsberg re ANICO strategy issues (.7); t.c. w/ J. Benner re. affirmative duty to stay estate claims (.2); revise draft demonstratives for 3/4 omnibus hearing (.5).	9.10	5,005.00
03/02/10	CH2	Additional research on tax issue.	3.50	2,607.50

03/02/10	DLE	Draft outline of additional contingencies to be addressed and give to WGM and B. Kosturos, and teleconf's with WGM and C. Smith on same topic and next steps, and follow up emails with C. Smith re same (2.8); teleconf creditors re same (0.4); review FOIA stipulation, confer with E. Parness and E. Taggart re same (0.3); teleconf re FDIC FOIA procedures (0.5); teleconf A. Abensohn re materiality analysis and re summary judgment and lift-stay (0.3); teleconf P. Calamari, B. Finestone re Am Nat'l. (0.9); prepare for lift-stay motion (0.4).	5.60	4,536.00
03/02/10	EP	Research re fiduciary duty of debtor (3.1); research re FDIC FOIA regulations in preparation for call w/ FDIC FOIA Specialist Sussman re revising FOIA requests (.9); revise FOIA requests to FDIC based on Sussman's suggestions (4.1); input T. O'Brien's edits to scheduling order (.3);	8.40	3,780.00

03/02/10	ET	Review objections and responses to bondholders requests for production and email QE team regarding same (.8); review revised FOIA requests and FOIA FDIC correspondence in preparation for call with J. Sussman (.7); review latest versions to scheduling order and third party discovery agreement (.4); review appellee brief regarding jurisdiction (.4); review summary of relevant documents produced by OTS, Blackstone, and CitiGroup and correspond with document review team regarding same (.8); telephone conference with J. Sussman of FDIC regarding FOIA requests and discuss with E. Parness (.7); telephone conference with P. O'Toole regarding response to bondholders requests for documents and discovery and discuss with B. Finestone (.6); telephone conference with T. O'Brien regarding gathering discovery information for P. O'Toole (.2); correspond with P. O'Toole regarding follow-up information (.2); correspond with P. Calamari and E. Parness regarding FOIA requests (.3).	4.70	3,431.00
03/02/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	5.40	1,485.00
03/02/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
03/02/10	JBX	Review WMI non-privilege documents for production.	1.00	390.00
03/02/10	JLB	Revision to outline on opp to motion to stay pending appeal (0.7); review stay exemplar from Amer. Nat. action (0.3); research regarding bank exemption (3.8).	4.80	1,488.00

03/02/10	NM	Review of documents for privilege.	5.60	1,540.00
03/02/10	NM	Correspondence with E. Parness, T. Obrien, Justin Brownstone and J. Collopy re doc review and related organization (0.9); correspondence with IT re coding tree and updated review (0.3).	1.20	330.00
03/02/10	PC	E-mails regarding settlement issues, conference calls with B. Rosen and A&M regarding possible alternatives, telephone calls to D. Elsberg regarding same, conference calls to B. Rosen and A&M Creditors regarding same, follow up calls to B. Finestone and D. Elsberg regarding same (2.6); responses and objections to bondholders requests, e-mails regarding same (0.4); telephone calls to D. Gropper regarding pre-judgment answer (0.2); e-mails regarding FOIA requests, prepare for meet and confer with FDIC regarding same, review revised request (0.7); continued planning regarding steps following decision on S/J, e-mails regarding same (0.4); attention to scheduling (0.1); review Anico papers on motion and e-mails regarding same, internal conference call regarding same (1.6).	6.00	5,820.00
03/02/10	TOB	Prepare materials for Weil's document review (1.3); call with E. Taggart regarding bondholders(.1); prepare scheduling order edits (1.0); research regarding document management systems (1.1); revise scheduling order (.5)	4.00	1,920.00

03/03/10	BF1	T.C. w/ J. McGuiness re. March 4 omnibus hearing (.2); prepare demonstrative for March 4 omnibus hearing (1.4); oral argument planning for March 4 omnibus hearing (5.1); attend litigation update conference with counsel to equity committee (1.7); draft summary for C. Smith (.3) email B. Branch re. fraudulent transfer claims (.2).	8.90	4,895.00
03/03/10	DLE	Prepare for tomorrow's hearing on lift-stay motion, including mock argument, confer with B. Finestone re same (5.1); meet with Equity Committee counsel (1.7).	6.80	5,508.00
03/03/10	EP	Correspondence w/ P. Calamari re revised FOIA requests to FDIC (.2); correspondence w/ S&C re documents requested by Equity Committee (.1); draft memo summarizing discovery issues and status (2.1); correspondence w/ D. Elsberg re Rule 2004 productions (.2); attention to confidentiality issues (1.0); review documents for production (.5).	4.10	1,845.00
03/03/10	ET	Correspond with E. Parness and P. Calamari regarding FOIA FDIC requests (.3).	0.30	219.00
03/03/10	HN	Review and code documents culled by Alvarez & Marsal for privilege (4.3); edit log entries for documents from non-management director production withheld as privileged (2.7).	7.00	1,925.00
03/03/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
03/03/10	JBX	Review WMI non-privileged documents for production.	1.90	741.00

03/03/10	JLB	Check Amer Nat. docket, review and distribute new filing to team.	0.20	62.00
03/03/10	MBC	Exchange emails re settlement issues and hearing in De.	0.50	485.00
03/03/10	NM	Correspondence with J. Brownstone re document review (0.1); correspondence with E. Parness and T. O'Brien re doc review and related organization (0.3); review of past productions of third parties to assess status of review and related correspondence with T O'Brien re the same (0.4).	0.80	220.00
03/03/10	NM	Review of documents for privilege.	6.10	1,677.50
03/03/10	PC	Prepare for meeting with Equity Committee and numerous e-mails regarding same (0.4); meeting with Equity Committee, and follow up items regarding documents (2.1); R. Williams update call (0.7); e-mails regarding communications issues (0.2); prepare for 9. 5 arguments, conference regarding same (0.6); e-mails and attention to settlement issue, telephone conference with D. Elsberg regarding same, telephone conference with C. Smith regarding same (0.6).	4.60	4,462.00
03/03/10	TOB	Prepare custodian lists (1.2); prepare shared drive lists (.8); review sharepoint lists (.8); prepare memorandum regarding third party discovery (4.2).	7.00	3,360.00
03/04/10	AMA	Reviewing newly filed motion by equity holders (.3); reviewing correspondence re status of pending motions	0.50	370.00

03/04/10	BF1	Prepare for oral argument on stay relief motion (2.5); revise contingencies issue list (1.9); t.c. w/ J. Clarke re. bank bondholder objection (.5); review JPMC response to ANICO notice of dismissal (.3); research shareholder rights in bankruptcy (3.3).	8.50	4,675.00
03/04/10	DLE	Pre-argument prep and strategy discussions with C. Smith, B. Kosturos, creditors' counsel (2.5); post-argument strategy discussions with C. Smith, P. Calamari (0.4); draft outline of key issues for settlement discussions, and teleconf and emails with C. Smith re same (0.8).	3.70	2,997.00
03/04/10	EP	Attention to Equity Committee's request for documents (.3); hearing re 9.5 oral argument and continuance (.2); update team re scheduling order issues (.1); correspondence w/ third parties re voluntary productions (.1); research re cost-shifting in context of third party discovery (5.4); attention to E. Taggart comments re revised FOIA requests (.1).	6.20	2,790.00
03/04/10	ET	Telephone conference with P. O'Toole and Weil regarding discovery and discuss with T. O'Brien (.3); email J. Wolfe, P. O'Toole and others at Weil and QE regarding discovery coordination (.4); review and revise summary of discovery for 2004 and adversary proceeding (.5); review and comment on revised FOIA requests to the FDIC (.6).	1.80	1,314.00
03/04/10	HN	Edit log entries for documents from non-management director production withheld as privileged.	7.00	1,925.00

03/04/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
03/04/10	JBX	Review WMI non-privileged documents for production.	0.90	351.00
03/04/10	JLB	Legal research re shareholder rights in bankruptcy.	4.00	1,240.00
03/04/10	ML4	Prepare pleading clip index from main bankruptcy docket nos. 401 to 473 out of 2434	8.40	2,226.00
03/04/10	NM	Review of T. O'Brien and E. Parness memo re status of the production and the case (0.3); related correspondence with J Collopy re the same (0.1).	0.40	110.00
03/04/10	PC	E-mails and telephone calls regarding strategy for continued litigation, review "check list" regarding same (0.6); attendance at meetings in Delaware (1.6); e-mails regarding communications issues, telephone calls to Bloomberg regarding same (0.4); e-mails bank bondholder objections, FDIC request for time (0.3); attention to Equity Committee request for Shareholder meeting, review Complaint and preliminary research, e-mails regarding same (0.7); review summary of discovery status and revise (0.3).	3.90	3,783.00
03/04/10	TOB	Call with Weil and E. Taggart regarding bondholders (.3); meeting with J. Collopy regarding JPMC's productions (.5); prepare memorandum regarding discovery update (2.1).	2.90	1,392.00
03/05/10	AMA	Review discovery status (.4); reviewing equity request for access to documents and transcripts (.5)	0.90	666.00

03/05/10	BF1	T.C. w/ B. Rosen, E. Coleman re litigation assessment (.3); c.c. w/ S. Landenfeld, R. Hoskins, J. Benner re corporate governance (.5); t.c. w/ D. Elsberg re litigation value assessment (.5) t.c. w/ D. Elsberg re ANICO strategy issues (.5); c.c. w/ R. Johnson, C. Smith, B. Rosen, A. Stochak, P. Calamari, D. Elsberg re ANICO strategy issues (.6); t.c. w/ M. MacWilliams re same (.3).	2.70	1,485.00
03/05/10	CH2	Discussion with B. Finestone re Complaint; review of material.	1.20	894.00
03/05/10	DLE	Review motion to call shareholder meeting, review case law summaries, confer re same with B. Finestone and C. Nix-Hines (0.7); review draft document protocol revision from S&C, and confer re same with QE team (0.2); review outline of settlement discussion points and give comments (0.8); teleconf E. Taggart re scheduling order (0.3); teleconf creditors and WGM re Am Nat'l, and prepare for same (0.6); teleconf Venable re Am Nat'l. (0.3); confer with A. Abensohn and E. Parness re confidentiality restrictions on requested info, and conferring with S&C re same (0.2); review depo transcript and note privilege issues (0.2).	3.30	2,673.00

03/05/10	EP	Attention to S&C edits to privilege protocol (.1); research re cost-shifting (.7); review documents for production (1.9); call with OTS re production (.2); follow-up e-mail to team re OTS production (.1); analysis of JPMC comments to scheduling order and send write-up to team (.7); prep for call with S&C re scheduling order (.5); pre-call with P. Calamari, D. Elsberg, E. Taggart, and T. O'Brien re scheduling order (.3); call with S&C re scheduling order (.7); edits to scheduling order (.4); research re confidentiality of Logan depo and documents requested by Equity Committee (1.2); t/c w/ D. Elsberg and A. Abensohn re confidentiality issues (.2); WMI Weekly Deadlines (.1); update memo re discovery issues (.4).	7.50	3,375.00
03/05/10	ET	Review equity committee complaint (.2); review edits to scheduling order in preparation for call with Sullivan and Cromwell (.5); pre-call with P. Calamari, D. Elsberg and others at QE regarding scheduling order (.3); telephone conference with D. Possick, T. O'Brien, E. Parness regarding Scheduling Order (.7); correspond with H. Nolan, I. Tokar, T. O'Brien regarding privilege review (.3); review update regarding OTS production (.1); review and revise amended scheduling order draft prepared by E. Parness (.2).	2.30	1,679.00
03/05/10	HN	Edit log entries for documents from non-management director production withheld as privileged. Review and code documents culled by Alvarez & Marsal for privilege.	5.00	1,375.00

03/05/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
03/05/10	JBX	Review WMI non privileged documents for production (.5); Review TPG's third-party production (.3).	0.80	312.00
03/05/10	JLB	Series of emails with D. Elsberg, P. Calamari, B. Finestone re EC complaint and claim (0.7); find and review ruling and briefing in other cases regarding shareholder meeting (4.8); c.c. with B. Finestone and Perkins Coie re EC complaint (0.3).	5.80	1,798.00
03/05/10	NM	Correspondence with E. Parness re upcoming OTS production (0.1); related email correspondence from the team and EP Taggart re coding and privileged docs (0.4).	0.50	137.50
03/05/10	PC	Continued attention to request for shareholders meeting, and e-mails regarding same (0.2); further review "check list" regarding strategic direction of case, and e-mails regarding same (0.3); prepare conference call on Scheduling Order issues (0.3); attention to Anico plaintiffs case, and strategy conference call, confer with C. Smith/Weil/Creditors regarding same, telephone call to Venable regarding same, e-mails regarding attendance at hearing (1.1); e-mails regarding Venable requests for deposition transcripts, telephone calls to D. Elsberg regarding same (0.2); review draft privilege protocol and e-mails regarding same (0.3).	2.40	2,328.00

03/05/10	TOB	Call with E. Taggart, D. Elsberg, P. Calamari, E Parness regarding scheduling order (.3); all with S&C regarding scheduling order (.7); review and revise scheduling order; (1.4); review productions from third parties (.2)	2.60	1,248.00
03/06/10	BF1	Review JPMC response to objection to bank bondholder proof of claim.	0.50	275.00
03/06/10	CH2	Review of materials; research re shareholders meeting.	6.80	5,066.00
03/06/10	EP	Review documents for production.	0.60	270.00
03/06/10	PC	Review (WMB bondholder) responses to objections, and e-mails regarding same (0.5); e-mails regarding settlement issues (0.2).	0.70	679.00
03/07/10	BF1	Review IBC corporate governance briefing.	0.90	495.00
03/07/10	CH2	Review of materials re shareholders meetings.	5.50	4,097.50
03/07/10	DLE	Review summary of portions of draft agreements, and email and teleconf C. Smith re same.	0.80	648.00
03/07/10	JLB	Legal research regarding response to EC complaint and shareholder rights in bankruptcy.	4.20	1,302.00
03/08/10	AMA	Call with Weil re American National hearing (.3); reviewing American National pleadings (.4)	0.70	518.00
03/08/10	BF1	Review 3/7 S&C comments to proposed terms (.9); t.c. w/ E. Coleman re. litigation status (.2); c.c. w/ B. Kostorous, C. Smith, D. Elsberg, B. Rosen re. indemnification issues (1.2); c.c. w/ C. Smith, D. Elsberg re same (.5); c.c. w/ S&C and debtor professionals re. treatment of various claims (.7).	3.50	1,925.00

03/08/10	CH2	Research on clear abuse.	5.80	4,321.00
03/08/10	DLE	Review draft agreement, draft and email comments on same to C. Smith (2.8); teleconf C. Smith, A&M, WGM re draft agreement (1.2); follow up teleconf C. Smith re same (0.1); teleconf JPMC and S&C re draft agreement (0.7).	4.80	3,888.00
03/08/10	DR	Compare dupes of produced docs to us and provide team with spreadsheet of different coding of each for T. O'Brien.	1.70	255.00
03/08/10	EP	Implement E. Taggart's edits to scheduling order (.5); revise search terms for Blackstone production (.6); revise FOIA requests to FDIC (2.7); press stories re potential settlement (.1); attention to OTS production (.2); correspondence w/ TPG re production (.1); correspondence w/ team re FOIA requests (.2); edit memo re discovery issues per P. Calamari's comments (.3); review Logan depo transcript for confidentiality and privilege issues (2.6); confi stip edits to S&C (.1).	7.40	3,330.00
03/08/10	ET	Correspond with E. Parness regarding revised FOIA requests to FDIC (.6); correspond with H. Nolan regarding privilege decisions (.2); correspond with T. O'Brien regarding information on financial disclosures for production (.2).	1.00	730.00
03/08/10	HN	Review and code documents culled by Alvarez & Marsal for privilege (4.2); edit log entries for documents from non-management director production withheld as privileged (.6).	4.80	1,320.00
03/08/10	ILT	Review and analyze documents for privilege in preparation for production.	8.00	2,200.00

03/08/10	JLB	Legal research re shareholder rights in bankruptcy and response to EC (5.1); email to B. Finestone re findings (0.5); o.c with B. Finestone re same (0.3).	5.90	1,829.00
03/08/10	ML5	Duplicate 3 copies of the production discs per E. Parness (6.4); review produced PDF documents to determine the production bates range (10.8).	1.20	180.00
03/08/10	NM	Review of documents for privilege.	7.00	1,925.00
03/08/10	PC	E-mails regarding strategic direction of case and potential discussions, conference call with C. Smith, Weil, and A&M regarding same, conference call S&C regarding same (2.8); review proposed settlement agreement and comment, confer with D. Elsberg regarding same (1.6); e-mails regarding FOIA requests, revise same (0.6); review FDIC receiver response to objection to bondholder claims, and e-mails regarding same (0.3); e-mails regarding ANICO claims and status (0.1); review board meeting minutes (0.1); e-mails regarding scheduling and recent comments (0.2).	5.70	5,529.00
03/08/10	TOB	Review documents for privilege (.5); prepare memo regarding discovery update (.9); call with A&M regarding privilege (.3).	1.70	816.00

03/09/10	BF1	T.C. w/ P. O'Toole re. bank bondholder claims objection (.2); research re. assumption liabilities (2.1); review FDIC objection to bank bondholder objection (.5); review outline of motion to dismiss eq. committee complaint (.6); c.c. w/ D. Elsberg, J. Benner, C. Nix-Hines re. responding to equity committee complaint (1.00); o.c. w/ B. Kostorous, J. Goulding, C. Smith, P. Calamari, D. Elsberg re. FDIC litigation (1.4).	5.80	3,190.00
03/09/10	CH2	Conference call with D. Elsberg, B. Finestone, J. Benner (.5); review of outline (1.2); research on response to Complaint (4.8).	6.50	4,842.50
03/09/10	DLE	Review draft agreement, confer re same with P. Calamari, confer re same with B. Finestone (0.7); teleconf with B. Finestone re Equity Committee complaint (0.4); confer with B. Kosturos, C. Smith re draft agreement (2.1); review arguments re demand for shareholders meeting (0.7).	3.90	3,159.00
03/09/10	EP	Review documents for production (4.6); review and analyze S&C comments re scheduling order and send update to team (.4); attention to Citigroup's production (.1); review T. O'Brien's comments on scheduling order (.1); revise business torts claims (.1); update memo on discovery status (.2); correspondence w/ Blackstone re revised search terms (.2); correspondence w/ P. Calamari and T. O'Brien re scheduling order (.2); correspondence w/ various third parties re production status (.8); correspondence w/ team re status of third party productions (.2).	6.90	3,105.00

03/09/10	ET	Review chart of review of productions (.2); correspond with H. Nolan and T. O'Brien regarding privilege issues (.3).	0.50	365.00
03/09/10	ILT	Review and analyze documents for privilege in preparation for production.	8.00	2,200.00
03/09/10	JLB	Research re shareholder rights in bankr. (4.8); begin draft reply to EC complaint (1.5); t.c. with B. Fineston re same (0.1); c.c. with B. Finestone and C. Nix Hines re same (1.0).	7.40	2,294.00
03/09/10	MBC	Meet with Bill Koustoris, C. Smith, P. Calamari re settlement and hearing.	1.50	1,455.00
03/09/10	NM	Correspondence with the team re document review; updates on the coding tree and progress (1.5); review of chart re production and related correspondence with J. Collopy, E. Taggart and the team re the same (0.5); update chart of production to include WMI docs (0.2); related correspondence with T. O'Brien, J. Collopy, J. Land re the same in the light of previous correspondence re WMI production (0.7); correspondence with T O'Brien and E. Parness re confidentiality issue and coding approach of bates stamped docs (0.4), document review of WMI and TPG productions (5.1).	8.40	2,310.00
03/09/10	NM	Document review for privilege issues.	6.00	1,650.00

03/09/10	PC	E-mails regarding scheduling order, language on document management systems (0.4); attention to status of all discovery items and e-mails regarding same, review "production chart" (0.6); meetings with B. Kostorus and C. Smith regarding settlement, numerous conversations and e-mails with D. Elsberg and B. Finestone regarding same (2.4); e-mails regarding press coverage (0.2); summary of ANICO hearing and e-mails regarding same (0.2); review draft objection to bondholder document requests and e-mails regarding same (0.2).	4.00	3,880.00
03/09/10	TOB	Conduct privilege review (3.8); review and revise scheduling order regarding document management systems (2.1); coordinate privilege and responsiveness review with A&M (1)	6.90	3,312.00
03/10/10	BF1	Attend all-hands litigation assessment conference at S&C with JMPC, S&C, Fried Frank, WGM, A&M, UCC.	5.60	3,080.00
03/10/10	CH2	Research on response to Complaint.	7.50	5,587.50
03/10/10	DLE	Meeting with JPMC, creditors, C. Smith, B. Kosturos re settlement.	6.20	5,022.00
03/10/10	EP	Correspondence w/ N. Malogioglio re TPG and Moody's hot docs (.2); review documents for production (3.6); press report re possible settlement (.1); update business tort claims (.6); correspondence w/ team re S&C request for extension for Rule 2004 production (.1).	4.60	2,070.00

03/10/10	ET	Correspond with team regarding S&C production and case status (.3); correspond with J. Brownstone regarding status of financial information discovery (.2). review and comment on objections and responses to Bank Bondholders requests for production and interrogatories (.7).	1.20	876.00
03/10/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	4.80	1,320.00
03/10/10	ILT	Review and analyze documents for privilege in preparation for production.	8.00	2,200.00
03/10/10	JLB	Research and draft reply to EC complaint.	6.50	2,015.00
03/10/10	NM	Document review for privilege issues.	6.00	1,650.00
03/10/10	NM	Review of TPG and WMI non privileged documents (5.8); correspondence with the team re OTS statements in the aftermath of receivership (0.1); correspondence with J. Collopy, IT and E. Parness re document review organization (0.3); analysis of Moody's documents and related correspondence with T. O'Brien and E. Parness re the same (0.3).	6.50	1,787.50
03/10/10	PC	Meeting with S&C regarding settlement (attend by conference call), follow up e-mails regarding same (4.2); update conference call with R. Williams (0.3); e-mails regarding copyright claims (0.1); e-mails regarding Rule 2004 requests to JP, request for extension (0.2); attention to Equity Committee complaint and e-mails regarding Washington Law issues (0.2).	5.00	4,850.00
03/10/10	TOB	Prepare for call with J. Maciel	0.50	240.00

03/11/10	BF1	T.C. w/ P. O'Toole re. bank bondholder discovery responses (.4); final review of bank bondholder discovery responses (.8); t.c. w/ Holt re litigation update (.5); t.c. w/ J. Shaffer re. litigation update (.5); outline and research motion to dismiss equity committee complaint (4.1).	6.30	3,465.00
03/11/10	CH2	Research on response to Complaint.	6.50	4,842.50
03/11/10	DLE	Confer with C. Smith re meeting with FDIC and strategy, and draft bullets re same (1); draft bullets setting forth statement of our position (0.5); prepare for tomorrow's lift-stay motion (2.4).	3.90	3,159.00
03/11/10	EP	Review TPG document production (.7); correspondence re S&C request for extension on Rule 2004 production (.2); revise business torts claims (2.2); e-mail to OTS re document production (.2); attention to files re discovery matters (1.9)	5.20	2,340.00
03/11/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	6.00	1,650.00
03/11/10	ILT	Review and analyze documents for privilege in preparation for production.	8.00	2,200.00
03/11/10	JLB	Research re reply to EC complaint (7.8); emails re findings to B. Finestone and C. Nix Hines. (1.1).	8.90	2,759.00
03/11/10	ML4	Create pleading index from main bankruptcy dockets nos. 752 to 820 out of 2434	7.70	2,040.50
03/11/10	NM	Correspondence with J. Collopy, T. O'Brien and J. Land re WMI non privileged production and related doc review organization.	0.50	137.50
03/11/10	NM	Document review for privilege issues.	6.70	1,842.50

03/11/10	PC	Attention to communications issues, alternative scripts for public comments (0.5); e-mails regarding settlement issues, prepare for FDIC conference, conferences with D. Elsberg regarding same (0.8); attention to discovery issues, Boldholder responses (0.4).	1.70	1,649.00
03/11/10	TOB	Call WaMu shareholder regarding ongoing lawsuit (.5); call with J. Maciel and D. Logan regarding privilege and financial documents (.3); prepare memorandum regarding privilege and financial documents (3.1).	3.90	1,872.00
03/12/10	BF1	Pre-hearing strategy meetings and settlement negotiations (3.1); review equity committee's summary judgment motion and exhibits (.9); email correspondence with N. Lapinski re. timing of equity committee's summary judgment filing (.6); o.c. w/ D. Elsberg , P. Calamari re settlement ramifications (.5); t.c. w/ W. Holt re. D.C. ramifications (.4); review bank bondholder objections (1.9).	7.40	4,070.00
03/12/10	CH2	Review of Summary Judgment motion and conduct additional research re same.	5.80	4,321.00
03/12/10	CH2	Review internal emails.	0.20	149.00
03/12/10	DLE	Pre-hearing meetings and settlement negotiations (3.1); review Equity Committee summary judgment motion and exhibits (0.5); confer with P. Calamari and B. Finestone re: settlement, with C. Smith re same (0.8); review bondholder objections (1); confer with C. Smith re statements being made by parties about the understanding announced on the record (0.9).	6.30	5,103.00

03/12/10	EP	Correspondence re settlement (.2); hearing announcing settlement (.3); press stories re settlement (.3); follow-up with team on settlement's impact on discovery (.2); correspondence w/ third parties re discovery (.4); correspondence w/ Elsberg re S&C discovery (.1); correspondence w/ J. Benner re discovery tasks (.3); attention to files re discovery issues (2.3); WMI Weekly Deadlines (.1).	4.20	1,890.00
03/12/10	ET	Correspond with QE team regarding results of tentative settlement and document issues (.5).	0.50	365.00
03/12/10	JLB	Research re shareholder rights in bankruptcy (5.7); review EC motion for SJ and exhibits (1.1); email to C. Nix Hines and B. Finestone regarding research results and analysis (0.7).	7.50	2,325.00
03/12/10	MBC	Review term sheet.	0.60	582.00
03/12/10	NM	Case organization pursuant to the settlement (0.8); gathering information on documents and records of status of review (0.6); related review of correspondence and correspondence with the team re the same (0.5).	1.90	522.50
03/12/10	PC	Numerous telephone calls and e-mails regarding settlement (.4); review term sheet, press release and help prepare communication strategy (1.7); confer with B. Finestone and D. Elsberg regarding same (.7).	2.80	2,716.00
03/12/10	TOB	Review documents for privilege.	0.20	96.00

03/13/10	BF1	Draft talking points for equity committee action for board of directors (.6); attend board of directors meeting telephonically (.7); t.c. w/ D. Elsberg re. same (.4); t.c. w/ E. Coleman re 9019 motion (.9).	2.60	1,430.00
03/13/10	CH2	Review/edits to outline (2.1); prepare response to Complaint (2.7); review internal emails (.2).	5.00	3,725.00
03/13/10	PC	Attention to press coverage and status (0.3); review issues regarding equity committee action (0.2); attendance on board conference call (0.5).	1.00	970.00
03/14/10	BF1	Review bank bondholder objection responses and research various issues on standing and pleading requirements on fraudulent transfers (5.5); review C. Nix Hines comments to equity committee motion outline (8).	6.30	3,465.00
03/14/10	CH2	Research on response to complaint.	3.80	2,831.00
03/14/10	NM	Correspondence with E. Taggart re case and status of review.	0.30	82.50
03/14/10	PC	E-mails regarding discovery issues (questions as to status) (0.3); e-mails from shareholders (0.1).	0.40	388.00

03/15/10	BF1	T.C. w/ P. O'Toole re. division of labor on bank bondholder objection (.6); review draft chapter 11 plan re. litigation settlement (1.9); c.c. w/ B. Rosen, C. Smith, Perkins Coie, C. Nix Hines re. equity committee action (.5); c.c. w/ C. Nix Hines, J. Benner re drafting responsive pleading (.6); t.c. w/ D. Elsborg re. same (.3); draft letter to E.C. counsel re. deadline on summary judgement motion and circulate for comment (.9); incorporate comment to same (.3); research re. D&O releases under chapter 11 plans (4.1).	9.20	5,060.00
03/15/10	CH2	Call with GC; B. Finestone. Internal Emails. Call w/B. Finestone, J. Benner (.5); research on potential stay motion (1.5); review of WMI draft letter (2.0).	4.00	2,980.00
03/15/10	DLE	Review draft plan (.9); review transcript of hearing on 12 th (.1).	1.00	810.00
03/15/10	ET	Correspond with P. Calamari and T. O'Brien regarding document production to Committee (.5); discuss upcoming tasks with J. Brownstone (.2); review correspondence regarding document review (.3).	1.00	730.00
03/15/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	5.40	1,485.00
03/15/10	JBX	Review WMI non-privileged documents and TPG documents for production.	3.70	1,443.00
03/15/10	JLB	Draft Opp to EC motion for SJ (4.1); call with B. Finestone and C. Nix Hines re same (0.7).	4.80	1,488.00
03/15/10	NM	Correspondence with E. Taggart, IT and team re document (.4); review of TPG and OTS documents (3.8).	4.20	1,155.00

03/15/10	PC	E-mails regarding bankruptcy plan, review same and comment (0.8); review transcript of hearing on settlement and e-mails regarding same (0.2); e-mails regarding communications issues and review press coverage, conference call regarding same with RJ Williams (0.6); e-mails regarding discovery issues, questions regarding impact of settlement, correspondence from Venable, review and comment on draft response (1.2); conference call with C. Smith and B. Rosen regarding equity committee motion status, and follow up regarding strategy, review draft letter (1.1); e-mails regarding bank bondholder claims regarding FDIC (0.2).	4.10	3,977.00
03/15/10	TOB	Prepare letter to Venable (1.3); meet and confer with third parties regarding document requests (3.5).	4.80	2,304.00
03/16/10	BF1	Draft memo to C. Smith re. D&O under chapter 11 plans (8.5); review settlement agreement re. litigation implications (1.1); t.c. w/ D. Elsberg re same (.5).	10.10	5,555.00
03/16/10	CH2	Review and revise on S.J. Opp.	4.50	3,352.50
03/16/10	DLE	Teleconf WGM, A&M, C. Smith re draft agreement (0.6); review revised agreement and draft comments for C. Smith (0.9); review and give comments on memo re D&O's (0.3).	1.80	1,458.00
03/16/10	ET	Correspond with P. Calamari regarding third party discovery (.2).	0.20	146.00
03/16/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	6.00	1,650.00
03/16/10	JBX	Review WMI non-privileged and TPG third party documents for production.	2.60	1,014.00

03/16/10	JLB	Draft answer to EC complaint (5.9); review cases re shareholder right to meeting (1.0).	6.90	2,139.00
03/16/10	NM	Document review for privilege.	1.00	275.00
03/16/10	NM	Correspondence and call with J. Brownstone regarding document review (0.2); phone call with T. O'Brien regarding hot document memo (0.1).	0.30	82.50
03/16/10	PC	Review and revise redrafted response to Venable letter and e-mails regarding same (0.3); telephone calls to C. Smith regarding status of discovery items, and e-mails to Quinn team regarding same (0.4); attention to comments on settlement agreement (0.3); review D&O release memo (0.2).	1.20	1,164.00
03/16/10	TOB	Research regarding third productions (1.2); communicate with third parties regarding 2004 productions (1.5); prepare letter to venable (.8).	3.50	1,680.00
03/17/10	BF1	Finalize and distribute D&O release memo to C. Smith (.5); outline reply to bank bondholder response re fraudulent transfers (1.4); c.c. w/ T. Kaufman, Joe Esposito re. goodwill litigation (.3); drafting reply to bank bondholder response re. fraudulent transfers (2.5).	4.70	2,585.00
03/17/10	CH2	Review and revise on S.J. Opp (7.1); review internal emails (.5).	7.60	5,662.00
03/17/10	DLE	Review revised memo re D&O's (0.3) review correspondence re draft agreement (0.3); review Equity Committee material (0.9); review objections to claims (0.7).	2.20	1,782.00
03/17/10	JBX	Review WMI non-privileged and TPG and Citigroup documents.	3.50	1,365.00

03/17/10	JLB	Complete draft of Answer to EC complaint (3.9); email to C. Nix Hines re same (0.2); assess current status of discovery and FOIA requests (0.9).	5.00	1,550.00
03/17/10	NM	Document review for privilege.	2.60	715.00
03/17/10	NM	Correspondence with T. O'Brien, J. Brownstone, IT and J. Collopy re case organization (0.4); conf call with Jeff Burner re FOIA requests and related correspondence regarding the same (0.1).	0.50	137.50
03/17/10	PC	E-mails regarding document production (0.3); review latest draft of Venable letter and e-mails regarding same (0.2); review proposed term sheet regarding bank bondholders (0.3); review draft board minutes (0.1).	0.90	873.00
03/17/10	TOB	Meet and confer with third parties (.5); prepare letter to Venable (.6)	1.10	528.00
03/18/10	BF1	Review litigation portion of disclosure statement (.7); t.c. w/ local counsel and review of local rules re. timing of equity committee action (1.3); t.c. w/ W. Holt re. bank bondholder response (.5); draft letter to Sleet re. cooling off period (.6); finalize comments to the disclosure statement (.3); continue drafting bank bondholder objection re. fraudulent transfers (6.4).	9.80	5,390.00
03/18/10	CH2	Review and revise on S.J. Opp. (8.3); review internal emails (.4).	8.70	6,481.50

03/18/10	DLE	Review and comment on litigation portion of disclosure statement (0.4); review reply appellate brief (0.3); confer with C. Smith re appeals, correspond with S&C and DLA re same, confer with local counsel re same, and draft letter to court re same (0.5); teleconf S&C and DLA re same (0.2); review FOIA responses, memo re FOIA obligations, and confer with J. Benner re next steps on non-party discovery (1); review emails re timeline for Am Nat'l briefing and confer with local counsel and B. Finestone re same (0.3); review revised disclosure statement (0.8); review analysis re D&O's (0.4).	3.90	3,159.00
03/18/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	7.50	2,062.50
03/18/10	JBX	Review WMI non-privileged documents for production.	1.30	507.00
03/18/10	JLB	Emails to J. Brownstone, E. Taggart, and T. O'Brien re current status of FOIA requests (0.6); t.c. with J. Brownstone re same (0.2); call with T. O'Brien re same (0.1); email to C. Nix Hines re Opp to SJ pending tasks (0.2); research WA corporate law re annual meeting (0.7); research cases applying 105 authority under the Code (2.5); email B. Finestone and C. Nix Hines re same (0.4); research statutes and case law re SEC rules v. state law shareholder rights (2.7); draft portion of facts section of SJ Opp brief (2.0).	9.40	2,914.00
03/18/10	NM	Correspondence with J. Collopy, T. O'Brien and J. Bunner re FOIA docs and upcoming productions (0.2).	0.20	55.00

03/18/10	PC	Review and comment on bankruptcy disclosure plan, and e-mails regarding same (0.8); e-mails regarding "cooling off" period, draft letter to court, conference call regarding same (0.4); review reply brief in Maryland appeal (0.2); attention to discovery issues; requests for extension on voluntary production, reply to Equity Committee regarding documents (0.5); attention to letter from Equity Committee regarding legal analysis supporting settlement (0.2).	2.10	2,037.00
03/18/10	TOB	Prepare letter to Venable (1.2); meet and confer with third parties regarding discovery (1.2).	2.40	1,152.00
03/19/10	BF1	C.C. w/ J. Shaffer, W. Holt, J. Pike re equity committee and bank bondholder issues (1.4); attend weekly UCC professional call (1.0); t.c. w/ J. Shaffer re. equity committee briefing (.3); draft email re. E.C. contact (.2); t.c. w/ R. Johnson re. equity committee issues (.2); t.c. w/ J. Benner re. same (.5); drafting bank bondholder objection re. fraudulent transfers (6.9).	10.50	5,775.00
03/19/10	CH2	Review and revise on S.J. Opp. (12.6); review internal emails (.3).	12.90	9,610.50
03/19/10	DLE	Teleconf creditors re settlement agreement and related matters (0.1); correspond with J. Clarke re cooling off letter, and teleconf J. Clarke re letter (.1).	0.20	162.00
03/19/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	7.60	2,090.00
03/19/10	JBX	Review WMI non-privileged documents (2.8); Revise WMI weekly deadlines (.1).	2.90	1,131.00

03/19/10	JL	Prepare e-mail to J. Scheffrahn re native files provided by Alvarez and Marsal.	0.20	73.00
03/19/10	JLB	Research and draft Opp to EC motion for SJ (9.3); series of emails to B. Finestone and C. Nix Hines re same (0.9).	10.20	3,162.00
03/19/10	NM	Email correspondence with J. Collopy and T. O'Brien re doc review organization.	0.10	27.50
03/19/10	PC	Telephone calls to C. Smith regarding possible discovery initiatives and e-mails regarding same, review and revise e-mail regarding same (0.6); e-mails regarding cooling off period, FDIC changes to same, various revisions to agreement (0.8); creditors committee update conference call (0.9); attention to settlement status (0.2).	2.50	2,425.00
03/19/10	TOB	Prepare list of offensive items (.8); meet and confer with third parties regarding voluntary productions (1.2); meet and confer with the equity committee (.5); coordinate upload and review of TPG production (.2)	2.70	1,296.00
03/20/10	BF1	Comment and review bank bondholder response.	1.90	1,045.00
03/20/10	CH2	Review and revise S.J. Opp.(13.3); review internal emails (.3).	13.60	10,132.00
03/20/10	DLE	Review correspondence from DLA re appeals and draft revision and confer with QE team re same.	0.30	243.00
03/20/10	JLB	Online research re cases where shareholder rights abrogated under 105 (1.1); review cases and draft summary for C. Nix Hines (3.0).	4.10	1,271.00
03/20/10	NM	Document review for privilege.	1.00	275.00

03/21/10	BF1	Draft bank bondholder reply re. fraudulent transfers.	7.50	4,125.00
03/21/10	CH2	Review/revise S.J. Opp.	9.50	7,077.50
03/21/10	JLB	Research corp. gov. law (3.5); draft portions of SJ Opp re proxy access, quorum, automatic stay, sec rules (5.9); email C. Nix Hines to respond to question about "clear abuse" case (0.4).	9.80	3,038.00
03/21/10	PC	Attention to press coverage (0.1); e-mails regarding letters to Judge Sleet and review same (0.3); review fraudulent transfer segment of Bondholder Objection (0.7).	1.10	1,067.00
03/22/10	AMA	Review correspondence re status of proposed settlement and pending opposition.	0.40	296.00
03/22/10	BF1	Review and revise initial draft of opposition to equity committee summary judgment motion (2.1); c.c. w/ C. Smith, B. Rosen, S. Gold, Perkins Coie re. equity committee opposition (.7); c.c. w/ J. Benner, C. Nix-Hines re same (.5); c.c. w/ W. Holt, J. Shaffer re same (.9); revise in accord with internal comment bank bondholder reply re. fraudulent transfers (3.9).	8.10	4,455.00
03/22/10	CH2	Conference call with Benjamin Finestone, C. Smith, B. Rosen, S. Gold, Perkins Coie re: equity committee opposition (.7). conference with J Benner, Benjamin Finestone re: equity committee opposition (.5); review/revise S.J. Opp including editing/trimming (5.8); review and editing of draft answer (5.2); review internal emails (.2).	12.40	9,238.00

03/22/10	DLE	Revise draft brief re fraudulent transfers, confer with B. Finestone re same (0.9); revise language in draft letter to court re appeals (0.2); review Equity Committee briefs and our possible counter-arguments (0.6).	1.70	1,377.00
03/22/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	5.00	1,375.00
03/22/10	JBX	Review WMI non-privileged documents and documents produced by TPG.	2.50	975.00
03/22/10	JL	Prepare e-mail to J. Scheffrahn re post 2008 searches.	0.20	73.00
03/22/10	JLB	Drafting SJ Opp (5.6); c.c. with B. Finestone, creditor counsel re Opp brief (0.5); c.c. with B. Finestone, C Smith, B Rosen, S Gold, Perkins Coie re: equity committee opposition (.7); c.c. with B. Finestone, C Nix-Hines re: same (.5).	7.30	2,263.00
03/22/10	NM	Correspondence with T. O'Brien, IT and J. Collopy re document production and production uploading (0.4); review of remaining OTS and Citi docs (0.9).	1.30	357.50
03/22/10	NM	Review of documents for privilege.	1.00	275.00
03/22/10	PC	Further e-mails regarding letter to Judge Sleet, final version of same (0.7); e-mails regarding scheduling on Anico (0.1); review Settlement Agreement (0.6); e-mails regarding discovery issues and status of production (0.2).	1.60	1,552.00
03/22/10	SK2	Review WMI Bank Bondholder objection (1.5); confer w/ B. Finestone re same (.6).	2.10	1,806.00
03/22/10	TOB	Review third party productions.	0.50	240.00

03/23/10	BF1	Revise pursuant to creditor and internal comment to bank bondholder objection re. fraudulent transfers (4.1); c.c. w/ C. Smith, J. Goulding re. capital structure and settlement value (.7); revise C. Smith talking points re. D&O releases (.3); review Benner and Nix-Hines email correspondence re. equity committee action (.5); revise bondholder objection re. fraudulent transfers and circulate to client (.9).	6.50	3,575.00
03/23/10	CH2	Review internal emails.	0.40	298.00
03/23/10	DLE	Teleconf C. Smith re D&O's and draft outline for C. Smith re same, and confer with P. Calamari and B. Finestone re same (1.2); revise draft brief re fraudulent transfer claims (0.5).	1.70	1,377.00
03/23/10	ET	Correspond with N. Maglioglio and T. Langenkamp regarding document review (.4).	0.40	292.00
03/23/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	6.20	1,705.00
03/23/10	JBX	Review WMI non-privileged documents and TPG documents.	3.00	1,170.00
03/23/10	JLB	Research jurisdiction and forum issues related to Opp to SJ and draft section on same (6.6); emails to C. Nix Hines and B. Finestone re same (0.6); review reply to bondholder claims (1.2).	8.40	2,604.00
03/23/10	NM	Doc production organization and related correspondence (0.9); doc review of newly produced docs and checking status of ongoing review (1.8).	2.70	742.50
03/23/10	NM	Review of documents for privilege.	1.00	275.00

03/23/10	PC	Review revised bank bondholder opposition brief and numerous e-mails regarding same, telephone calls to B. Finestone regarding same (0.8); telephone calls regarding communications issues (0.3); review talking points regarding settlement issues, telephone calls to D. Elsberg regarding same, telephone conference with C. Smith (update call) regarding same (0.9); review latest draft disclosure statement (0.6); review "board package" (0.1); e-mails regarding scheduling (0.1).	2.80	2,716.00
03/23/10	TOB	Research regarding third party discovery (.2); review confidentiality stipulation (.5); conduct privilege review (.2); conduct responsiveness review (.2).	1.10	528.00
03/24/10	BF1	T.C. w/ C. Smith re. equity committee action (.2); research opposition to equity committee (2.4); draft opposition to equity committee (13.4).	16.00	8,800.00
03/24/10	CH2	Review internal emails.	0.30	223.50
03/24/10	CMX	Cite checked and bluebooked brief.	4.50	1,395.00
03/24/10	DH3	Review and comment on opposition motion to hold annual meeting.	5.20	3,536.00
03/24/10	DLE	Review statements re tax refunds (0.4); teleconf's B. Kosturos, C. Smith, B. Rosen re draft agreement, and draft outline of key points re same (2.6); review WMI Ranier correspondence and analyze potential claims (0.8).	3.80	3,078.00
03/24/10	ET	Correspond with P. Calamari, B. Finestone, J. Brownstone regarding FDIC claims against WMB (.3).	0.30	219.00

03/24/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	4.70	1,292.50
03/24/10	JBX	Review TPG documents (1.4); research regarding FDIC's common practice in settlements and FDIC's suits against former officers and directors of failed banks (1.5).	2.90	1,131.00
03/24/10	JLB	Draft Opp to SJ (8.3); review specific case re objection to shareholder meeting and summarize in email to B. Finestone (0.7); o.c. B. Finestone, D. Elsberg re Opp(0.3); follow email re meeting to team (0.4); research SJ civil procedure issue (0.7); email D. Elsberg re findings on same (0.3); research proxy rules (2.2); emails to team re findings on same (0.5).	13.40	4,154.00
03/24/10	PC	E-mails regarding press coverage and communications issues (0.3); e-mails regarding scheduling (0.1); e-mails regarding Equity Committee Motion for S/J, confer with D. Elsberg regarding same (0.4); telephone calls to D. Elsberg regarding settlement issue, e-mails regarding same and regarding alternate possibilities (0.7); review response prepared by Weil to Bondholder and e-mails regarding same (0.7); RJ Williams update call (1.3); follow up with B. Finestone and others regarding fraud transfer issues, director liability issue (0.4); review memo and D&O issues (0.3).	4.20	4,074.00
03/24/10	TOB	Meet and confer with equity committee regarding third party productions and JPMC's production (.8)	0.80	384.00

03/25/10	BF1	Attend call w/ BOD re. equity committee action (.7); review stipulations of dismissal (.2); review S&C comments to Disclosure statement (1.7); t.c. w/ C. Smith re same (.2); review final draft letter to Sleet (.2); review draft news release re. plan and disclosure statement (.3); draft opposition to equity committee (7.2).	10.50	5,775.00
03/25/10	CH2	Review/revise automatic stay/equitable stay issues (7.3); review internal emails (.2).	7.50	5,587.50
03/25/10	DH3	Review and revise objection to Equity Committee's motion seeking an annual meeting.	7.30	4,964.00
03/25/10	DLE	Analyze and outline argument re Equity Committee motion for summary judgment, review case law, and confer with B. Finestone re same (1.1); review draft statement re settlement and give comments, and confer re same with P. Calamari (0.2).	1.30	1,053.00
03/25/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	7.50	2,062.50
03/25/10	JBX	Review TPG's production of documents (1.9); research regarding suits by the FDIC against former officers and directors of failed banks (3.2).	5.10	1,989.00
03/25/10	JLB	Revise and review Opp brief, integrate comments (6.6); analysis of proxy fight cost (2.1); email to C. Nix Hines re same (0.3); research rights of pref. shareholders and related cases (5.1).	14.10	4,371.00
03/25/10	NM	Review of documents for privilege.	1.00	275.00

03/25/10	PC	E-mails regarding press coverage (0.1); e-mails regarding bondholder objection issues, review creditor comments to same (0.4); review latest Anico briefs (0.3); board meeting update (0.7); review D&O memo and e-mails regarding same (0.2); e-mails regarding discovery issues request from Equity Committee for same (0.2).	1.90	1,843.00
03/25/10	TOB	Prepare materials for creditors and equity committees (.5); prepare memorandum regarding third party productions (1.1).	1.60	768.00
03/26/10	BF1	Revise opposition to equity committee summary judgment motion (1.4); revise reply to bank bondholder opposition re. fraudulent transfers (2.5); prepare exhibits for same (.4); research and draft quorum altering rider to opposition (.3); review and comment upon primary bank bondholder reply (1.8); review automatic stay preferred stockholder right cases (1.4); c.c. w/ J. Shaffer, W. Holt re bifurcation of equity committee motion (.3); c.c. w/ J. Shaffer, W. Holt re. bifurcation of equity committee motion (.3); c.c. w/ D. Elsberg, D. Holzman, J. Benner re same (.2); c.c. w/ J. Rose, D. Holzman re same (.2); o.c. w/ D. Holzman, J. Benner re same (1.5); t.c. w/ C. Smith re same (.2).	10.50	5,775.00
03/26/10	CH2	Call w/B. Finestone.	0.40	298.00

03/26/10	DH3	Conference call with B. Finestone, J. Benner, J. Shaffer, W. Holt re: bifurcation of equity committee motion (.4); conference call with D. Elsberg, B. Finestone, and J. Benner re: bifurcation of equity committee motion (.3); conference call with B. Finestone and J. Rose re: bifurcation of equity committee motion (.3); discuss with B. Finestone and J. Benner bifurcation of equity committee motion and strategy (.6); call with B. Finestone, J. Benner and C. Smith re: bifurcation of equity committee motion (.4); review and comment on opposition to Equity Committee's motion seeking annual meeting (2.0).	4.00	2,720.00
03/26/10	DLE	Teleconf's C. Smith re status of discussions with FDIC, and review statements made by parties re same (0.4); review outline of EC scheduling and strategy and give comments (0.1).	0.50	405.00
03/26/10	ET	Review research regarding FDIC claims against directors and officers and correspond with J. Brownstone regarding same (.7). Correspond with T. O'Brien regarding third party discovery (.3).	1.00	730.00
03/26/10	JBX	Review TPG's third party production (2.3).	2.30	897.00
03/26/10	JLB	Revisions to Answer (1.7); review exhibits for objection to bondholder claims (0.7); revisions to Opp draft (1.0); c.c. with J Shaffer, W Holt re: bifurcation of equity committee motion (.3); c.c. with D Elsberg, D Holzman, J Benner re: same (.2); o.c. with D Holzman, B. Finestone re: same (1.5).	5.40	1,674.00

03/26/10	PC	Telephone calls to C. Smith and e-mails regarding press release (0.8); review latest disclosure statement (0.3); e-mails regarding D&O issues (0.2); attention to Equity Committee S/J motion, and strategy regarding opposition (0.2); e-mails regarding OTS discovery issues (0.2).	1.70	1,649.00
03/26/10	TOB	Meet and confer with third parties regarding rule 2004 productions (1); prepare memorandum regarding third party productions (1.1).	2.10	1,008.00
03/27/10	BF1	Revise opposition to equity committee summary judgment motion in light of court bifurcation of issues.	4.50	2,475.00
03/27/10	CH2	Review of emails.	0.10	74.50
03/27/10	DLE	Review draft briefing schedule, confer re same with B. Finestone.	0.10	81.00
03/27/10	PC	Attention to Equity Committee motion scheduling (0.5); e-mails regarding press communications (0.1).	0.60	582.00
03/28/10	BF1	Revise opposition to equity committee summary judgment motion.	7.30	4,015.00
03/28/10	BF1	O.C. w/ J. Benner re draft Opp. comments.	0.70	385.00
03/28/10	CH2	Review/revise automatic stay/equitable stay (4.3); review of draft/decs (3.7).	8.00	5,960.00
03/28/10	JLB	Further revision, cite check, integration of comments to Opp brief (4.0); o.c. with B. Finestone re same (0.7).	4.70	1,457.00
03/28/10	PC	Attention to press articles and e-mails regarding same (0.2).	0.20	194.00

03/29/10	BF1	T.C. w/ P. O'Toole re. bank bondholder oral argument (.2); t.c. w/ J. Rose re. scheduling of briefing (.1); revise opposition to equity committee summary judgment motion (4.5); c.c. w/ C. Smith, P. Calamari, D. Elsberg re. equity committee and general settlement talk update (.6); t.c. w/ G. Taylor re equity committee SJ (.2); t.c. w/ J. Rose re same (.2); call Chambers w/ Taylor re. equity committee SJ motion (.2).	6.00	3,300.00
03/29/10	CH2	Review/revise automatic/equitable stay, drafting of insert (5.3); review internal emails (.2).	5.50	4,097.50
03/29/10	DLE	Teleconf C. Smith re FDIC's current position and our response, and confer with B. Finestone re same (0.3); review draft summary judgment brief re Equity Committee and give comments (0.5); teleconf C. Smith, P. Calamari, B. Finestone re bondholders, Equity Committee, status of settlement discussions and next steps. (0.6)	1.40	1,134.00
03/29/10	ET	Revise task list of pending QE tasks (.3); review letter regarding temporary stay pending settlement consideration (.1); review American National supplemental briefs on motion to dismiss (.5); review reply in support of claim objection (.2).	1.10	803.00
03/29/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	4.50	1,237.50
03/29/10	JBX	Review TPG documents.	1.10	429.00
03/29/10	JLB	Review cases discussing timing of shareholder meeting request vis a vis settlement negotiations (1.2); email to C. Nix Hines re same (0.2).	1.40	434.00

03/29/10	NM	Email correspondence with T. O'Brien re status of document review.	0.10	27.50
03/29/10	PC	Attention to FDIC statements regarding settlement and press coverage (0.3); review Opposition to Equity Committee S/J motion, confer with B. Finestone regarding same, review revised version of same and additional comments and discussions, review C. Smith comments (2.4); telephone call to C. Smith regarding status, follow up on miscellaneous issues, review status summary (0.6); attention to discovery issues (0.2).	3.50	3,395.00
03/29/10	TOB	Meet and confer with third parties regarding rule 2004 discovery (.7); prepare memorandum regarding updating on various litigation tasks (2.9)	3.60	1,728.00
03/30/10	BF1	C.C. w/ B. Kostorous, J. Maciel, J Goulding, C. Smith re. weekly bankruptcy update (.2); c.c. w/ Stutman Treister re. bank bondholder and litigation issues (1.1); revise equity committee SJ opposition in accord with creditor and internal comment (5.5); email correspondence w/ D. Elsberg re. formulation of equity committee SJ opposition (.3).	7.10	3,905.00
03/30/10	CH2	Review of draft SJ opposition .	0.80	596.00
03/30/10	DLE	Teleconf Stutman firm re summary judgment, 9.5 and other issues, and follow up call and emails with B. Finestone and P. Calamari re same (1.4); review and give comments on draft opposition to Equity Committee summary judgment motion, outline key arguments and potential responses, review cases (2.2).	3.60	2,916.00

03/30/10	ET	Correspond with P. Calamari and J. Brownstone regarding outstanding tasks regarding appellate issues and bondholders claims (.3).	0.30	219.00
03/30/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	3.00	825.00
03/30/10	JBX	Revise status update memorandum.	0.10	39.00
03/30/10	JLB	Revise Opp, including as per comments by C. Smith (3.3); draft counterclaim and revise Answer (5.0).	8.30	2,573.00
03/30/10	PC	Follow up on status items regarding discovery/court proceedings (0.4); e-mails regarding scheduling (0.3); telephone conference with Stutman regarding WMB bondholder claims; telephone calls to C. Smith regarding same (1.1); telephone calls to C. Smith regarding status and Equity Committee issues (0.2); e-mails regarding strategy (0.3); e-mails regarding Equity Committee opposition, e-mails regarding same, review revised draft (0.8).	3.10	3,007.00
03/30/10	SXM	Receive instructions from B. Finestone (.1); assist with preparation of case book for attorney review (.3).	0.40	106.00
03/31/10	BF1	T.C. w/ D. Elsberg re. equity committee SJ opposition (1.5); equity committee SJ opposition in accord with creditor and internal comment (3.1); c.c. w/ T. Frongill, P. O'Toole re. bondholder argument (.8); t.c. w/ J. Shaffer re. bank bondholder issues (1.0); t.c. w/ J. Goulding re equity committee opposition (.3); review select equity holder letters (.6).	7.30	4,015.00
03/31/10	CH2	Review and edit answer/counterclaims (3.3). review internal emails (.1).	3.40	2,533.00

03/31/10	DLE	Outline Equity Committee stay and summary judgment argument, read key cases (3.8); teleconf C. Smith re status of discussions and upcoming arguments (0.2); teleconf C. Smith re bondholder hearing and status of discussions and next steps (0.3); teleconf counsel for Equity Committee re pending motions (0.2); revise draft EC brief and review key cases (1.8).	6.30	5,103.00
03/31/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	6.00	1,650.00
03/31/10	JBX	Revise and update memorandum on case status.	0.60	234.00
03/31/10	JLB	Revision of Opp brief, including as per comments from S. Kirpalani, and W. Holt (6.7); research authority of federal courts to stay state court proceedings (6.9); draft email to D. Elsberg, B. Finestone re same (0.8).	14.40	4,464.00
03/31/10	NM	Review of newly produced TPG docs (0.8); correspondence with T. O'Brien and J. Collopy re password for access to Citigroup docs (0.1).	0.90	247.50
03/31/10	PC	RJW update call (0.5); telephone calls S. Tirschwell status (0.3); telephone conference with D. Elsberg regarding Equity Committee motion strategy, e-mails regarding same (0.3); review shareholder letters regarding settlement (0.3); e-mails regarding valuation of reorganized creditor and issues related to same (0.3); confer with C. Smith regarding settlement status and next steps, e-mails regarding same (0.8).	2.50	2,425.00
03/31/10	SK2	Revise draft opposition brief to equity committee motion for summary judgment (2.1); confer w/ B. Finestone re same (.5).	2.60	2,236.00

03/31/10	TOB	Call with Citigroup regarding its productions (.3); research regarding Citigroup's production (.3).	0.60	288.00
		SUBTOTAL	1,213.80	\$617,537.00

WMI03 Case Administration

03/01/10	JC	Process docs rcv'd via email into relevant files & database folders (3.5); attend to discovery & production issues re R 2004 productions & track accordingly (1.8); update adversary action hyperlink pleading index & database (1.7).	7.00	1,855.00
03/02/10	DR	Receive and log CD of replacement docs, run searches in iCONNECT to identify original docs, create LAW case, import docs, convert to TIFF, export and compress, transmit to remote server, delete previous docs, edit load files and mask to previous records in iCONNECT, identify docs produced in different order, edit load files and mask to file name for J. Collopy; create review tags for N. Malogioglio and H. Nolan; batch docs in iCONNECT for N. Malogioglio.	0.90	135.00
03/02/10	JC	Process docs rcv'd via email into relevant files & database folders (2.8); attend to discovery & production issues re R 2004 productions & track accordingly (1.7); update adversary action hyperlink pleading index & database (1.1); process OTS' replacement production (.7); communications w/lit support re same; update corresp files, hyperlink d/b & folder (.7).	7.00	1,855.00
03/02/10	ML4	Prepare index of pleadings from main bankruptcy docket nos. 300 to 365 out of 2434.	7.20	1,908.00

03/03/10	DR	Delete review tag for H. Nolan; run searches in iCONNECT to identify docs by review tagging, export by tag for import into iCONNECT, create field in iCONNECT, mask in review tag information, export as CSV and images with redactions for H. Nolan.	0.50	75.00
03/03/10	JC	Attend to discovery, scheduling & production issues (2.1); update disvy tracking chart for purposes of assisting atty team w/discvy update (1.1); process docs rcv'd via email into relevant database folders (2.2); update hyperlink databases & indices (1.6).	7.00	1,855.00
03/03/10	ML4	Prepare index of pleadings from main bankruptcy docket nos. 300 to 365 out of 2434.	6.90	1,828.50
03/04/10	DR	Run dupe check on database, analyze "original" and "duplicate" directories to identify particular loads and dates of such that dupes were loaded for T. O'Brien.	0.50	75.00
03/04/10	JC	Attend to production issues re JPMC R 2004 productions (1.8); communications w/lit support & atty T O'Brien re same(.2); process case docs rcv'd via email into relevant datbases (2.3); update corresp & pleading hyperlink clips & indices (.8); track R 2004 productions & chart accordingly (1.4); attend to written discvy issues (.5).	7.00	1,855.00

03/05/10	JC	Attend to production issues re JPMC R 2004 productions (.8); communications w/lit support & atty T O'Brien re same (.2); process case docs rcv'd via email into relevant databases (1.2); update corresp & pleading hyperlink clips & indices (1.6); track R 2004 productions & chart accordingly (1.1); attend to written discvy issues (1.1).	6.00	1,590.00
03/05/10	ML4	Prepare index of pleading from main bankruptcy docket nos. 401 to 506	9.60	2,544.00
03/06/10	ML4	Prepare pleading index from main bankruptcy docket nos. 582 to 631 out of 2434.	5.50	1,457.50
03/07/10	ML4	Prepare pleading index from main bankruptcy docket nos. 632 to 695 out of 2434.	5.80	1,537.00
03/08/10	ML4	Prepare index pleading index from main bankruptcy docket nos. 696 to 751	7.20	1,908.00
03/09/10	JC	Update corresp & Del BK database folders & indices (2.1); process docs rcv'd via email into relevant d/b folders (1.2); assist attys T O'Brien & N Malogioglio w/research & org as to docs produced by JPM & those rcv'd from client (.9); update team productions chart accordingly (1.2); prepare written discovery binder for atty N Malogioglio in prep for WMI doc production (1.6).	7.00	1,855.00
03/10/10	DR	Export OCR path from OCR field, edit and mask OCR in iCONNECT for N. Malogioglio.	0.30	45.00

03/10/10	JC	Update adv proceedings hyperlink pldg indices & database (1.8); attend to discvy & production issues (1.1); communications w/lit support, T O'Brien & N Malogioglio re same (.2); track & record accordingly on team production/discvy chart (1.5); process docs rcv'd via email into relevant database folders (.8); update corresp hyperlink index, database & hard files (.6).	6.00	1,590.00
03/11/10	JC	Update hyperlink database folder & association adversary actions indices (1.4); update corresp hyperlink database, index & hard copy folders (1.6); attend to discovery & production issues as to Citigroup, OTS & our docs rcv'd from A&M (1.1); communications w/atty team & lit support re same (1.3); update discovery & productions chart accordingly (.4); process docs rcv'd via email into relevant database folders (.4).	6.20	1,643.00
03/11/10	OMU	Communicate and review firm name change notice.	0.80	336.00
03/11/10	RV2	Process data to convert to TIFF format and extract metadata and OCR for "WMI v. JPMC" iConnect database with bates range: OTS-WMI-BKRCY 00001000 - 1208 (0.9); load documents with bates range: WMIQE 00585332 – 781477, modify load files for importing to database and native links load file (0.5); per J. Collopy's instructions; load 6,022 records to "WMI Non-Priv Review 61559" iConnect database, modify load files for importing to database and native links load file (0.9); per C. Ballard's instructions.	2.30	345.00

03/12/10	JC	Retrieve & organize case materials for closing.	2.50	662.50
03/12/10	ML4	Prepare pleading index of main bankruptcy docket nos. 821 to 906 out of 2434	8.40	2,226.00
03/14/10	ML4	Prepare pleading index clip from main bankruptcy docket nos. 907 to 966.	5.00	1,325.00
03/15/10	JC	Update corresp & adv hyperlink database folders & associated indices (1.8); attend to discovery & production issues & track accordingly (.8); communications w/LTAS & attys T O'Brien & N Malogioglio re same (.2); process docs rcv'd via email into relevant database folders for atty team (.2).	3.00	795.00
03/15/10	ML4	Prepare pleading index from main bankruptcy docket nos. 967 to 1,021 out of 2518	7.70	2,040.50
03/16/10	JC	Process docs & rcv'd via email into relevant database & hard copy folders (.4); update corresp file accordingly (.7); attend to discovery & production issues (.5); internal productions chart accordingly for atty team (.6); communications w/attys N Malogioglio & T O'Brien & LTAS re same (.3).	2.50	662.50
03/16/10	RV2	Load documents with bates range to "WMI v. JPMC" iConnect database with bates range: WMIQE 00585332 - 781477(0.6); modify load files for importing to database and native links load file (0.2); per J. Callopy's instructions.	0.80	120.00
03/17/10	CW1	Add folders to iConect, evenly divide documents amongst them for review purposes as per Ms. Malogioglio's request.	0.50	75.00

03/17/10	JC	Process docs & communications rcv'd via email into relevant database folders (.7); update corresp file accordingly (.6); attend to discovery & production issues; communications w/atty T O'Brien & LTAS re same (.2).	1.50	397.50
03/18/10	JC	Process docs for case files & database folders rcv'd via email (.3); attend to discovery & production issues, communications w/lit support & atty team re same (.5).	0.80	212.00
03/19/10	CW1	Upload documents into iConect as per Ms. Collopy's request.	0.30	45.00
03/19/10	JC	Attend to discvy & production issues, communications w/lit support & attys N Malogioglio & T O'Brien re same (.8); update adversary & appeals actions hyperlink database folders & associated indices for atty team (.6); process docs rcv'd via email into relevant database folders (.1); update corresp hyperlink & hard files (.3).	1.80	477.00
03/21/10	ML4	Prepare pleading clip index from main bankruptcy docket nos 1022 to 1073	5.20	1,378.00
03/22/10	DR	Extract from encrypted file, compress and transmit to remote server for loading to iCONNECT for N. Malogioglio.	0.30	45.00
03/22/10	JC	Facilitate TPG production upload (.4); communications w/lit support & atty team re same (.2); attend to addt'l discvy/production issues (.4).	1.00	265.00

03/22/10	RV2	Load 595 records to "WMI Priv Review 61559" iConnect database, modify load files for importing to database and native links load file (1.9); load 1 record to "WMI Non-Priv Review 61559" iConnect database, modify load files for importing to database and native links load file (0.6); per N. Malogioglio's instructions.	2.50	375.00
03/23/10	JC	Review files as to forwarding voluntary productions to equity committee & prepare TPG & OTS productions for same (.6); communications w/atty T O'Brien re same; attend to add'l discv/production issues (.4).	1.00	265.00
03/23/10	RV2	Load additional documents to "WMI vs. JPMC" iConnect database with bates range: TPG00004807 - 27432 (1.9); modify load files for importing to database and native links load file (0.6).	2.50	375.00
03/24/10	JC	Attend to discvy/production issues.	1.00	265.00
03/25/10	JC	Update hyperlink corresp & appeals database folders & indices (.6); process voluntary productions for purposes of forwarding to creditors committee (1.2); communications w/atty T O'Brien & lit support re same (.2).	2.00	530.00
03/26/10	JC	Update corresp, Equity Committee & Adv hyperlink database folders & indices (.4); process docs rcv'd via email into relevant database folders (.8); process voluntary productions for forwarding to creditors for atty T O'Brien (.8).	2.00	530.00

03/29/10	JC	Prepare OTS & TPG productions & cover letters for equity & creditors' committees for atty T O'Brien (.6); update corresp file & hyperlink database accordingly (.4); process case docs rcv'd via email into relevant database folders (.5).	1.50	397.50
03/31/10	JC	Prepare Citigroups' productions for forwarding to Equity & Creditors' Committee, communications w/NY & LA Lit Support re same (1.0); update discvy tracking chart & corresp file accordingly (.5).	1.50	397.50
		SUBTOTAL	156.00	\$40,153.00

WMI04 Court Hearings

03/04/10	BF1	Attend omnibus March 4 hearing re. stay relief motion (.9).	0.90	495.00
03/04/10	DLE	Attend court hearing.	0.90	729.00
03/04/10	MBC	Attend by phone the court hearing.	1.10	1,067.00
03/04/10	PC	Hearing regarding §9.5 application (.9).	0.90	873.00
03/12/10	BF1	Attend 3/12 stay relief hearing.	0.50	275.00
03/12/10	DLE	Attend stay -relief hearing.	0.50	405.00
		SUBTOTAL	4.80	\$3,844.00

WMI05 Non-Working Travel

03/04/10	BF1	Travel to and from Wilmington, DE for March 4 hearings.	4.50	2,475.00
03/04/10	DLE	Travel to Delaware and back for oral argument on lift-stay motion (4.5) .	4.50	3,645.00
03/04/10	PC	Travel to and from Delaware for hearing.	3.40	3,298.00
03/12/10	DLE	Travel to Wilmington Delaware and back to NY (4.1).	4.10	3,321.00
03/12/10	BF1	Travel to Wilmington, DE and back to NY.	4.10	2,255.00
		SUBTOTAL	20.60	\$14,994.00

White Collar Matter

02/10/10	AMA	Research re materiality (8.5); call concerning government investigation (.8).	9.30	6,882.00
03/01/10	AMA	Review Simpson report re mortgage appraisals and related correspondence (2.1)	2.10	1,554.00

03/01/10	PC	Further review memo on materiality, calls to experts regarding same, confer with A. Abensohn regarding same (0.6).	0.60	582.00
03/03/10	AMA	Call with Wolfe re accounting issues (.5), reviewing accounting articles and standards	1.20	888.00
03/03/10	EP	Research re selective waiver of privilege.	4.10	1,845.00
03/03/10	PC	E-mails regarding Materiality Memo (0.1).	0.10	97.00
03/04/10	PC	Review 504 stipulation and e-mails regarding same (0.2).	0.20	194.00
03/05/10	PC	Review chronology on appraisal report (0.2).	0.20	194.00
03/09/10	AMA	Call with J. Wolfe (.2); reviewing relevant accounting standards (.4)	0.60	444.00
03/17/10	PC	Telephone calls to C. Smith regarding research issues (0.2).	0.20	194.00
03/23/10	PC	Confer with A. Abensohn regarding additional research issues (0.2); press article regarding Killenger testimony and e-mails regarding same (0.1).	0.30	291.00
Total Hours			18.90	\$13,165.00

EXHIBIT B

Summary By Expenses Incurred –

Date Posted	Expense / Date Incurred	Amount
02/01/10	Telephone	\$17.94
02/04/10	Telephone	\$0.22
02/04/10	Telephone	\$7.35
02/04/10	Telephone	\$6.56
02/04/10	Telephone	\$7.28
02/05/10	Telephone	\$14.70
02/05/10	Telephone	\$14.41
02/08/10	Telephone	\$7.85
02/09/10	Telephone	\$2.95
02/10/10	Telephone	\$10.74
02/11/10	Telephone	\$5.19
02/12/10	Telephone	\$0.07
02/12/10	Telephone	\$3.68
02/15/10	Telephone	\$12.03
02/15/10	Telephone	\$8.36
02/16/10	Telephone	\$5.26
02/16/10	Telephone	\$8.36
02/16/10	Telephone	\$6.13
02/17/10	Telephone	\$4.97
02/17/10	Telephone	\$0.07

Date Posted	Expense / Date Incurred	Amount
02/17/10	Telephone	\$4.97
02/18/10	Telephone	\$3.10
02/19/10	Telephone	\$2.67
02/19/10	Telephone	\$8.29
02/19/10	Telephone	\$25.15
02/19/10	Telephone	\$0.94
02/19/10	Telephone	\$3.31
02/19/10	Telephone	\$2.52
02/19/10	Telephone	\$4.61
02/25/10	Litigation Support Services - CD Duplication	\$30.00
02/26/10	Express Mail	\$52.90
02/26/10	Express Mail	\$12.38
02/26/10	Express Mail	\$13.54
02/26/10	Express Mail	\$52.90
02/26/10	Litigation Support - Hosting	\$300.00
02/26/10	Litigation Support Services - CD Duplication (Media for JPMC Rule 2004 Production)	\$20.00
02/26/10	Telephone	\$10.30
02/26/10	Telephone	\$15.35
02/26/10	Telephone	\$0.07
02/27/10	Digital Prints	\$31.08
02/27/10	Digital Prints	\$0.12

Date Posted	Expense / Date Incurred	Amount
02/27/10	Outside Photocopy	\$2.78
03/01/10	Photocopying 1 page @ 0.10 per page	\$0.10
03/01/10	Printing 10 pages @ 0.10 per page	\$1.00
03/01/10	Printing 10 pages @ 0.10 per page	\$1.00
03/01/10	Printing 10 pages @ 0.10 per page	\$1.00
03/01/10	Printing 10 pages @ 0.10 per page	\$1.00
03/01/10	Printing 11 pages @ 0.10 per page	\$1.10
03/01/10	Printing 14 pages @ 0.10 per page	\$1.40
03/01/10	Printing 163 pages @ 0.10 per page	\$16.30
03/01/10	Printing 22 pages @ 0.10 per page	\$2.20
03/01/10	Printing 22 pages @ 0.10 per page	\$2.20
03/01/10	Printing 22 pages @ 0.10 per page	\$2.20
03/01/10	Printing 22 pages @ 0.10 per page	\$2.20
03/01/10	Printing 22 pages @ 0.10 per page	\$2.20
03/01/10	Printing 25 pages @ 0.10 per page	\$2.50

Date Posted	Expense / Date Incurred	Amount
03/01/10	Printing 25 pages @ 0.10 per page	\$2.50
03/01/10	Printing 25 pages @ 0.10 per page	\$2.50
03/01/10	Printing 26 pages @ 0.10 per page	\$2.60
03/01/10	Printing 28 pages @ 0.10 per page	\$2.80
03/01/10	Printing 28 pages @ 0.10 per page	\$2.80
03/01/10	Printing 29 pages @ 0.10 per page	\$2.90
03/01/10	Printing 3 pages @ 0.10 per page	\$0.30
03/01/10	Printing 3 pages @ 0.10 per page	\$0.30
03/01/10	Printing 3 pages @ 0.10 per page	\$0.30
03/01/10	Printing 4 pages @ 0.10 per page	\$0.40
03/01/10	Printing 4 pages @ 0.10 per page	\$0.40
03/01/10	Printing 44 pages @ 0.10 per page	\$4.40
03/01/10	Printing 48 pages @ 0.10 per page	\$4.80
03/01/10	Printing 5 pages @ 0.10 per page	\$0.50
03/01/10	Printing 5 pages @ 0.10 per page	\$0.50

Date Posted	Expense / Date Incurred	Amount
03/01/10	Printing 66 pages @ 0.10 per page	\$6.60
03/01/10	Printing 7 pages @ 0.10 per page	\$0.70
03/01/10	Printing 7 pages @ 0.10 per page	\$0.70
03/01/10	Printing 7 pages @ 0.10 per page	\$0.70
03/01/10	Printing 9 pages @ 0.10 per page	\$0.90
03/01/10	Printing 9 pages @ 0.10 per page	\$0.90
03/01/10	Printing 9 pages @ 0.10 per page	\$0.90
03/02/10	Litigation Support Services - OCR	\$12.63
03/02/10	Photocopying 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 10 pages @ 0.10 per page	\$1.00
03/02/10	Printing 10 pages @ 0.10 per page	\$1.00
03/02/10	Printing 12 pages @ 0.10 per page	\$1.20
03/02/10	Printing 13 pages @ 0.10 per page	\$1.30
03/02/10	Printing 14 pages @ 0.10 per page	\$1.40
03/02/10	Printing 19 pages @ 0.10 per page	\$1.90

Date Posted	Expense / Date Incurred	Amount
03/02/10	Printing 19 pages @ 0.10 per page	\$1.90
03/02/10	Printing 21 pages @ 0.10 per page	\$2.10
03/02/10	Printing 21 pages @ 0.10 per page	\$2.10
03/02/10	Printing 23 pages @ 0.10 per page	\$2.30
03/02/10	Printing 23 pages @ 0.10 per page	\$2.30
03/02/10	Printing 23 pages @ 0.10 per page	\$2.30
03/02/10	Printing 24 pages @ 0.10 per page	\$2.40
03/02/10	Printing 24 pages @ 0.10 per page	\$2.40
03/02/10	Printing 24 pages @ 0.10 per page	\$2.40
03/02/10	Printing 25 pages @ 0.10 per page	\$2.50
03/02/10	Printing 27 pages @ 0.10 per page	\$2.70
03/02/10	Printing 28 pages @ 0.10 per page	\$2.80
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 3 pages @ 0.10 per page	\$0.30
03/02/10	Printing 38 pages @ 0.10 per page	\$3.80
03/02/10	Printing 38 pages @ 0.10 per page	\$3.80
03/02/10	Printing 39 pages @ 0.10 per page	\$3.90
03/02/10	Printing 4 pages @ 0.10 per page	\$0.40

Date Posted	Expense / Date Incurred	Amount
03/02/10	Printing 4 pages @ 0.10 per page	\$0.40
03/02/10	Printing 4 pages @ 0.10 per page	\$0.40
03/02/10	Printing 4 pages @ 0.10 per page	\$0.40
03/02/10	Printing 4 pages @ 0.10 per page	\$0.40
03/02/10	Printing 40 pages @ 0.10 per page	\$4.00
03/02/10	Printing 6 pages @ 0.10 per page	\$0.60
03/02/10	Printing 6 pages @ 0.10 per page	\$0.60
03/02/10	Printing 6 pages @ 0.10 per page	\$0.60
03/02/10	Printing 70 pages @ 0.10 per page	\$7.00
03/02/10	Printing 8 pages @ 0.10 per page	\$0.80
03/02/10	Printing 9 pages @ 0.10 per page	\$0.90
03/02/10	Printing 9 pages @ 0.10 per page	\$0.90
03/03/10	Printing 1 page @ 0.10 per page	\$0.10
03/03/10	Printing 1 page @ 0.10 per page	\$0.10
03/03/10	Printing 1 page @ 0.10 per page	\$0.10

Date Posted	Expense / Date Incurred	Amount
03/03/10	Printing 1 page @ 0.10 per page	\$0.10
03/03/10	Printing 1 page @ 0.10 per page	\$0.10
03/03/10	Printing 1 page @ 0.10 per page	\$0.10
03/03/10	Printing 1 page @ 0.10 per page	\$0.10
03/03/10	Printing 10 pages @ 0.10 per page	\$1.00
03/03/10	Printing 10 pages @ 0.10 per page	\$1.00
03/03/10	Printing 11 pages @ 0.10 per page	\$1.10
03/03/10	Printing 15 pages @ 0.10 per page	\$1.50
03/03/10	Printing 2 pages @ 0.10 per page	\$0.20
03/03/10	Printing 24 pages @ 0.10 per page	\$2.40
03/03/10	Printing 25 pages @ 0.10 per page	\$2.50
03/03/10	Printing 3 pages @ 0.10 per page	\$0.30
03/03/10	Printing 3 pages @ 0.10 per page	\$0.30
03/03/10	Printing 3 pages @ 0.10 per page	\$0.30
03/03/10	Printing 39 pages @ 0.10 per page	\$3.90

Date Posted	Expense / Date Incurred	Amount
03/03/10	Printing 39 pages @ 0.10 per page	\$3.90
03/03/10	Printing 39 pages @ 0.10 per page	\$3.90
03/03/10	Printing 39 pages @ 0.10 per page	\$3.90
03/03/10	Printing 53 pages @ 0.10 per page	\$5.30
03/03/10	Printing 6 pages @ 0.10 per page	\$0.60
03/03/10	Printing 6 pages @ 0.10 per page	\$0.60
03/03/10	Printing 7 pages @ 0.10 per page	\$0.70
03/03/10	Printing 8 pages @ 0.10 per page	\$0.80
03/03/10	Printing 9 pages @ 0.10 per page	\$0.90
03/03/10	Printing 9 pages @ 0.10 per page	\$0.90
03/03/10	Printing 12 pages @ 0.10 per page	1.20
03/03/10	Printing 10 pages @ 0.10 per page	1.00
03/03/10	Printing 8 pages @ 0.10 per page	0.80
03/03/10	Printing 6 pages @ 0.10 per page	0.60
03/03/10	Printing 49 pages @ 0.10 per page	4.90

Date Posted	Expense / Date Incurred	Amount
03/04/10	Printing 1 page @ 0.10 per page	\$0.10
03/04/10	Printing 1 page @ 0.10 per page	\$0.10
03/04/10	Printing 1 page @ 0.10 per page	\$0.10
03/04/10	Printing 1 page @ 0.10 per page	\$0.10
03/04/10	Printing 1 page @ 0.10 per page	\$0.10
03/04/10	Printing 1 page @ 0.10 per page	\$0.10
03/04/10	Printing 10 pages @ 0.10 per page	\$1.00
03/04/10	Printing 10 pages @ 0.10 per page	\$1.00
03/04/10	Printing 11 pages @ 0.10 per page	\$1.10
03/04/10	Printing 11 pages @ 0.10 per page	\$1.10
03/04/10	Printing 11 pages @ 0.10 per page	\$1.10
03/04/10	Printing 12 pages @ 0.10 per page	\$1.20
03/04/10	Printing 15 pages @ 0.10 per page	\$1.50
03/04/10	Printing 17 pages @ 0.10 per page	\$1.70
03/04/10	Printing 18 pages @ 0.10 per page	\$1.80

Date Posted	Expense / Date Incurred	Amount
03/04/10	Printing 18 pages @ 0.10 per page	\$1.80
03/04/10	Printing 2 pages @ 0.10 per page	\$0.20
03/04/10	Printing 28 pages @ 0.10 per page	\$2.80
03/04/10	Printing 28 pages @ 0.10 per page	\$2.80
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 3 pages @ 0.10 per page	\$0.30
03/04/10	Printing 4 pages @ 0.10 per page	\$0.40
03/04/10	Printing 4 pages @ 0.10 per page	\$0.40

Date Posted	Expense / Date Incurred	Amount
03/04/10	Printing 4 pages @ 0.10 per page	\$0.40
03/04/10	Printing 4 pages @ 0.10 per page	\$0.40
03/04/10	Printing 4 pages @ 0.10 per page	\$0.40
03/04/10	Printing 4 pages @ 0.10 per page	\$0.40
03/04/10	Printing 5 pages @ 0.10 per page	\$0.50
03/04/10	Printing 5 pages @ 0.10 per page	\$0.50
03/04/10	Printing 59 pages @ 0.10 per page	\$5.90
03/04/10	Printing 6 pages @ 0.10 per page	\$0.60
03/04/10	Printing 6 pages @ 0.10 per page	\$0.60
03/04/10	Printing 6 pages @ 0.10 per page	\$0.60
03/04/10	Printing 6 pages @ 0.10 per page	\$0.60
03/04/10	Printing 6 pages @ 0.10 per page	\$0.60
03/04/10	Printing 6 pages @ 0.10 per page	\$0.60
03/04/10	Printing 6 pages @ 0.10 per page	\$0.60
03/04/10	Printing 6 pages @ 0.10 per page	\$0.60

Date Posted	Expense / Date Incurred	Amount
03/04/10	Printing 7 pages @ 0.10 per page	\$0.70
03/04/10	Printing 7 pages @ 0.10 per page	\$0.70
03/04/10	Printing 7 pages @ 0.10 per page	\$0.70
03/04/10	Printing 7 pages @ 0.10 per page	\$0.70
03/04/10	Printing 7 pages @ 0.10 per page	\$0.70
03/04/10	Printing 7 pages @ 0.10 per page	\$0.70
03/04/10	Printing 8 pages @ 0.10 per page	\$0.80
03/04/10	Printing 9 pages @ 0.10 per page	\$0.90
03/04/10	Printing 9 pages @ 0.10 per page	\$0.90
03/04/10	Printing 9 pages @ 0.10 per page	\$0.90
03/04/10	Printing 9 pages @ 0.10 per page	\$0.90
03/04/10	Printing 9 pages @ 0.10 per page	\$0.90
03/05/10	Color Printing 10 pages @ 0.57 per page	\$5.70
03/05/10	Color Printing 5 pages @ 0.57 per page	\$2.85
03/05/10	Color Printing 6 pages @ 0.57 per page	\$3.42

Date Posted	Expense / Date Incurred	Amount
03/05/10	Express Mail	\$11.11
03/05/10	Express Mail	\$12.38
03/05/10	Express Mail	\$13.66
03/05/10	Miscellaneous Expense – Blackberry data charges	\$73.01
03/05/10	Miscellaneous Expense - Blackberry data charges	\$12.68
03/05/10	Printing 10 pages @ 0.10 per page	\$1.00
03/05/10	Printing 10 pages @ 0.10 per page	\$1.00
03/05/10	Printing 10 pages @ 0.10 per page	\$1.00
03/05/10	Printing 10 pages @ 0.10 per page	\$1.00
03/05/10	Printing 10 pages @ 0.10 per page	\$1.00
03/05/10	Printing 10 pages @ 0.10 per page	\$1.00
03/05/10	Printing 10 pages @ 0.10 per page	\$1.00
03/05/10	Printing 12 pages @ 0.10 per page	\$1.20
03/05/10	Printing 13 pages @ 0.10 per page	\$1.30
03/05/10	Printing 14 pages @ 0.10 per page	\$1.40
03/05/10	Printing 15 pages @ 0.10 per page	\$1.50
03/05/10	Printing 24 pages @ 0.10 per page	\$2.40

Date Posted	Expense / Date Incurred	Amount
03/05/10	Printing 3 pages @ 0.10 per page	\$0.30
03/05/10	Printing 3 pages @ 0.10 per page	\$0.30
03/05/10	Printing 3 pages @ 0.10 per page	\$0.30
03/05/10	Printing 3 pages @ 0.10 per page	\$0.30
03/05/10	Printing 3 pages @ 0.10 per page	\$0.30
03/05/10	Printing 37 pages @ 0.10 per page	\$3.70
03/05/10	Printing 38 pages @ 0.10 per page	\$3.80
03/05/10	Printing 39 pages @ 0.10 per page	\$3.90
03/05/10	Printing 4 pages @ 0.10 per page	\$0.40
03/05/10	Printing 4 pages @ 0.10 per page	\$0.40
03/05/10	Printing 4 pages @ 0.10 per page	\$0.40
03/05/10	Printing 4 pages @ 0.10 per page	\$0.40
03/05/10	Printing 4 pages @ 0.10 per page	\$0.40
03/05/10	Printing 4 pages @ 0.10 per page	\$0.40
03/05/10	Printing 4 pages @ 0.10 per page	\$0.40

Date Posted	Expense / Date Incurred	Amount
03/05/10	Printing 47 pages @ 0.10 per page	\$4.70
03/05/10	Printing 5 pages @ 0.10 per page	\$0.50
03/05/10	Printing 53 pages @ 0.10 per page	\$5.30
03/05/10	Printing 55 pages @ 0.10 per page	\$5.50
03/05/10	Printing 55 pages @ 0.10 per page	\$5.50
03/05/10	Printing 59 pages @ 0.10 per page	\$5.90
03/05/10	Printing 6 pages @ 0.10 per page	\$0.60
03/05/10	Printing 6 pages @ 0.10 per page	\$0.60
03/05/10	Printing 9 pages @ 0.10 per page	\$0.90
03/07/10	Printing 13 pages @ 0.10 per page	\$1.30
03/07/10	Printing 20 pages @ 0.10 per page	\$2.00
03/08/10	Litigation Support Services - CD Creation	\$25.00
03/08/10	Litigation Support Services - CD Duplication	\$10.00
03/08/10	Photocopying 1 page @ 0.10 per page	\$0.10
03/08/10	Photocopying 8 pages @ 0.10 per page	\$0.80
03/08/10	Printing	\$1.10

Date Posted	Expense / Date Incurred	Amount
	11 pages @ 0.10 per page	
03/08/10	Printing 12 pages @ 0.10 per page	\$1.20
03/08/10	Printing 137 pages @ 0.10 per page	\$13.70
03/08/10	Printing 137 pages @ 0.10 per page	\$13.70
03/08/10	Printing 14 pages @ 0.10 per page	\$1.40
03/08/10	Printing 14 pages @ 0.10 per page	\$1.40
03/08/10	Printing 14 pages @ 0.10 per page	\$1.40
03/08/10	Printing 158 pages @ 0.10 per page	\$15.80
03/08/10	Printing 164 pages @ 0.10 per page	\$16.40
03/08/10	Printing 172 pages @ 0.10 per page	\$17.20
03/08/10	Printing 2 pages @ 0.10 per page	\$0.20
03/08/10	Printing 2 pages @ 0.10 per page	\$0.20
03/08/10	Printing 2 pages @ 0.10 per page	\$0.20
03/08/10	Printing 20 pages @ 0.10 per page	\$2.00
03/08/10	Printing 23 pages @ 0.10 per page	\$2.30

Date Posted	Expense / Date Incurred	Amount
03/08/10	Printing 25 pages @ 0.10 per page	\$2.50
03/08/10	Printing 289 pages @ 0.10 per page	\$28.90
03/08/10	Printing 3 pages @ 0.10 per page	\$0.30
03/08/10	Printing 3 pages @ 0.10 per page	\$0.30
03/08/10	Printing 3 pages @ 0.10 per page	\$0.30
03/08/10	Printing 3 pages @ 0.10 per page	\$0.30
03/08/10	Printing 3 pages @ 0.10 per page	\$0.30
03/08/10	Printing 3 pages @ 0.10 per page	\$0.30
03/08/10	Printing 4 pages @ 0.10 per page	\$0.40
03/08/10	Printing 4 pages @ 0.10 per page	\$0.40
03/08/10	Printing 4 pages @ 0.10 per page	\$0.40
03/08/10	Printing 4 pages @ 0.10 per page	\$0.40
03/08/10	Printing 4 pages @ 0.10 per page	\$0.40
03/08/10	Printing 4 pages @ 0.10 per page	\$0.40
03/08/10	Printing 40 pages @ 0.10 per page	\$4.00

Date Posted	Expense / Date Incurred	Amount
03/08/10	Printing 43 pages @ 0.10 per page	\$4.30
03/08/10	Printing 44 pages @ 0.10 per page	\$4.40
03/08/10	Printing 45 pages @ 0.10 per page	\$4.50
03/08/10	Printing 46 pages @ 0.10 per page	\$4.60
03/08/10	Printing 47 pages @ 0.10 per page	\$4.70
03/08/10	Printing 5 pages @ 0.10 per page	\$0.50
03/08/10	Printing 5 pages @ 0.10 per page	\$0.50
03/08/10	Printing 5 pages @ 0.10 per page	\$0.50
03/08/10	Printing 50 pages @ 0.10 per page	\$5.00
03/08/10	Printing 578 pages @ 0.10 per page	\$57.80
03/08/10	Printing 578 pages @ 0.10 per page	\$57.80
03/08/10	Printing 6 pages @ 0.10 per page	\$0.60
03/08/10	Printing 6 pages @ 0.10 per page	\$0.60
03/08/10	Printing 6 pages @ 0.10 per page	\$0.60
03/08/10	Printing 6 pages @ 0.10 per page	\$0.60

Date Posted	Expense / Date Incurred	Amount
03/08/10	Printing 68 pages @ 0.10 per page	\$6.80
03/08/10	Printing 79 pages @ 0.10 per page	\$7.90
03/08/10	Printing 8 pages @ 0.10 per page	\$0.80
03/08/10	Printing 8 pages @ 0.10 per page	\$0.80
03/08/10	Printing 8 pages @ 0.10 per page	\$0.80
03/08/10	Printing 88 pages @ 0.10 per page	\$8.80
03/08/10	Printing 9 pages @ 0.10 per page	\$0.90
03/08/10	Printing 90 pages @ 0.10 per page	\$9.00
03/08/10	Printing 94 pages @ 0.10 per page	\$9.40
03/09/10	Local travel – B. Finestone - 01/19/10	\$9.80
03/09/10	Local travel - B. Finestone - 01/31/10	\$9.30
03/09/10	Local travel - B. Finestone - 02/01/10	\$8.10
03/09/10	Local travel - B. Finestone - 02/05/10	\$7.70
03/09/10	Local Travel - B. Finestone – Amtrak Tickets - DE TO NYC - 02/05/10	\$104.00
03/09/10	Local Travel – B. Finestone – Amtrak Tickets - NYC TO DE - 02/05/10	\$104.00
03/09/10	Photocopying 137 pages @ 0.10 per page	\$13.70

Date Posted	Expense / Date Incurred	Amount
03/09/10	Photocopying 2 pages @ 0.10 per page	\$0.20
03/09/10	Photocopying 6 pages @ 0.10 per page	\$0.60
03/09/10	Printing 1 page @ 0.10 per page	\$0.10
03/09/10	Printing 1 page @ 0.10 per page	\$0.10
03/09/10	Printing 1 page @ 0.10 per page	\$0.10
03/09/10	Printing 1 page @ 0.10 per page	\$0.10
03/09/10	Printing 13 pages @ 0.10 per page	\$1.30
03/09/10	Printing 16 pages @ 0.10 per page	\$1.60
03/09/10	Printing 18 pages @ 0.10 per page	\$1.80
03/09/10	Printing 20 pages @ 0.10 per page	\$2.00
03/09/10	Printing 20 pages @ 0.10 per page	\$2.00
03/09/10	Printing 24 pages @ 0.10 per page	\$2.40
03/09/10	Printing 27 pages @ 0.10 per page	\$2.70
03/09/10	Printing 27 pages @ 0.10 per page	\$2.70
03/09/10	Printing 27 pages @ 0.10 per page	\$2.70

Date Posted	Expense / Date Incurred	Amount
03/09/10	Printing 3 pages @ 0.10 per page	\$0.30
03/09/10	Printing 3 pages @ 0.10 per page	\$0.30
03/09/10	Printing 3 pages @ 0.10 per page	\$0.30
03/09/10	Printing 3 pages @ 0.10 per page	\$0.30
03/09/10	Printing 4 pages @ 0.10 per page	\$0.40
03/09/10	Printing 49 pages @ 0.10 per page	\$4.90
03/09/10	Printing 49 pages @ 0.10 per page	\$4.90
03/09/10	Printing 5 pages @ 0.10 per page	\$0.50
03/09/10	Printing 5 pages @ 0.10 per page	\$0.50
03/09/10	Printing 6 pages @ 0.10 per page	\$0.60
03/09/10	Printing 6 pages @ 0.10 per page	\$0.60
03/09/10	Printing 6 pages @ 0.10 per page	\$0.60
03/09/10	Printing 8 pages @ 0.10 per page	\$0.80
03/09/10	Printing 8 pages @ 0.10 per page	\$0.80
03/09/10	Printing 9 pages @ 0.10 per page	\$0.90

Date Posted	Expense / Date Incurred	Amount
03/09/10	Printing 9 pages @ 0.10 per page	\$0.90
03/09/10	Printing 9 pages @ 0.10 per page	\$0.90
03/09/10	Printing 9 pages @ 0.10 per page	\$0.90
03/10/10	Color Printing 201 pages @ 0.57 per page	\$114.57
03/10/10	Photocopying 1 page @ 0.10 per page	\$0.10
03/10/10	Photocopying 110 pages @ 0.10 per page	\$11.00
03/10/10	Photocopying 49 pages @ 0.10 per page	\$4.90
03/10/10	Printing 10 pages @ 0.10 per page	\$1.00
03/10/10	Printing 106 pages @ 0.10 per page	\$10.60
03/10/10	Printing 106 pages @ 0.10 per page	\$10.60
03/10/10	Printing 12 pages @ 0.10 per page	\$1.20
03/10/10	Printing 13 pages @ 0.10 per page	\$1.30
03/10/10	Printing 13 pages @ 0.10 per page	\$1.30
03/10/10	Printing 14 pages @ 0.10 per page	\$1.40
03/10/10	Printing 163 pages @ 0.10 per page	\$16.30

Date Posted	Expense / Date Incurred	Amount
03/10/10	Printing 2 pages @ 0.10 per page	\$0.20
03/10/10	Printing 22 pages @ 0.10 per page	\$2.20
03/10/10	Printing 24 pages @ 0.10 per page	\$2.40
03/10/10	Printing 3 pages @ 0.10 per page	\$0.30
03/10/10	Printing 3 pages @ 0.10 per page	\$0.30
03/10/10	Printing 4 pages @ 0.10 per page	\$0.40
03/10/10	Printing 4 pages @ 0.10 per page	\$0.40
03/10/10	Printing 4 pages @ 0.10 per page	\$0.40
03/10/10	Printing 4 pages @ 0.10 per page	\$0.40
03/10/10	Printing 4 pages @ 0.10 per page	\$0.40
03/10/10	Printing 45 pages @ 0.10 per page	\$4.50
03/10/10	Printing 5 pages @ 0.10 per page	\$0.50
03/10/10	Printing 56 pages @ 0.10 per page	\$5.60
03/10/10	Printing 6 pages @ 0.10 per page	\$0.60
03/10/10	Printing 60 pages @ 0.10 per page	\$6.00

Date Posted	Expense / Date Incurred	Amount
03/10/10	Printing 71 pages @ 0.10 per page	\$7.10
03/10/10	Printing 8 pages @ 0.10 per page	\$0.80
03/10/10	Printing 8 pages @ 0.10 per page	\$0.80
03/10/10	Printing 8 pages @ 0.10 per page	\$0.80
03/10/10	Printing 8 pages @ 0.10 per page	\$0.80
03/10/10	Printing 80 pages @ 0.10 per page	\$8.00
03/10/10	Professional services - L.A. County Law Library - Document Delivery Charges 11/04/09-01/28/10	\$25.00
03/11/10	Photocopying 6 pages @ 0.10 per page	\$0.60
03/11/10	Printing 10 pages @ 0.10 per page	\$1.00
03/11/10	Printing 13 pages @ 0.10 per page	\$1.30
03/11/10	Printing 13 pages @ 0.10 per page	\$1.30
03/11/10	Printing 13 pages @ 0.10 per page	\$1.30
03/11/10	Printing 16 pages @ 0.10 per page	\$1.60
03/11/10	Printing 16 pages @ 0.10 per page	\$1.60
03/11/10	Printing 16 pages @ 0.10 per page	\$1.60

Date Posted	Expense / Date Incurred	Amount
03/11/10	Printing 18 pages @ 0.10 per page	\$1.80
03/11/10	Printing 19 pages @ 0.10 per page	\$1.90
03/11/10	Printing 2 pages @ 0.10 per page	\$0.20
03/11/10	Printing 20 pages @ 0.10 per page	\$2.00
03/11/10	Printing 25 pages @ 0.10 per page	\$2.50
03/11/10	Printing 25 pages @ 0.10 per page	\$2.50
03/11/10	Printing 25 pages @ 0.10 per page	\$2.50
03/11/10	Printing 27 pages @ 0.10 per page	\$2.70
03/11/10	Printing 3 pages @ 0.10 per page	\$0.30
03/11/10	Printing 3 pages @ 0.10 per page	\$0.30
03/11/10	Printing 3 pages @ 0.10 per page	\$0.30
03/11/10	Printing 3 pages @ 0.10 per page	\$0.30
03/11/10	Printing 3 pages @ 0.10 per page	\$0.30
03/11/10	Printing 39 pages @ 0.10 per page	\$3.90
03/11/10	Printing 39 pages @ 0.10 per page	\$3.90

Date Posted	Expense / Date Incurred	Amount
03/11/10	Printing 39 pages @ 0.10 per page	\$3.90
03/11/10	Printing 4 pages @ 0.10 per page	\$0.40
03/11/10	Printing 4 pages @ 0.10 per page	\$0.40
03/11/10	Printing 4 pages @ 0.10 per page	\$0.40
03/11/10	Printing 4 pages @ 0.10 per page	\$0.40
03/11/10	Printing 4 pages @ 0.10 per page	\$0.40
03/11/10	Printing 44 pages @ 0.10 per page	\$4.40
03/11/10	Printing 44 pages @ 0.10 per page	\$4.40
03/11/10	Printing 5 pages @ 0.10 per page	\$0.50
03/11/10	Printing 5 pages @ 0.10 per page	\$0.50
03/11/10	Printing 5 pages @ 0.10 per page	\$0.50
03/11/10	Printing 6 pages @ 0.10 per page	\$0.60
03/11/10	Printing 7 pages @ 0.10 per page	\$0.70
03/11/10	Printing 7 pages @ 0.10 per page	\$0.70
03/11/10	Printing 8 pages @ 0.10 per page	\$0.80

Date Posted	Expense / Date Incurred	Amount
03/11/10	Printing 8 pages @ 0.10 per page	\$0.80
03/12/10	Express Mail	\$12.46
03/12/10	Express Mail	\$11.94
03/12/10	Express Mail	\$11.11
03/12/10	Printing 10 pages @ 0.10 per page	\$1.00
03/12/10	Printing 10 pages @ 0.10 per page	\$1.00
03/12/10	Printing 2 pages @ 0.10 per page	\$0.20
03/12/10	Printing 20 pages @ 0.10 per page	\$2.00
03/12/10	Printing 20 pages @ 0.10 per page	\$2.00
03/12/10	Printing 21 pages @ 0.10 per page	\$2.10
03/12/10	Printing 21 pages @ 0.10 per page	\$2.10
03/12/10	Printing 24 pages @ 0.10 per page	\$2.40
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30
03/12/10	Printing 3 pages @ 0.10 per page	\$0.30
03/12/10	Printing 30 pages @ 0.10 per page	\$3.00
03/12/10	Printing 30 pages @ 0.10 per page	\$3.00
03/12/10	Printing 32 pages @ 0.10 per page	\$3.20
03/12/10	Printing 34 pages @ 0.10 per page	\$3.40
03/12/10	Printing 39 pages @ 0.10 per page	\$3.90
03/12/10	Printing 4 pages @ 0.10 per page	\$0.40
03/12/10	Printing 4 pages @ 0.10 per page	\$0.40
03/12/10	Printing 44 pages @ 0.10 per page	\$4.40
03/12/10	Printing 5 pages @ 0.10 per page	\$0.50
03/12/10	Printing 5 pages @ 0.10 per page	\$0.50

Date Posted	Expense / Date Incurred	Amount
03/12/10	Printing 5 pages @ 0.10 per page	\$0.50
03/12/10	Printing 5 pages @ 0.10 per page	\$0.50
03/12/10	Printing 52 pages @ 0.10 per page	\$5.20
03/12/10	Printing 6 pages @ 0.10 per page	\$0.60
03/12/10	Printing 6 pages @ 0.10 per page	\$0.60
03/12/10	Printing 6 pages @ 0.10 per page	\$0.60
03/12/10	Printing 6 pages @ 0.10 per page	\$0.60
03/12/10	Printing 62 pages @ 0.10 per page	\$6.20
03/12/10	Printing 7 pages @ 0.10 per page	\$0.70
03/12/10	Printing 7 pages @ 0.10 per page	\$0.70
03/12/10	Printing 9 pages @ 0.10 per page	\$0.90
03/12/10	Printing 9 pages @ 0.10 per page	\$0.90
03/12/10	Printing 9 pages @ 0.10 per page	\$0.90
03/12/10	Printing 9 pages @ 0.10 per page	\$0.90
03/12/10	Printing 9 pages @ 0.10 per page	\$0.90

Date Posted	Expense / Date Incurred	Amount
03/14/10	Printing 1 page @ 0.10 per page	\$0.10
03/15/10	Printing 1 page @ 0.10 per page	\$0.10
03/15/10	Printing 11 pages @ 0.10 per page	\$1.10
03/15/10	Printing 20 pages @ 0.10 per page	\$2.00
03/15/10	Printing 26 pages @ 0.10 per page	\$2.60
03/15/10	Printing 3 pages @ 0.10 per page	\$0.30
03/15/10	Printing 32 pages @ 0.10 per page	\$3.20
03/15/10	Printing 4 pages @ 0.10 per page	\$0.40
03/15/10	Printing 40 pages @ 0.10 per page	\$4.00
03/15/10	Printing 41 pages @ 0.10 per page	\$4.10
03/15/10	Printing 53 pages @ 0.10 per page	\$5.30
03/15/10	Printing 88 pages @ 0.10 per page	\$8.80
03/15/10	Printing 88 pages @ 0.10 per page	\$8.80
03/15/10	Printing 9 pages @ 0.10 per page	\$0.90
03/15/10	Telephone	\$105.34

Date Posted	Expense / Date Incurred	Amount
03/16/10	Color Printing 167 pages @ 0.57 per page	\$95.19
03/16/10	Litigation Support Services - OCR	\$0.18
03/16/10	Printing 1 page @ 0.10 per page	\$0.10
03/16/10	Printing 1 page @ 0.10 per page	\$0.10
03/16/10	Printing 10 pages @ 0.10 per page	\$1.00
03/16/10	Printing 158 pages @ 0.10 per page	\$15.80
03/16/10	Printing 16 pages @ 0.10 per page	\$1.60
03/16/10	Printing 16 pages @ 0.10 per page	\$1.60
03/16/10	Printing 17 pages @ 0.10 per page	\$1.70
03/16/10	Printing 23 pages @ 0.10 per page	\$2.30
03/16/10	Printing 27 pages @ 0.10 per page	\$2.70
03/16/10	Printing 3 pages @ 0.10 per page	\$0.30
03/16/10	Printing 3 pages @ 0.10 per page	\$0.30
03/16/10	Printing 31 pages @ 0.10 per page	\$3.10
03/16/10	Printing 32 pages @ 0.10 per page	\$3.20

Date Posted	Expense / Date Incurred	Amount
03/16/10	Printing 33 pages @ 0.10 per page	\$3.30
03/16/10	Printing 35 pages @ 0.10 per page	\$3.50
03/16/10	Printing 4 pages @ 0.10 per page	\$0.40
03/16/10	Printing 5 pages @ 0.10 per page	\$0.50
03/16/10	Printing 5 pages @ 0.10 per page	\$0.50
03/16/10	Printing 5 pages @ 0.10 per page	\$0.50
03/16/10	Printing 5 pages @ 0.10 per page	\$0.50
03/17/10	Printing 12 pages @ 0.10 per page	\$1.20
03/17/10	Printing 3 pages @ 0.10 per page	\$0.30
03/17/10	Printing 4 pages @ 0.10 per page	\$0.40
03/17/10	Printing 4 pages @ 0.10 per page	\$0.40
03/17/10	Printing 4 pages @ 0.10 per page	\$0.40
03/17/10	Printing 7 pages @ 0.10 per page	\$0.70
03/17/10	Printing 7 pages @ 0.10 per page	\$0.70
03/17/10	Printing 8 pages @ 0.10 per page	\$0.80

Date Posted	Expense / Date Incurred	Amount
03/18/10	Messenger - City Expeditor, Inc - 02/05/10	\$21.37
03/18/10	Messenger - City Expeditor, Inc - 12/10/09	\$14.62
03/18/10	Printing 11 pages @ 0.10 per page	\$1.10
03/18/10	Printing 13 pages @ 0.10 per page	\$1.30
03/18/10	Printing 14 pages @ 0.10 per page	\$1.40
03/18/10	Printing 14 pages @ 0.10 per page	\$1.40
03/18/10	Printing 19 pages @ 0.10 per page	\$1.90
03/18/10	Printing 19 pages @ 0.10 per page	\$1.90
03/18/10	Printing 19 pages @ 0.10 per page	\$1.90
03/18/10	Printing 19 pages @ 0.10 per page	\$1.90
03/18/10	Printing 19 pages @ 0.10 per page	\$1.90
03/18/10	Printing 19 pages @ 0.10 per page	\$1.90
03/18/10	Printing 2 pages @ 0.10 per page	\$0.20
03/18/10	Printing 20 pages @ 0.10 per page	\$2.00
03/18/10	Printing 27 pages @ 0.10 per page	\$2.70
03/18/10	Printing 3 pages @ 0.10 per page	\$0.30
03/18/10	Printing	\$0.30

Date Posted	Expense / Date Incurred	Amount
	3 pages @ 0.10 per page	
03/18/10	Printing 4 pages @ 0.10 per page	\$0.40
03/18/10	Printing 4 pages @ 0.10 per page	\$0.40
03/18/10	Printing 5 pages @ 0.10 per page	\$0.50
03/18/10	Printing 74 pages @ 0.10 per page	\$7.40
03/18/10	Printing 8 pages @ 0.10 per page	\$0.80
03/19/10	Express Mail	\$13.66
03/19/10	Express Mail	\$31.47
03/19/10	Express Mail	\$16.31
03/19/10	Litigation Support Services - CD Duplication	\$10.00
03/19/10	Photocopying 1 page @ 0.10 per page	\$0.10
03/19/10	Photocopying 6 pages @ 0.10 per page	\$0.60
03/19/10	Printing 1 page @ 0.10 per page	\$0.10
03/19/10	Printing 1 page @ 0.10 per page	\$0.10
03/19/10	Printing 12 pages @ 0.10 per page	\$1.20
03/19/10	Printing 15 pages @ 0.10 per page	\$1.50
03/19/10	Printing	\$1.70

Date Posted	Expense / Date Incurred	Amount
	17 pages @ 0.10 per page	
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 3 pages @ 0.10 per page	\$0.30
03/19/10	Printing 38 pages @ 0.10 per page	\$3.80
03/19/10	Printing 5 pages @ 0.10 per page	\$0.50
03/19/10	Printing 5 pages @ 0.10 per page	\$0.50
03/19/10	Printing 7 pages @ 0.10 per page	\$0.70

Date Posted	Expense / Date Incurred	Amount
03/21/10	Printing 16 pages @ 0.10 per page	\$1.60
03/21/10	Printing 16 pages @ 0.10 per page	\$1.60
03/21/10	Printing 3 pages @ 0.10 per page	\$0.30
03/21/10	Printing 3 pages @ 0.10 per page	\$0.30
03/21/10	Printing 4 pages @ 0.10 per page	\$0.40
03/21/10	Printing 4 pages @ 0.10 per page	\$0.40
03/22/10	Local travel - B. Finestone - 02/23/10	\$34.37
03/22/10	Printing 12 pages @ 0.10 per page	\$1.20
03/22/10	Printing 17 pages @ 0.10 per page	\$1.70
03/22/10	Printing 18 pages @ 0.10 per page	\$1.80
03/22/10	Printing 18 pages @ 0.10 per page	\$1.80
03/22/10	Printing 18 pages @ 0.10 per page	\$1.80
03/22/10	Printing 21 pages @ 0.10 per page	\$2.10
03/22/10	Printing 35 pages @ 0.10 per page	\$3.50
03/22/10	Printing 46 pages @ 0.10 per page	\$4.60

Date Posted	Expense / Date Incurred	Amount
03/22/10	Printing 6 pages @ 0.10 per page	\$0.60
03/22/10	Printing 73 pages @ 0.10 per page	\$7.30
03/22/10	Printing 9 pages @ 0.10 per page	\$0.90
03/23/10	Litigation Support Services - CD Duplication	\$10.00
03/23/10	Local Travel - B. Finestone – Amtrak Tickets – DE to NYC - 03/04/10	\$119.00
03/23/10	Local Travel - B. Finestone – Amtrak Tickets – NYP to DE - 03/04/10	\$149.00
03/23/10	Local Travel – D. Elsberg - Amtrak Tickets - NYP to DE - 03/04/10	\$149.00
03/23/10	Local Travel – D. Elsberg – Amtrak Tickets – DE to NYC 03/04/10	\$119.00
03/23/10	Local Travel – P. Calamari - Amtrak Tickets - NYC to DE - 03/04/10	\$149.00
03/23/10	Local Travel – P. Calamari - Amtrak Tickets – DE to NYP - 03/04/10	\$119.00
03/23/10	Printing 1 page @ 0.10 per page	\$0.10
03/23/10	Printing 1 page @ 0.10 per page	\$0.10
03/23/10	Printing 145 pages @ 0.10 per page	\$14.50
03/23/10	Printing 145 pages @ 0.10 per page	\$14.50
03/23/10	Printing 20 pages @ 0.10 per page	\$2.00

Date Posted	Expense / Date Incurred	Amount
03/23/10	Printing 21 pages @ 0.10 per page	\$2.10
03/23/10	Printing 22 pages @ 0.10 per page	\$2.20
03/23/10	Printing 22 pages @ 0.10 per page	\$2.20
03/23/10	Printing 4 pages @ 0.10 per page	\$0.40
03/23/10	Printing 4 pages @ 0.10 per page	\$0.40
03/23/10	Taxi – B. Finestone - 03/04/10	\$8.10
03/24/10	Printing 1 page @ 0.10 per page	\$0.10
03/24/10	Printing 1 page @ 0.10 per page	\$0.10
03/24/10	Printing 2 pages @ 0.10 per page	\$0.20
03/24/10	Printing 22 pages @ 0.10 per page	\$2.20
03/24/10	Printing 22 pages @ 0.10 per page	\$2.20
03/24/10	Printing 27 pages @ 0.10 per page	\$2.70
03/24/10	Printing 45 pages @ 0.10 per page	\$4.50
03/24/10	Printing 7 pages @ 0.10 per page	\$0.70
03/25/10	Photocopying 10 pages @ 0.10 per page	\$1.00

Date Posted	Expense / Date Incurred	Amount
03/25/10	Photocopying 4 pages @ 0.10 per page	\$0.40
03/25/10	Printing 10 pages @ 0.10 per page	\$1.00
03/25/10	Printing 10 pages @ 0.10 per page	\$1.00
03/25/10	Printing 10 pages @ 0.10 per page	\$1.00
03/25/10	Printing 10 pages @ 0.10 per page	\$1.00
03/25/10	Printing 11 pages @ 0.10 per page	\$1.10
03/25/10	Printing 14 pages @ 0.10 per page	\$1.40
03/25/10	Printing 14 pages @ 0.10 per page	\$1.40
03/25/10	Printing 18 pages @ 0.10 per page	\$1.80
03/25/10	Printing 18 pages @ 0.10 per page	\$1.80
03/25/10	Printing 19 pages @ 0.10 per page	\$1.90
03/25/10	Printing 2 pages @ 0.10 per page	\$0.20
03/25/10	Printing 2 pages @ 0.10 per page	\$0.20
03/25/10	Printing 20 pages @ 0.10 per page	\$2.00
03/25/10	Printing 22 pages @ 0.10 per page	\$2.20

Date Posted	Expense / Date Incurred	Amount
03/25/10	Printing 23 pages @ 0.10 per page	\$2.30
03/25/10	Printing 23 pages @ 0.10 per page	\$2.30
03/25/10	Printing 28 pages @ 0.10 per page	\$2.80
03/25/10	Printing 29 pages @ 0.10 per page	\$2.90
03/25/10	Printing 29 pages @ 0.10 per page	\$2.90
03/25/10	Printing 3 pages @ 0.10 per page	\$0.30
03/25/10	Printing 3 pages @ 0.10 per page	\$0.30
03/25/10	Printing 3 pages @ 0.10 per page	\$0.30
03/25/10	Printing 3 pages @ 0.10 per page	\$0.30
03/25/10	Printing 33 pages @ 0.10 per page	\$3.30
03/25/10	Printing 38 pages @ 0.10 per page	\$3.80
03/25/10	Printing 39 pages @ 0.10 per page	\$3.90
03/25/10	Printing 4 pages @ 0.10 per page	\$0.40
03/25/10	Printing 4 pages @ 0.10 per page	\$0.40
03/25/10	Printing 4 pages @ 0.10 per page	\$0.40

Date Posted	Expense / Date Incurred	Amount
03/25/10	Printing 4 pages @ 0.10 per page	\$0.40
03/25/10	Printing 4 pages @ 0.10 per page	\$0.40
03/25/10	Printing 4 pages @ 0.10 per page	\$0.40
03/25/10	Printing 5 pages @ 0.10 per page	\$0.50
03/25/10	Printing 5 pages @ 0.10 per page	\$0.50
03/25/10	Printing 5 pages @ 0.10 per page	\$0.50
03/25/10	Printing 5 pages @ 0.10 per page	\$0.50
03/25/10	Printing 5 pages @ 0.10 per page	\$0.50
03/25/10	Printing 5 pages @ 0.10 per page	\$0.50
03/25/10	Printing 6 pages @ 0.10 per page	\$0.60
03/25/10	Printing 61 pages @ 0.10 per page	\$6.10
03/25/10	Printing 67 pages @ 0.10 per page	\$6.70
03/25/10	Printing 7 pages @ 0.10 per page	\$0.70
03/25/10	Printing 8 pages @ 0.10 per page	\$0.80
03/25/10	Printing 9 pages @ 0.10 per page	\$0.90

Date Posted	Expense / Date Incurred	Amount
03/26/10	Express Mail	\$13.57
03/26/10	Photocopying 2 pages @ 0.10 per page	\$0.20
03/26/10	Printing 1 page @ 0.10 per page	\$0.10
03/26/10	Printing 1 page @ 0.10 per page	\$0.10
03/26/10	Printing 1 page @ 0.10 per page	\$0.10
03/26/10	Printing 1 page @ 0.10 per page	\$0.10
03/26/10	Printing 1 page @ 0.10 per page	\$0.10
03/26/10	Printing 1 page @ 0.10 per page	\$0.10
03/26/10	Printing 136 pages @ 0.10 per page	\$13.60
03/26/10	Printing 14 pages @ 0.10 per page	\$1.40
03/26/10	Printing 17 pages @ 0.10 per page	\$1.70
03/26/10	Printing 2 pages @ 0.10 per page	\$0.20
03/26/10	Printing 20 pages @ 0.10 per page	\$2.00
03/26/10	Printing 22 pages @ 0.10 per page	\$2.20
03/26/10	Printing 3 pages @ 0.10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
03/26/10	Printing 3 pages @ 0.10 per page	\$0.30
03/26/10	Printing 3 pages @ 0.10 per page	\$0.30
03/26/10	Printing 3 pages @ 0.10 per page	\$0.30
03/26/10	Printing 30 pages @ 0.10 per page	\$3.00
03/26/10	Printing 31 pages @ 0.10 per page	\$3.10
03/26/10	Printing 33 pages @ 0.10 per page	\$3.30
03/26/10	Printing 36 pages @ 0.10 per page	\$3.60
03/26/10	Printing 37 pages @ 0.10 per page	\$3.70
03/26/10	Printing 39 pages @ 0.10 per page	\$3.90
03/26/10	Printing 4 pages @ 0.10 per page	\$0.40
03/26/10	Printing 4 pages @ 0.10 per page	\$0.40
03/26/10	Printing 4 pages @ 0.10 per page	\$0.40
03/26/10	Printing 4 pages @ 0.10 per page	\$0.40
03/26/10	Printing 4 pages @ 0.10 per page	\$0.40
03/26/10	Printing 4 pages @ 0.10 per page	\$0.40

Date Posted	Expense / Date Incurred	Amount
03/26/10	Printing 4 pages @ 0.10 per page	\$0.40
03/26/10	Printing 4 pages @ 0.10 per page	\$0.40
03/26/10	Printing 49 pages @ 0.10 per page	\$4.90
03/26/10	Printing 5 pages @ 0.10 per page	\$0.50
03/26/10	Printing 7 pages @ 0.10 per page	\$0.70
03/27/10	Printing 1 page @ 0.10 per page	\$0.10
03/27/10	Printing 11 pages @ 0.10 per page	\$1.10
03/27/10	Printing 2 pages @ 0.10 per page	\$0.20
03/27/10	Printing 3 pages @ 0.10 per page	\$0.30
03/27/10	Printing 93 pages @ 0.10 per page	\$9.30
03/28/10	Printing 33 pages @ 0.10 per page	\$3.30
03/28/10	Printing 35 pages @ 0.10 per page	\$3.50
03/28/10	Printing 6 pages @ 0.10 per page	\$0.60
03/28/10	Printing 7 pages @ 0.10 per page	\$0.70
03/29/10	Litigation Support Services - CD Duplication	\$30.00

Date Posted	Expense / Date Incurred	Amount
03/29/10	Litigation Support Services - DVD Duplication	\$15.00
03/29/10	Litigation Support Services - DVD Duplication	\$15.00
03/29/10	Photocopying 1 page @ 0.10 per page	\$0.10
03/29/10	Photocopying 2 pages @ 0.10 per page	\$0.20
03/29/10	Printing 19 pages @ 0.10 per page	\$1.90
03/29/10	Printing 2 pages @ 0.10 per page	\$0.20
03/29/10	Printing 3 pages @ 0.10 per page	\$0.30
03/29/10	Printing 35 pages @ 0.10 per page	\$3.50
03/29/10	Printing 36 pages @ 0.10 per page	\$3.60
03/29/10	Printing 4 pages @ 0.10 per page	\$0.40
03/29/10	Printing 4 pages @ 0.10 per page	\$0.40
03/29/10	Printing 4 pages @ 0.10 per page	\$0.40
03/29/10	Printing 4 pages @ 0.10 per page	\$0.40
03/29/10	Printing 5 pages @ 0.10 per page	\$0.50
03/30/10	Printing 153 pages @ 0.10 per page	\$15.30
03/30/10	Printing	\$3.60

Date Posted	Expense / Date Incurred	Amount												
	36 pages @ 0.10 per page													
03/30/10	Printing 39 pages @ 0.10 per page	\$3.90												
03/30/10	Printing 39 pages @ 0.10 per page	\$3.90												
03/30/10	Printing 39 pages @ 0.10 per page	\$3.90												
03/30/10	Printing 41 pages @ 0.10 per page	\$4.10												
03/30/10	Printing 7 pages @ 0.10 per page	\$0.70												
03/30/10	Printing 9 pages @ 0.10 per page	\$0.90												
03/31/10	Attorney Service - Now Legal Service -Recipient: L.A. Law Library-3/03/10	\$25.00												
03/31/10	Client Meals - T. O'Brien - 02/16/10	\$40.95												
03/31/10	Client Meals- T. O'Brien - 02/17/10	\$5.65												
03/31/10	Client Meals- T. O'Brien - 02/17/10	\$8.84												
03/31/10	Client Meals- T. O'Brien - 02/17/10	\$30.00												
03/31/10	Client Meals- T. O'Brien - 02/18/10	\$7.15												
03/31/10	Digital Prints	\$122.64												
03/31/10	Hotel - T. O'Brien - 02/18/10	\$493.92												
	<table border="1"> <tbody> <tr> <td>02/16/10</td> <td>Room Charge</td> <td>\$207.00</td> </tr> <tr> <td>02/16/10</td> <td>Tax</td> <td>\$32.29</td> </tr> <tr> <td>02/17/10</td> <td>Bar</td> <td>\$7.00</td> </tr> <tr> <td>02/17/10</td> <td>Tax</td> <td>\$0.67</td> </tr> </tbody> </table>	02/16/10	Room Charge	\$207.00	02/16/10	Tax	\$32.29	02/17/10	Bar	\$7.00	02/17/10	Tax	\$0.67	
02/16/10	Room Charge	\$207.00												
02/16/10	Tax	\$32.29												
02/17/10	Bar	\$7.00												
02/17/10	Tax	\$0.67												

Date Posted	Expense / Date Incurred	Amount															
	<table border="1"> <tr> <td>02/17/10</td> <td>Room Charge</td> <td>\$207.00</td> </tr> <tr> <td>02/17/10</td> <td>Tax</td> <td>\$32.29</td> </tr> <tr> <td>02/18/10</td> <td>Bar</td> <td>\$7.00</td> </tr> <tr> <td>02/18/10</td> <td>Tax</td> <td>\$0.67</td> </tr> </table>	02/17/10	Room Charge	\$207.00	02/17/10	Tax	\$32.29	02/18/10	Bar	\$7.00	02/18/10	Tax	\$0.67				
02/17/10	Room Charge	\$207.00															
02/17/10	Tax	\$32.29															
02/18/10	Bar	\$7.00															
02/18/10	Tax	\$0.67															
03/31/10	Litigation Support Services - CD Duplication	\$60.00															
03/31/10	Local travel – J. Benner - 02/12/10	\$112.20															
03/31/10	Local travel – J. Benner - 02/16/10	\$102.00															
03/31/10	Online Research - Westlaw	\$2,278.18															
03/31/10	Online Research - Lexis	\$3,073.50															
03/31/10	Online Research - Westlaw	\$4,935.42															
03/31/10	Online Research - Lexis	\$110.00															
03/31/10	Online Research - Lexis	\$161.00															
03/31/10	Online Research - Westlaw <table border="1"> <thead> <tr> <th>USER</th> <th>DATE</th> <th>AMOUNT</th> </tr> </thead> <tbody> <tr> <td>J. Benner</td> <td>03/08/10</td> <td>\$25.00</td> </tr> <tr> <td>J. Benner</td> <td>03/09/10</td> <td>\$120.13</td> </tr> <tr> <td>J. Benner</td> <td>03/24/10</td> <td>\$20.00</td> </tr> <tr> <td>J. Benner</td> <td>03/25/10</td> <td>\$905.20</td> </tr> </tbody> </table>	USER	DATE	AMOUNT	J. Benner	03/08/10	\$25.00	J. Benner	03/09/10	\$120.13	J. Benner	03/24/10	\$20.00	J. Benner	03/25/10	\$905.20	\$1,070.33
USER	DATE	AMOUNT															
J. Benner	03/08/10	\$25.00															
J. Benner	03/09/10	\$120.13															
J. Benner	03/24/10	\$20.00															
J. Benner	03/25/10	\$905.20															
03/31/10	Online Research – Westlaw	\$95.04															
03/31/10	Online Research - Westlaw	\$2,576.82															
03/31/10	Outside Photocopy	\$2.00															
03/31/10	Outside Photocopy	\$7.96															
03/31/10	Outside Photocopy	\$14.06															

Date Posted	Expense / Date Incurred	Amount
03/31/10	Printing 10 pages @ 0.10 per page	\$1.00
03/31/10	Printing 20 pages @ 0.10 per page	\$2.00
03/31/10	Printing 20 pages @ 0.10 per page	\$2.00
03/31/10	Printing 21 pages @ 0.10 per page	\$2.10
03/31/10	Printing 21 pages @ 0.10 per page	\$2.10
03/31/10	Printing 3 pages @ 0.10 per page	\$0.30
03/31/10	Printing 3 pages @ 0.10 per page	\$0.30
03/31/10	Printing 3 pages @ 0.10 per page	\$0.30
03/31/10	Printing 3 pages @ 0.10 per page	\$0.30
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Date Posted	Expense / Date Incurred	Amount
03/31/10	Printing 3 pages @ 0.10 per page	\$0.30
03/31/10	Printing 3 pages @ 0.10 per page	\$0.30
03/31/10	Printing 35 pages @ 0.10 per page	\$3.50
03/31/10	Printing 4 pages @ 0.10 per page	\$0.40
03/31/10	Printing 4 pages @ 0.10 per page	\$0.40
03/31/10	Printing 41 pages @ 0.10 per page	\$4.10
03/31/10	Printing 5 pages @ 0.10 per page	\$0.50
03/31/10	Printing 59 pages @ 0.10 per page	\$5.90
03/31/10	Printing 6 pages @ 0.10 per page	\$0.60
03/31/10	Printing 6 pages @ 0.10 per page	\$0.60
03/31/10	Printing 9 pages @ 0.10 per page	\$0.90
03/31/10	Printing 9 pages @ 0.10 per page	\$0.90
03/31/10	Printing 9 pages @ 0.10 per page	\$0.90
03/31/10	Printing 9 pages @ 0.10 per page	\$0.90

Date Posted	Expense / Date Incurred	Amount
03/31/10	Professional services - Trialgraphix, Inc. -Color Copies,Light Weight Easel, Shipping Small Box-2/24/10	\$1,082.90
03/31/10	Professional services - Trialgraphix, Inc. -Licensing Fee-2/24/10	\$1,453.48
03/31/10	Taxi - T. O'Brien - 02/16/10	\$47.00
03/31/10	Taxi - T. O'Brien - 02/17/10	\$45.00
	Total	\$21,866.64

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

-----x		Chapter 11
In re:	:	
	:	Case No. 08-12229 (MFW)
WASHINGTON MUTUAL, INC., <i>et al.</i> ¹	:	Jointly Administered
	:	
Debtors.	:	Objection Date: 6/28/2010 @ 4:00 p.m.
-----x		Hearing Date: Only if Objections are Filed

**NOTICE OF TWELFTH MONTHLY APPLICATION OF
QUINN EMANUEL URQUHART & SULLIVAN, 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 MARCH 1, 2010 THROUGH MARCH 31, 2010**

TO: The Notice Parties as defined in the Amended Order Authorizing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Amended Interim Compensation Order”) (Docket No. 302) and parties pursuant to Rule 2002(a)(6) of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”).

PLEASE TAKE NOTICE that Quinn Emanuel Urquhart & Sullivan, LLP, Special Litigation and Conflicts Counsel to Debtors Washington Mutual, Inc. in the above-captioned cases, has filed the **Twelfth Monthly Application of Quinn Emanuel Urquhart & Sullivan, 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 March 1, 2010 through March 31, 2010** (the “Application”). The Application seeks the allowance of fees in the amount of **\$707,325.00 (80%, \$565,860.00)** and expenses in the amount of **\$21,866.64** for the period **March 1, 2010 through and including March 31, 2010** and payment of 80% of fees in the amount of \$565,860.00 and 100% of the expenses in the amount of \$21,866.64 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 Bankruptcy Rule 2002.

PLEASE TAKE FURTHER NOTICE that Objections of the Notice Parties, if any, to the relief requested in the Application must be filed with the United States Bankruptcy Court, 824 N. Market Street, 3rd Floor, Wilmington, Delaware 19801, on or **before June 28, 2010 at 4:00 p.m. (prevailing Eastern Time)**.

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

PLEASE TAKE FURTHER NOTICE that the Notice Parties must also serve a copy of the objection upon the following parties so that the objection is **received no later than 4:00 p.m. (prevailing Eastern Time) on June 28, 2010:**

(i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, (a) Weil, Gotshal & Manges, LLP, 767 Sixth 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 Committee 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, 22nd 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 ABOVE PURSUANT TO THE INTERIM COMPENSATION ORDER, WILL A HEARING BE HELD ON THE APPLICATION.

Dated: June 8, 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
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Facsimile: (302) 384-9399
Email: rxza@elliottgreenleaf.com
Email: nrl@elliottgreenleaf.com
Email: sak@elliottgreenleaf.com
*Special Litigation and Conflicts Counsel for
the Debtors*

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

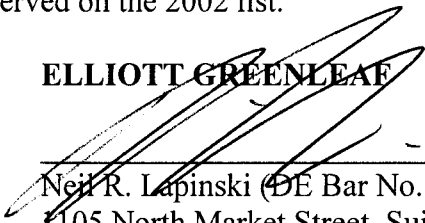
-----x
In re: : Chapter 11
: :
: : Case No. 08-12229 (MFW)
WASHINGTON MUTUAL, INC., *et al.*,¹ : : Jointly Administered
: :
Debtors. : :
-----x

**CERTIFICATE OF SERVICE REGARDING
TWELFTH MONTHLY APPLICATION OF QUINN EMANUEL
URQUHART & SULLIVAN, 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 MARCH 1, 2010 THROUGH MARCH 31, 2010**

I, Neil R. Lapinski, Esquire, Delaware special litigation counsel to Washington Mutual, Inc., hereby certify that I caused a complete copy of the Twelfth Monthly Application of Quinn Emanuel Urquhart & Sullivan, 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 March 1, 2010 through March 31, 2010 to be served on the Notice Parties as defined in the Amended Order Authorizing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Amended Interim Compensation Order”) (Docket No. 302) on June 8, 2010 via hand delivery on all local parties and via U.S. First Class Mail. A copy of the Notice only will be served on the 2002 list.

Dated: June 8, 2010
Wilmington, Delaware

ELLIOTT GREENLEAF


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

*Delaware Special Litigation and Conflicts
Counsel to the Debtors*

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

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Archer & Greiner PC
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Connolly Bove Lodge & Hutz LLP
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Jeffrey C Wisler
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Wilmington, DE 19899

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913 N. Market Street, 11th Floor
Wilmington, DE 19801

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Division of Unemployment Insurance
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Wilmington, DE 19802

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Division of Securities
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