

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

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In re:	: Chapter 11
	: :
WASHINGTON MUTUAL, INC., <i>et al.</i> <sup>1</sup>	: Case No. 08-12229 (MFW)
	: Jointly Administered
Debtor.	: <b>Re: Docket Nos. 3584, 4647, 4758 &amp; 5085</b>
	: <b>Objection Date: 8/5/2010 at 4:00 PM</b>
	: <b>Hearing Date: TBD</b>
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**FOURTH INTERIM FEE 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 FEBRUARY 1, 2010 THROUGH MAY 31, 2010**

Pursuant to sections 330 and 331 of Title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”) and this Court’s Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals, dated October 31, 2009 (the “Amended Interim Compensation Order”) (Docket No. 302), Quinn Emanuel Urquhart & Sullivan, LLP (“Quinn Emanuel”), hereby files this Fourth Interim Fee 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

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



from February 1, 2010 through May 31, 2010 (the “Interim Application”). In support of this Interim Application, Quinn Emanuel respectfully represent as follows:

### INTRODUCTION

1. By this Application, Quinn Emanuel seeks interim allowance and approval of \$2,426,709.65 (the “Interim Amount”) for fees and expenses for the period of February 1, 2010 through May 31, 2010 (the “Interim Period”). The Interim Amount consists of (i) 100% of the compensation that Quinn Emanuel earned during the Interim Period, in the amount of \$2,343,817.25 and (ii) 100% of the expenses that Quinn Emanuel incurred in the course of its representation as counsel to Washington Mutual, Inc., *et al.* (the “Debtors”) during the Interim Period in the amount of \$82,892.40.

2. As of the date of this Interim Application, the Debtors have been authorized to pay Quinn Emanuel \$1,480,659.40 (80% of \$1,850,824.25) with respect to the fees and \$74,637.03 with respect to expenses incurred and authorized during the period February 1, 2010 through May 31, 2010. Quinn Emanuel seeks payment of the holdback in the amount of \$370,164.85, which represents the 20% holdback for the total fees requested in the amount of \$1,850,824.25.

3. As of the date of this Interim Application, the Debtors have not yet been authorized to pay Quinn Emanuel \$394,394.40 (80% of \$492,993.00) with respect to the fees and \$8,255.37 with respect to expenses incurred and authorized during the period February 1, 2010 through May 31, 2010. Quinn Emanuel will seek payment of the holdback in the amount of \$98,598.60 provided no objections are filed to the Fourteenth Fee Application (defined below).

## **FACTUAL BACKGROUND**

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

5. This Court has jurisdiction over this Application pursuant to 28 U.S.C. § 1334.

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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 Interim Compensation Order.

6. On May 18, 2009, the Court authorized Quinn Emanuel's retention as special litigation and conflicts counsel to the Debtors *nunc pro tunc* to April 3, 2009, pursuant to the Order Under 11 U.S.C. 328 And 1103 And Fed. R. Bankr. P. 2014 And 5002 Authorizing *Nunc Pro Tunc* Retention And Employment Of Quinn Emanuel Urquhart Oliver & Hedges, LLP, as Special Litigation and Conflicts Counsel to the Debtors (the "Retention Order")(Docket No. 1043). 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 Interim Compensation Order.

## **MONTHLY APPLICATIONS COVERED HEREIN**

7. Quinn Emanuel has filed and served monthly fee applications for the periods of (i) February 2010, (ii) March 2010, (iii) April 2010 and (iv) May 2010 (the "Monthly Fee Applications"). The following table summarizes the Monthly Fee Applications that Quinn Emanuel filed with respect to the Fourth Interim Period.

Fee Application Covered Dates, Doc. No., Date Filed	Total Fee Request	Total Expense Request	Certificate of No Objection/ Certification of Counsel Filing Date, Doc. No.	Total Amount of Fees Approved to Date via Certificate of No Objection (80%)	Total Amount of Expenses Approved to Date via Certificate of No Objection (100%)	Amount of Holdback Fees
2/1-2/28/10 4/27/2010 Doc. No. 3584	\$726,618.00	\$24,003.28	5/21/2010 Doc. No. 4159	\$581,294.40	\$24,003.28	\$145,323.60
3/1-31/10 6/8/2010 Doc. No. 4647	\$707,325.00	\$21,866.64	7/8/2010 Doc. No. 4926	\$565,860.00	\$21,866.64	\$141,465.00
4/1-30/10 6/17/2010 Doc. No. 4758	\$416,881.25	\$28,767.11	7/9/2010 Doc. No. 4948	\$333,505.00	\$28,767.11	\$83,376.25
5/1-31/2010 7/11/11 Doc. No.	\$492,993.00	\$8,255.37	Will be filed NEED DATE	\$394,394.402	\$8,255.373	\$98,598.604
Total:	\$2,343,817.00	\$82,892.40		\$1,875,053.80	\$82,892.40	\$468,763.45

8. Twenty percent (20%) of such fees are to be withheld on an interim basis (the “Holdback Fees”). Beginning with the period ending September 30, 2008, and at four month intervals, each professional must file and serve an interim application for such period. *See* Interim Compensation Order at ¶3.d. All fees and costs paid to a professional pursuant to monthly and interim fee applications are subject to this Court’s approval of the final fee application of such professional.

9. The February 2010 Fee Application. On April 27, 2010, Quinn Emanuel filed and served its Eleventh Monthly Application of Quinn Emanuel Urquhart & Sullivan, LLP, as Special Litigation and Conflicts Counsel to the Debtors for Allowance of Compensation for

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<sup>2</sup> *Id.*

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

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

Services Rendered and for Reimbursement of Expenses During the Period from February 1, 2010 through February 28, 2010 (the “Eleventh Monthly Fee Application”) (Docket No. 3584) requesting, *inter alia*, allowance of \$726,618.00 in fees and reimbursement of \$24,003.28 in expenses. On May 21, 2010, Quinn Emanuel filed a Certificate of No Objection regarding the Eleventh Monthly Fee Application (Docket No. 4159). Pursuant to the Amended Interim Compensation Order, Quinn Emanuel was authorized to be paid \$581,294.40 in fees and \$24,003.28 in expenses for the Eleventh Monthly Fee Application. Holdback Fees with respect to the Eleventh Monthly Fee Application totaled \$145,323.60. A true and correct copy of the Eleventh Monthly Fee Application is attached hereto as Exhibit 1.

10. The March 2010 Fee Application. On June 8, 2010, Quinn Emanuel filed and served its Twelfth 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 “Twelfth Monthly Fee Application”) (Docket No. 4647). The Twelfth Monthly Fee Application requested, *inter alia*, an allowance of \$707,325.00 in fees and reimbursement of \$21,866.64 in expenses. On July 8, 2010, a Certificate of No Objection regarding the Twelfth Fee Application was filed (Docket No. 4926). Pursuant to the Amended Interim Compensation Order, Quinn Emanuel was authorized to be paid \$565,860.00 in fees and \$21,866.64 in expenses for the Twelfth Monthly Fee Application. Holdback Fees with respect to the Twelfth Monthly Fee Application total \$141,465.00. A true and correct copy of the Twelfth Monthly Fee Application is attached hereto as Exhibit 2.

11. The April 2010 Fee Application. On June 17, 2010, Quinn Emanuel filed and served its Thirteenth 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 April 1, 2010 through April 30, 2010 (the “Thirteenth Monthly Fee Application”) (Docket No. 4758). The Thirteenth Monthly Fee Application requests, *inter alia*, an allowance of \$416,881.25 in fees and reimbursement of \$28,767.11 in expenses. On or about July 9, 2010, a Certificate of No Objection regarding the Thirteenth Monthly Fee Application was filed (Docket No. 4948).

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Pursuant to the Interim Compensation Order, Quinn Emanuel was authorized to be paid \$333,505.00 in fees and \$28,767.11 in expenses for the Thirteenth Monthly Fee Application. Holdback Fees with respect to the Thirteenth Monthly Fee Application total \$83,376.25. A true and correct copy of the Thirteenth Monthly Fee Application is attached hereto as Exhibit 3.

12. The May 2010 Fee Application. On July 15, 2010, Quinn Emanuel filed and served its Fourteenth 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 May 1, 2010 through May 31, 2010 (the “Fourteenth Monthly Fee Application”) (Docket No. 5085). The Fourteenth Monthly Fee Application requests, *inter alia*, an allowance of \$492,993.00 in fees and reimbursement of \$8,255.37 in expenses. On or about August , 2010, provided no objections are received to the Fourteenth Monthly Fee Application, a Certificate of No Objection will be filed. Pursuant to the Interim Compensation Order, Quinn Emanuel will be authorized to receive \$394,394.40 in fees and \$8,255.37 in expenses for the Fourteenth Monthly Fee Application. Holdback Fees with respect to the Fourteenth Monthly Fee Application total \$98,598.60. A true and correct copy of the Fourteenth Monthly Fee Application is attached hereto as Exhibit 4.

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

14. By this Fourth Interim Application, Quinn Emanuel requests that the Court approve (i) the Interim Amount of one-hundred percent (100%) of the fees earned and expenses incurred by Quinn Emanuel during the Fourth Interim Period and evidenced in the Monthly Fee Applications and (ii) payment of the outstanding fees and expenses for the interim period which consists of the twenty percent holdback in the amount of \$468,763.45.

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

16. Quinn Emanuel has received no payment and no promises for payment from any source for services rendered or to be rendered in any capacity whatsoever in connection with the Debtors' case, except as disclosed herein and in the attached Monthly Fee Applications. There is no agreement or understanding between Quinn Emanuel and any other person, other than members of the firm, for the sharing of compensation to be received for services rendered in these cases.

17. All services for which Quinn Emanuel requests compensation were performed for or on behalf of the Debtors. The professional services and related expenses for which Quinn Emanuel requests interim allowance of compensation and reimbursement of expenses were rendered and incurred in connection with this case in the discharge of Quinn Emanuel's professional responsibilities as Special Litigation and Conflicts Counsel in the Debtors' Chapter

11 cases. Quinn Emanuel's services have been reasonable, necessary and beneficial to the Committee, the Debtors' and their estates, creditors and other parties in interest.

18. In accordance with the factors enumerated at § 330 of the Bankruptcy Code, Quinn Emanuel respectfully submits that the amount requested by Quinn Emanuel as compensation for its services is fair and reasonable.

### VERIFICATION

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

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

WHEREFORE, Quinn Emanuel respectfully requests (i) that the Court approve and allow the Interim Amount of \$2,426,709.65 for the Interim Period, consisting of fees in the sum of \$2,343,817.25, as compensation for necessary professional services rendered, which amount includes the previously authorized payment by the estate in the amount of \$1,480,659.40; the as yet authorized payment by the estate in the amount of \$394,394.40; Holdback Fees in the amount of \$468,763.45; for reimbursement of actual and necessary costs and expenses in the amount of \$74,637.03 for the Interim Period which have been previously authorized for payment and in the



amount of \$8,255.37 for as yet authorized costs and expenses; (ii) that the Court approve the payment of the Holdback Fees in the amount of \$468,763.45 for the period of February 1, 2010 to May 31, 2010; and (iii) for such other and further relief as may be just and proper.

Dated: July 16, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**

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Rafael X. Zahralddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
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-and-

QUINN EMANUEL URQUHART  
& SULLIVAN, LLP  
Peter E. Calamari  
Michael B. Carlinsky  
Susheel Kirpalani  
David Elsberg  
51 Madison Avenue, 22<sup>nd</sup> Floor  
New York, New York 10010  
Telephone: (212) 849-7000  
Facsimile: (212) 849-7100

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

# Exhibit 1

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

-----x	Chapter 11
In re:	:
	:
WASHINGTON MUTUAL, INC., <i>et al.</i> <sup>1</sup>	:
	:
Debtors.	:
-----x	

Case No. 08-12229 (MFW)  
Jointly Administered  
**Objection Date: 5/17/2010 @ 4:00 p.m.**  
**Hearing Date: Only if Objections are Filed**

**NOTICE OF ELEVENTH 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 FEBRUARY 1, 2010 THROUGH FEBRUARY 28, 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 Fed. R. Bankr. Pr. 2002(a)(6).

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 **Eleventh 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 February 1, 2010 through February 28, 2010** (the “Application”). The Application seeks the allowance of fees in the amount of **\$726,618.00 (80%, \$581,294.40)** and expenses in the amount of **\$24,003.28** for the period **February 1, 2010 through and including February 28, 2010** and payment of 80% of fees in the amount of \$581,294.40 and 100% of the expenses in the amount of \$24,003.28 pursuant to the Amended Interim Compensation Order. The Application has been filed and served on the Notice Parties pursuant to the Amended Interim Compensation Order. Notice of the Application has been filed and served on all parties requesting notice pursuant to Fed. R. Bankr. Pr. 2002.

PLEASE TAKE FURTHER NOTICE that Objections of the Notice Parties, if any, to the relief requested in the Application must be filed with the United States Bankruptcy Court, 824 N. Market Street, 3rd Floor, Wilmington, Delaware 19801, on or **before May 17, 2010 at 4:00 p.m. (prevailing Eastern Time)**.

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

Date. 4.27.10  
Docket No. 3584

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 May 17, 2010:**

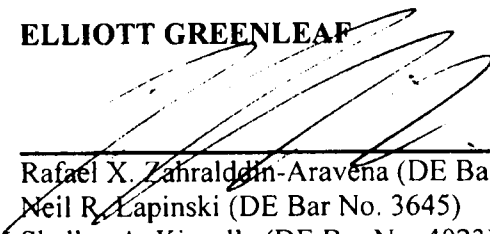
(i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, (a) Weil, Gotshal & Manges, LLP, 767 Sixth Avenue, New York, NY 10153 (Attention: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.) and (b) Richards, Layton & Finger, P.A., One Rodney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

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

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

Dated: April 27, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



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Rafael X. Zahralddin-Aravena (DE Bar No. 4166)  
Neil R. Lapinski (DE Bar No. 3645)  
Shelley A. Kinsella (DE Bar No. 4023)  
1105 North Market Street, Suite 1700  
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Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)  
*Special Litigation and Conflicts Counsel for  
the Debtors*

**File a Motion:**

08-12229-MFW Washington Mutual, Inc.

Type bk Chapter 11 v  
Assets y Judge MFWOffice 1 (Delaware)  
Case Flag LEAD, MEGA,  
CLMSAGNT, APPEAL,  
MTRUNADV

U.S. Bankruptcy Court

District of Delaware

## Notice of Electronic Filing

The following transaction was received from Neil Raymond Lapinski entered on 4/27/2010 at 2:53 PM EDT and filed on 4/27/2010

Case Name: Washington Mutual, Inc

Case Number: 08-12229-MFWDocument Number: 3584**Docket Text:**

Monthly Application for Compensation (Eleventh) of Quinn Emanuel Urquhart & Sullivan, L.L.P., 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 Filed by Washington Mutual, Inc. Objections due by 5/17/2010. (Attachments: # (1) Exhibit A# (2) Exhibit B# (3) Notice # (4) Certificate of Service) (Lapinski, Neil)

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

**Document description:**Main Document**Original filename:**C:\fakepath\QE 11 App.PDF**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=4/27/2010] [FileNumber=8394612-0] [62989fd481bab82edb74e03334b084457d6bcee63cd97df5274d25e4642767c91122dfd265e6f59283a6e1e4051df60fbc5bda64830e5c55263b3a1b190e62db]]

**Document description:**Exhibit A**Original filename:**C:\fakepath\QE 11 App Ex A.PDF**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=4/27/2010] [FileNumber=8394612-1] [15066df53369a52f6af2b2d2a16301b8e85200402a113ec17d88f3295d942f918411b75c358ca9ca42cf0c8bbfc5daf5b335f4ccec4af555fe10275ed0b35d0]]

**Document description:**Exhibit B**Original filename:**C:\fakepath\QE 11 App Ex B.PDF**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=4/27/2010] [FileNumber=8394612-2] [1a4311dcfb088c76a23d27f0697430d84029fad92ffec2b6877d2fcad77ae1d09273dc4a48fe8ba0db2cca6e1a641f6515320cc278bf1d8370b944e091f2f99f]]

**Document description:**Notice**Original filename:**C:\fakepath\QE 11 Not.PDF**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=4/27/2010] [FileNumber=8394612-3] [32943eb5fb2e04119061b0fc0ceae3a511957ae1e7d68c3b69f28bcfab7d7d9870a4ca164504d7f7ce3f5c62f77ac165aff6eb29e6129744563a8a54807da64]]

**Document description:**Certificate of Service**Original filename:**C:\fakepath\QE 11 COS.PDF**Electronic document Stamp:**

[STAMP bkcfStamp\_ID=983460418 [Date=4/27/2010] [FileNumber=8394612-4] [9fd5c510d269acc7ced5364b4f7e13b7fd146d2a5ec900eb05da73d5c5caad9ccc58cc85d255f167f794934651e1d3d5ade7ae6374fd9423436174c7e56e8b]]

**08-12229-MFW Notice will be electronically mailed to:**Tara B Annweiler on behalf of Creditor American National Insurance Company  
tannweiler@greerherz.comElizabeth Banda Calvo on behalf of Creditor Arlington ISD  
rjeason@pbfc.com, ebcervo@pbfc.comChristopher R. Belmonte on behalf of Interested Party Moody's Investors Service  
cbelmonte@ssbb.com, pbosswick@ssbb.comMichael J. Bennett on behalf of Creditor Andrew Eschenbach  
mbennett@hlawfirm.com, nkutcher@hlawfirm.comMark M. Billion on behalf of Interested Party Bank Bondholders  
mbillion@pszjlaw.comHilary B. Bonial on behalf of Creditor Nationstar Mortgage  
notice@bkcyllaw.comWilliam Pierce Bowden on behalf of Creditor Fir Tree Value Master Fund, L.P. and Fir Tree Capital Opportunity Master Fund, L.P.  
wbowden@ashby-geddes.comRobert S. Brady on behalf of Defendant Federal Deposit Insurance Corporation  
bankfilings@ycst.com

**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. : **Objection Date: 5/17/2010 @ 4:00 PM**  
: **Hearing Date: Only if Objections Filed**  
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**ELEVENTH 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 FEBRUARY 1, 2010 THROUGH FEBRUARY 28, 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: February 1, 2010 – February 28, 2010

Amount of compensation  
requested: \$726,618.00 (80%, \$581,294.40)

Amount of expense  
reimbursement requested: \$24,003.28

This is a:  X  monthly   quarterly application.

This is the eleventh 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	\$491,003.60	\$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

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

**(FEBRUARY 1, 2010 TO FEBRUARY 28, 2010)**

<b>NAME</b>	<b>POSITION; EXPERIENCE</b>	<b>HOURLY RATE</b>	<b>TOTAL HOURS</b>	<b>TOTAL COMPENSATION</b>
Peter Calamari	Partner for 33 years; admitted in 1974	\$970	79.20	\$76,824.00
Susheel Kirpalani	Partner for 8 years; admitted in 1995	\$860	14.90	\$12,814.00
David L. Elsberg	Partner for 5 years; admitted in 1997	\$810	122.50	\$99,225.00
Erica Taggart	Partner for 1 year; admitted in 2001	\$730	47.10	\$34,383.00
Adam M. Abensohn	Partner effective January 1, 2010; admitted in 1995	\$740	118.10	\$87,394.00
Crystal Nix-Hines	Counsel for 2 years; admitted in 1991	\$745	27.60	\$20,562.00
Benjamin Finestone	Associate for 4 years; admitted in 2005	\$550	136.00	\$74,800.00
Thomas O'Brien	Associate for 3 years; admitted in 2007	\$480	45.10	\$21,648.00
Evan D. Parness	Associate for 2 years; admitted in 2008	\$450	136.30	\$61,335.00
Olga M. Urbietta	Associate for 1 year; admitted in 2008	\$420	20.20	\$8,484.00
Justin Brownstone	Associate; admitted in 2009	\$390	110.00	\$42,900.00
Christopher Clark	Attorney	\$320	11.40	\$3,648.00
Jeffrey L. Benner	Law Clerk	\$310	109.20	\$33,852.00
Chris McNamara	Law Clerk	\$310	11.00	\$3,410.00
Nicoletta Malogioglio	Associate; admission pending	\$275	77.70	\$21,367.50
Heather Nolan	Attorney	\$275	83.00	\$22,825.00
Irene Tokar	Attorney	\$275	136.00	\$37,400.00
Ned Menoyo	Attorney	\$275	3.70	\$1,017.50
Joan Collopy	Paralegal	\$265	101.80	\$26,977.00
Martine Lacroix	Paralegal	\$265	123.20	\$32,648.00
Jonathan Land	Lit Support	\$365	4.60	\$1,679.00
Danny Rose	Lit Support	\$150	9.90	\$1,485.00
Michael Lee	Lit Support	\$150	5.50	\$825.00
Jacob Cisneros	Lit Support	\$150	3.40	\$510.00
Hilary Quatinetz	Lit Support	\$150	0.40	\$60.00
Raul Vasquez	Lit Support	\$150	10.30	\$1,545.00
Arthur Daye	Lit Support	\$150	1.30	\$195.00



	<b>SUB-TOTAL</b>		1,549.40	\$729,813.00
	Non-Working Travel (50%)			(\$3,195.00)
	<b>TOTAL</b>	<b>\$468.97 (Blended Rate)<sup>1</sup></b>	<b>1,549.40</b>	<b>\$726,618.00</b>

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<sup>1</sup> The blended rate excluding paraprofessionals is \$515.04.

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

**(FEBRUARY 1, 2010 TO FEBRUARY 28, 2010)**

<b>ACTIVITY</b>	<b>HOURS</b>	<b>FEES</b>
Case Administration	230.90	\$58,997.00
Court Hearings	2.60	\$1,768.00
Fee Application	75.50	\$24,764.00
Litigation	1,205.10	\$618,985.00
Non-Working Travel	12.70	\$6,390.00
White Collar Investigation	22.60	\$18,909.00
<b>SUB-TOTAL</b>	<b>1,549.40</b>	<b>\$729,813.00</b>
Non-Working Travel (50%)		(\$3,195.00)
<b>TOTAL</b>	<b>1,549.40</b>	<b>\$726,618.00</b>

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

**SUMMARY BY CATEGORY TYPE OF DISBURSEMENTS BILLED  
(FEBRUARY 1, 2010 TO FEBRUARY 28, 2010)**

<b>Description</b>	<b>Amount</b>
Car Rental	\$246.43
Client Meals	\$172.21
Color Printing	\$55.86
Digital Prints	\$124.72
Express Mail	\$297.49
Hotel	\$611.63
Litigation Support Services	\$361.54
Local Travel	\$1,197.20
Online Research	\$14,719.01
Outside Photocopy	\$712.35
Outsourcing Expense	\$26.28
Photocopying	\$1,042.50
Postage	\$2.64
Printing	\$1,668.70
Professional services	\$1,618.48
Taxi	\$62.10
Telecopier	\$5.50
Telephone	\$1,078.64
<b>Total</b>	<b>\$24,003.28</b>

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

-----X  
In re: : Chapter 11  
 : Case No. 08-12229 (MFW)  
Washington Mutual Inc., et al., : Jointly Administered  
 :  
 :  
 :  
 Debtors. : **Objection Date: 5/17/2010 @ 4:00 PM**  
 : **Hearing Date: Only if Objections Filed**  
 :  
 :  
-----X

**ELEVENTH 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 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 (the "Compensation Order") (Docket No. 204), seeking (i) interim allowance of compensation of \$726,618.00 for actual, reasonable and necessary professional services rendered, (ii) payment of 80% of such compensation in the amount \$581,452.80 and (iii) interim allowance and payment of \$24,003.28 for 100% of actual, reasonable and necessary

expenses incurred during the period from February 1, 2010 through February 28, 2010 (the "Eleventh Monthly Fee Period"), and represents as follows:

## I. INTRODUCTION

### A. Background

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

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

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

3. On May 18, 2009, the Court authorized Quinn Emanuel's retention as special litigation and conflicts counsel to the Debtors nunc pro tunc to April 3, 2009, pursuant to the Order Under 11 U.S.C. 328 And 1103 And Fed. R. Bankr. P. 2014 And 5002 Authorizing Nunc Pro Tunc Retention And Employment Of Quinn Emanuel Urquhart & Sullivan, LLP, As Special Litigation and Conflicts Counsel to the Debtors (the "Retention Order")(Docket No. 1043). 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 eleventh 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 Eleventh Monthly Fee Period, and (b) reimbursement of actual, reasonable and necessary expenses incurred by Quinn Emanuel in connection with such services during the Eleventh Monthly Fee Period.

8. Specifically, Quinn Emanuel seeks approval of compensation in the amount of \$726,618.00 for legal services rendered on behalf of the Debtors during the Eleventh Monthly Fee Period, and \$24,003.28 for reimbursement of all actual, reasonable and necessary expenses incurred in connection with the rendition of such services. The fees sought by this Application reflect an

aggregate of 1,549.40 hours of attorney and other paraprofessional time spent and recorded in performing services for the Debtors during the Eleventh Monthly Fee Period, at a blended average hourly rate of \$468.97 for both professionals and paraprofessionals. The blended hourly rate for professionals only is \$515.04.

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 Eleventh 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 Eleventh 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 1,205.10; Total Fees: \$618,985.00)**

15. *Omnibus Bankruptcy Case:* On September 26, 2008, the Debtors filed a voluntary petition 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 case 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 Eleventh Monthly Fee Period, Quinn Emanuel attorneys spent time (i) briefing the Debtors' request for Rule 2004 discovery of third parties and reply in support thereof; (ii) negotiating voluntary Rule 2004 production agreements with third parties; (iii) drafting a motion to compel documents from JPMC; (iv) reviewing TPG's production; (v) reviewing Citigroup's production; (vi) reviewing Blackstone's production; and (vii) revising FOIA requests.

17. Additionally, throughout the Eleventh Monthly Fee Period, Quinn Emanuel attorneys spent a considerable amount of time preparing for the March 4, 2010 hearing, when the Court was to hear oral argument on the FDIC's lift-stay motion. Quinn Emanuel attorneys also continued to analyze claims asserted against the Debtors by certain bondholders of Washington Mutual Bank ("WMB"), review discovery requests made in connection therewith, and plan objections thereto with the Debtors' primary bankruptcy counsel (WGM) in a fashion designed for efficiency and to avoid duplication. Quinn Emanuel and WGM have divided the work with WGM taking the lead and

Quinn Emanuel assisting with respect to issues related to pending litigation that Quinn Emanuel has built up significant knowledge.

18. ***Litigation with JPMC:*** Since Quinn Emanuel's retention on April 3, 2009, Quinn Emanuel lawyers have dedicated extensive time to performing services on behalf of the Debtors in connection with the Debtors' various litigations with JPMC. Specifically, Quinn Emanuel attorneys have conducted extensive interviews of persons familiar with the transactions comprising the various disputes with JPMC. Moreover, to avoid duplication and minimize the cost to the Debtors, Quinn Emanuel attorneys have been in constant contact with, and attended numerous strategy meetings with, the Debtors' primary bankruptcy counsel, WGM, as well as counsel for several key creditor constituencies, including the Official Committee of Unsecured Creditors.

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

20. Throughout the Eleventh 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) drafting a motion to compel documents from the FDIC; (iv) preparing 30(b)(6) deposition notices; (v) negotiating a scheduling order with the parties to govern the production of documents in the matter; (vi) drafting and negotiating the confidentiality stipulation; and (vii) drafting and negotiating a Third Party Discovery Agreement between Debtors and JPMC. On February 18, 2010, Quinn Emanuel attorneys, on behalf

of the Debtors, filed an amended confidentiality stipulation and protective order. The confidentiality and protective order was approved by the Court on February 19, 2010.

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 researched and drafted the Debtors' appellee brief in response thereto.

*Other Matters:* Throughout the Eleventh 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 were likely property of the Debtors' estates. Quinn Emanuel attorneys conferred with plaintiffs' attorneys and drafted a motion to enforce the automatic stay in connection therewith.

**B. White Collar Matter: (Total Hours: 22.60; Total Fees: \$18,909.00)**

21. Throughout the Eleventh 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 have engaged in numerous email exchanges regarding PSI issues, a witness and the return of certain documents. Quinn Emanuel attorneys were also involved in reviewing the Simpson Thacher report. Moreover, Quinn Emanuel attorneys, on behalf of the Debtors, drafted a memorandum regarding securities.

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

22. 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**

23. 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.

24. 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.

25. 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).

26. 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).

27. The total time spent by Quinn Emanuel attorneys and paraprofessionals during the Eleventh Monthly Fee Period was 1,549.40 hours, which services have a fair market value of \$726,618.00. 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

28. Quinn Emanuel has expended the total amount \$24,003.28 in actual, reasonable and necessary expenses in connection with representing the Debtors during the Eleventh 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**.

29. 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.

30. 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.

31. 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.

32. 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.

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

34. 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 Eleventh Monthly Fee Period in the amount of \$726,618.00, together with reimbursement of \$24,003.28 for all actual, reasonable and necessary expenses incurred, and such other and further relief as is just.

Dated: Wilmington, Delaware  
April 27, 2010

**QUINN EMANUEL URQUHART &  
SULLIVAN, LLP**

By



\_\_\_\_\_  
Susheel Kirpalani

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

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

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

**CERTIFICATION OF SUSHEEL KIRPALANI**

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

1. I am partner in the firm of Quinn Emanuel Urquhart & 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 Eleventh Monthly Application For Interim Allowance Of Compensation For Services Rendered And For Reimbursement Of Expenses During The Period From February 1, 2010 Through February 28, 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:  
April 27, 2010

**Quinn Emanuel Urquhart & Sullivan, LLP**



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

**EXHIBIT A**

**WMI01 Fee Applications**

02/01/10	JLB	Prepare Dec. fee application	1.90	589.00
02/02/10	JLB	Prepare Dec. fee application.	4.10	1,271.00
02/02/10	OMU	Attend to accounting issues re: Wamu December fee application.	0.40	168.00
02/03/10	JLB	Prepare Dec. fee application	2.90	899.00
02/03/10	OMU	Revise white collar matter invoice.	0.10	42.00
02/05/10	EP	Review and revise January invoice.	1.50	675.00
02/08/10	CC4	Review and revise December fee application.	3.20	1,024.00
02/09/10	CC4	Review and revise December fee application.	2.80	896.00
02/10/10	CC4	Review and revise December fee application.	1.20	384.00
02/17/10	ML4	Correspond with accounting dept re: expense issues relating to January fee application (0.4); prepare exhibit B of January fee application (1.2).	1.60	424.00
02/18/10	OMU	Attend to accounting issues.	0.20	84.00
02/19/10	CC4	Prepare January Fee application.	2.60	832.00
02/19/10	ML4	Prepare January fee application - Exhibit B.	1.60	424.00
02/22/10	OMU	Revise time entries for December fee application (9.2); revise write- up (.7).	9.90	4,158.00
02/23/10	CC4	Review and revise fee application.	1.60	512.00
02/23/10	EP	Correspondence w/ O. Urbietta re December Fee App.	0.10	45.00
02/23/10	ML4	Revise WMI December fee application - Exhibit B (3.4); correspond with accounting dept re various fee app expense charges (.4).	3.90	1,033.50

02/23/10	OMU	Revise December fee application (1.1); communicate with accounting re: issues (0.2).	1.30	546.00
02/24/10	EP	Review and comment on December Fee App.	0.40	180.00
02/24/10	ML4	Revise WMI Fee Application - Exhibit B (5.7); correspond with O. Urbietta re various expenses relating to fee application (.9); revise January WMI Fee Application - Exhibit B (1.6).	8.20	2,173.00
02/25/10	BF1	Review December fee application.	0.80	440.00
02/25/10	ML4	Continuc revising December fee application (6.1); correspond with WMI team and accounting about various expense questions (1.8); Begin preparing WMI January fee application (1.6).	9.50	2,517.50
02/25/10	OMU	Revise December fee application incorporating B. Finestone's comments (0.9); communicate changes to accounting (0.8).	1.70	714.00
02/26/10	ML4	Continue preparing WMI January fee application - Exhibit B.	7.40	1,961.00
02/26/10	OMU	Draft January fee application (2.4); prepare charts (1.1); review exhibit b (1.2); attend to accounting issues (0.6); email December fee application for filing (0.2); review time entries (1.1).	6.60	2,772.00
		SUBTOTAL	75.50	24,764.00

**WMI02 Litigation**

02/01/10	AMA	Review correspondence with third parties re status of voluntary production.	0.30	222.00
02/01/10	BF1	O.C. with S. Kirpalani, D. Elsberg re. stay relief issues (1.3); review Netbank FDIC filings (1.1); research novation and assumption issues (3.4); t.c. w/ C. Wells re. expert witness issues (.3); revise stay relief oral argument (1.4).	7.50	4,125.00
02/01/10	DLE	Teleconf C. Smith, P. Calamari re privilege protocol, scheduling order (0.5); prepare for same by reviewing and commenting on JP's proposal (0.7); prepare for lift-stay motion (8.3); office conf. w/ B. Finestone and S. Kirpalani re 9.5 argument (1.3).	10.80	8,748.00
02/01/10	EP	Review and analyze briefing in American National action (2.3); review voluntary production agreements with Fed, OCC, Treasury, and OTS and revise FOIA requests to agencies in accordance with agreements (2.8); t/c with J. Brownstone re FOIA requests (.1); edit scheduling order (.4); review TPG comments re voluntary production (.1).	5.70	2,565.00
02/01/10	ET	Telephone conference with C. Smith, T. O'Brien, P. Calamari, D. Elsberg, T. Langenkamp regarding privilege protocol and discovery next steps (.5); revise motion to compel FDIC documents (1.4); revise objections and responses to FDIC document requests (.9); correspond with QE team regarding follow-up to 2004 motion and contact with third parties (.6).	3.40	2,482.00

02/01/10	HL	Draft memorandum detailing database processes that facilitate review of documents for privilege.	3.00	825.00
02/01/10	JBX	Review and revise 30(b)(6) deposition notices (1.4); review requests to agencies under agency regulations (.2); review master deposition binder (3.8); revise coding memorandum for document reviewers (2.9).	8.30	3,237.00
02/01/10	NM	Correspondence with E. Parness, J. Collopy and T. O'Brien re case organization and doc productions.	0.20	55.00
02/01/10	PC	Exchange e-mails regarding post motion strategy on Rule 2004 discovery, status of other discovery (0.4); review miscellaneous press coverage (0.1); telephone call to J. Clarke regarding adv. proceeding discovery and timing of counteroffer (0.2); internal conference call with C. Smith regarding privilege protocol and scheduling order (0.5); review and comment on revised privilege protocol (0.8); review e-mail regarding waterfall (0.2); review board minutes (0.2); exchange e-mails regarding expert retention (0.1).	2.50	2,425.00
02/01/10	SK2	Attend meeting w/ D. Elsberg, B. Finestone to address questions about automatic stay issues for 9.5 hearing.	1.30	1,118.00
02/01/10	TOB	Prepare for call regarding discovery and privilege (.5); prepare privilege protocol edits (1.5); prepare scheduling order edits (1.1).	3.10	1,488.00



02/02/10	BF1	T.C. w/ D. Elsberg re. novation and setoff considerations (.4); o.c. w/ S. Kirpalani, D. Elsberg re. stay relief argument (1); t.c. w/ D. Elsberg re. comments to stay relief argument (.5); t.c. w/ B. Branch re. expert witness role (.3); t.c. w/ C. Smith re. expert witness roles WaMu Business Account Disclosures and Regulations (1.9); t.c. w/ R. Johnson re. expert witness roles (.2); draft rider re. contingent claim setoff (.8); review UCC document requests and interrogatories re. bank bondholder objection (.4); draft rider re. burden of proof on stay relief motion (1.5).	7.40	4,070.00
02/02/10	DLE	Prepare for lift-stay argument, revise outline, mock argument with S. Kirpalani (7.3); office conf. w/ S. Kirpalani and B. Finestone re stay relief argument (1.0); teleconf. B. Finestone re same (0.4); teleconf. B. Finestone re stay relief argument (0.5); teleconf C. Smith, E. Taggart, J. Wolfe re preserving privilege and other discovery issues (0.5); review former employee's agreement and analyze same (0.6).	10.30	8,343.00

02/02/10	EP	Review edits to scheduling order, make additional edits, and correspondence w/ T. O'Brien re same (1.1); correspondence with Treasury and OCC re proposed amendments to confi stip and follow-up correspondence w/ E. Taggart re same (.6); review Citigroup voluntary production (.2); review TPG's proposal re voluntary production and provide analysis to team (1.1); t/c with TPG re voluntary production agreement (.3); analysis of JPMC Motion to Dismiss American National action and correspondence with team re same (1.7); draft revised FOIA requests (1.0).	6.00	2,700.00
02/02/10	ET	Telephone conference with J. Wolfe, P. Calamari, D. Elsberg, C., Smith regarding witness interviews (.5); prepare letter to former employees regarding documents in their possession (.5); revise 30(b)(6) notice to JPMC for adversary proceeding (.9); revise 30(b)(6) notice to JPMC for 2004 production (.7); correspond with E. Parness and P. Calamari regarding American National motion to dismiss (.6); correspond with J. Brownstone regarding legal research on safe harbor (.3); correspond with E. Parness regarding third party edits to confidentiality agreement (.4); correspond with P. Calamari and D. Elsberg regarding discovery tasks (.3).	4.20	3,066.00
02/02/10	HL	Review documents provided by non-management directors for privilege.	4.80	1,320.00
02/02/10	ILT	Review and analyze documents for privilege.	8.00	2,200.00

02/02/10	JBX	Research regarding safe harbor provisions of bankruptcy code (.8); review and revise 30(b)(6) notices (1); revise objections to FDIC document requests (.9).	2.70	1,053.00
02/02/10	NM	Review of productions and previous correspondence and drafting of a memo regarding upcoming third parties productions and related correspondence with J Collopy (0.9); review of Citi second production of documents which came in on 2/2/2010 (3.6).	4.50	1,237.50
02/02/10	PC	Review latest changes to privilege protocol and scheduling order (0.8); bankruptcy update call with C. Smith and B. Kosturos (0.4); review creditors documents requests to WMB bondholders (0.2); exchange e-mails regarding offer on Rule 2004 and review same (0.2); review JPMC motion to dismiss Texas action (1.0); exchange e-mails regarding discovery items and JPMC's failure to produce (0.2 ).	2.80	2,716.00
02/02/10	SK2	Review briefing in section 9.5 filing stay litigation (2.5); prepare oral argument questions for moot court (.9); attend moot court of D. Elsberg, B. Finestone re section 9.5 hearing (1.0); review and revise written outline of responses to various arguments posed (2.2); review demonstrative exhibits prepared by D. Elsberg (1.3).	8.90	7,654.00
02/02/10	TOB	Prepare privilege protocol (.8); prepare scheduling order (1.7).	2.50	1,200.00
02/03/10	AMA	Review pleadings in DC Action re JPMC motion to dismiss business tort claims.	1.80	1,332.00

02/03/10	BF1	T.C. w/ D. Elsberg re. contingent claim issue (.5); t.c. w/ S. Goldring re. tax refund issues (.2); review tax refund materials (.6); c.c. w/ B. Rosen, C. Smith, B. Kosturos, D. Elsberg re. stay relief issues (.6); o.c. w/ D. Elsberg re. prepetition contingent claims (.8); c.c. w/ D. Logan, C. Martin, M. Curro re. claims objections (.8); research and review caselaw on postpetition claims (2.6); draft oral argument rider re. same (2.1).	8.20	4,510.00
02/03/10	DLE	Review tax memo for C. Smith (0.2); teleconf C. Smith, B. Rosen re lift-stay motion (0.6); revise draft privilege protocol (1); prepare for lift-stay motion, read cases re same, revise outline (7.4); conf. B. Finestone re prepetition contingent claims (0.8); teleconf B. Finestone re setoff cases (0.5); review cases re same (1.2).	11.70	9,477.00
02/03/10	EP	Draft voluntary production agreement with TPG (1.3); review scheduling in American National Action (.4); draft FOIA requests to agencies (1.4); amend confi stip (.1); research re state law claims (3.4); correspond w/ J. Collopy re state law claims (.1).	6.70	3,015.00
02/03/10	ET	Revise motion to compel JPMC to supplement 2004 production (3.7); review letter from FDIC-R, and revise responsive letter (1.6); revise and send letter to former WMI employees regarding WMI documents (.8).	6.10	4,453.00
02/03/10	HL	Review and analyze documents for privilege and amend the privilege log.	5.50	1,512.50

02/03/10	ILT	Review and analyze documents for privilege and amend the privilege log.	8.00	2,200.00
02/03/10	JBX	Objections to FDIC request for production (1.7); motion to compel FDIC's compliance with adversary requests (3.4); prepare letters to former WMI employees regarding document retention (2.4); review FDIC-Receiver proposal regarding its production (.5); revise JPMC's motion to compel compliance with Rule 2004 requests (.2).	8.20	3,198.00
02/03/10	NM	Review of Citi second document production and preparation of memo regarding same (4.2); correspond with J. Collopy and E. Taggart re the same (0.3).	4.50	1,237.50
02/03/10	PC	Continue review of changes to privilege protocol (0.4); exchange e-mails regarding American National litigation (0.2); review discovery proposal from the FDIC and e-mails regarding same (0.3); e-mails regarding 502 order in MDL case (0.2 ); review revised outline of § 9.5 argument (0.2); discussions and e-mails regarding possible postponement of § 9.5 argument (0.3).	1.60	1,552.00
02/03/10	TOB	Prepare scheduling order (1.2); call with A&M regarding shared drives (.5); prepare privilege protocol (1.3).	3.00	1,440.00
02/04/10	AMA	Draft opposition to JPMC appeal (1.9); call with American National plaintiffs (.4); team call to prep for American National call (.3); team call re strategy (.3).	2.90	2,146.00

02/04/10	BF1	Review FDIC amended stay motion in CNB (.8); review 362 issues for 2/5 argument (3.4); t.c. w/ D. Elsberg re. automatic stay implications (.6); t.c. w/ W. Holt re. bank bondholder fraudulent transfer (.5).	5.30	2,915.00
02/04/10	DLE	Teleconf's re American National Action (0.6); prepare for lift-stay argument (3.7); teleconf. C. Smith re same (0.1); review prior statements and positions re solvency (1.1); review discovery including depo notices, meet/confer letter, document protocol, privilege protocol (0.8); teleconf. B. Finestone re automatic stay implications (0.6).	6.90	5,589.00
02/04/10	EP	Correspond w/ P. Calamari re American National action (.1); research re state law claims (6.4); correspond w/ Fed re amending confi stip (.1); review and edit demonstratives for hearing (.7); t/c with P. Calamari, D. Elsberg, E. Taggart, A. Abensohn, and B. Finestone re American National Action (.3); t/c with team and American National attorneys (.3); edits to confi stip and circulate to all parties (1.5); review press reports re WaMu (.1); edits to scheduling order (.2).	9.60	4,320.00

02/04/10	ET	Telephone conference with P. Calamari, D. Elsberg and others from QE regarding American National complaint (.3); telephone conference with A. Mytelka and J. Roquemore, P. Calamari and others from QE regarding American National complaint (.3); review motion to dismiss briefs in American National case (1.4); revise 30(b)(6) notice regarding adversary proceeding (.9); revise 30(b)(6) notice regarding 2004 proceeding (.8); revise list of potential deponents for JPMC (.6); revise letter to FDIC regarding document production (.7); revise 30(b)(6) notice regarding document collection (.4); revise objections and responses to FDIC requests for production (.5); review report regarding document review (.3).	6.20	4,526.00
02/04/10	ILT	Review and analyze documents for privilege and amend the privilege log.	8.00	2,200.00
02/04/10	JBX	Review and revise motion to compel JPMC's compliance with 2004 examination (8.2); review and revise 30(b)(6) deposition notices to JPMC (1.1); review and revise objections to FDIC-Receiver's request for production of documents (.3); review and revise letter to FDIC in response to its production proposal (.4); review and revise letter to JPMC regarding its privilege log (.1).	10.10	3,939.00
02/04/10	JLB	Prepare summary of discussion of solvency in briefs and transcripts to date (4.5); discussion with E. Parness re same (0.2).	4.70	1,457.00

02/04/10	NM	Document production organization (0.7); review of Citi documents marked as hot in second third party production (1.1).	1.80	495.00
02/04/10	PC	Exchange e-mails regarding American National case and prepare for conference calls (1.5); internal conference call regarding same (0.3); confer with Plaintiffs attorneys regarding same (0.3); continued e-mails and review of language regarding scheduling order and privilege protocols (0.3); further e-mail exchange with S. Kirpalani regarding 502 Order in MDL (0.2); review scheduling, questions regarding Section 9.5 argument (0.4); review article on antitrust claims (0.1); review draft letter to JPMC regarding privilege logs (0.2); review 30b6 (0.3); review confidentiality stipulations, (0.2).	3.80	3,686.00
02/04/10	TOB	Draft document protocol (.5); prepare for meeting regarding shared drives (.5).	1.00	480.00
02/05/10	AMA	Call with client re American National (.5); call with creditors re American National (.5); review American National pleadings (1.8); research in support of opposition to JPMC appeal brief (5.1).	7.90	5,846.00
02/05/10	BF1	Review D. Logan Q&A (.4); t.c. with B. Branch re. expert witness issues (.4); t.c. w/ D. Elsberg re. adjournment of stay relief motion (.4); review and comment upon litigation portion of disclosure statement (1.4); attend weekly committee professionals' call (.7).	3.30	1,815.00



02/05/10	DLE	Conference calls re Am Nat'l. (1.0); analyze and draft strategy re Am Nat'l, and circulate, and respond to follow ups, and review research re same (1.6); creditors' call (0.8); review antitrust law and potential claims (0.4); conf. w/ B. Finestone re adjournment of stay (0.4).	4.20	3,402.00
02/05/10	EP	Review correspondence re American National Action (.1); t/c w/ C. Smith, B. Rosen, P. Calamari, D. Elsberg, A. Abensohn, and B. Finestone re American National Action (.5); t/c with creditors and P. Calamari, D. Elsberg, A. Abensohn, and B. Finestone re American National Action (.5); correspond re press report re potential antitrust violation (.1); research potential antitrust claims (4.1); send amended confi stip to all parties (.3); correspond w/ J. Collopy re voluntary productions (.2); WMI Weekly Deadlines (.2); review stay of DC action (.1); review and revise 30(b)(6) depo notice (.2); review and revise motion to compel JPMC Rule 2004 (.6).	6.90	3,105.00
02/05/10	ET	Revise 30(b)(6) deposition notices to JPMC regarding adversary proceeding and 2004 (.8); revise letter to FDIC regarding document production (.5); revise motion to compel 2004 production from JPMC (1.8).	3.10	2,263.00
02/05/10	HL	Review and analyze documents for privilege and amend the privilege log.	6.60	1,815.00

02/05/10	JBX	Review and revise motion to compel JPMC's compliance with 2004 examination (5.1); review and revise reply letter to FDIC-Receiver (.5); review and revise motion to compel FDIC's compliance with adversary requests (2.1); review and revise 30(b)(6) notices (.6).	8.30	3,237.00
02/05/10	JLB	Email memo to D. Elsberg regarding research findings on FOIA production (1.2); locate docket documents requested by B. Finestone (0.4); exchange emails regarding same (0.4); email to B. Finestone re JPMC objection to Logan Dec. (0.2).	2.20	682.00
02/05/10	PC	Exchange e-mails regarding possible antitrust claims (0.2); review proposed objections to FDIC receiver doc requests (0.4); review letter to FDIC receiver regarding their docs. proposals (0.4); telephone conferences with C. Smith and B. Rosen regarding American National case, telephone call to R. Johnson and L. Sheikman regarding same (1.8); exchange e-mails regarding D. Logan testimony, progress of omnibus hearing, and comments from hearing (0.5); exchange e-mails regarding 9.5 adjournment (0.2); creditors committee update (0.6); exchange e-mails regarding business tort claims antitrust issues (0.2); review motion to compel JPMC to produce documents on Rule 2004 (0.2).	4.50	4,365.00
02/06/10	PC	Review press coverage regarding Dimon.	0.10	97.00
02/07/10	DLE	Review E. Gillespie and H. Paulson interview.	0.20	162.00

02/07/10	PC	Exchange e-mails regarding Dimon press coverage.	0.10	97.00
02/08/10	AMA	Draft appeal brief (5.9); conferring re possible stay of American National hearing (.4)	6.30	4,662.00
02/08/10	BF1	Research American Nat'l issues (.9); draft expert witness retention letters (.8); c.c. w/ C. Smith, P. Calamari, D. Elsberg re. American Nat'l issues (.7); t.c. w/ D. Elsberg re. weekly bankruptcy call (.4).	2.80	1,540.00
02/08/10	DLE	Review all Am Nat'l briefs, and outline possible strategies and responses (1.0); draft stipulation re Am Nat'l. (0.4); teleconf C. Smith, P. Calamari, B. Finestone re Am Nat'l draft stip., review draft scheduling order (0.7); review draft transcript (0.2); teleconf. w/ B. Finestone re: weekly bankruptcy call (0.4).	2.70	2,187.00
02/08/10	EP	Correspond w/ T. O'Brien re production issues and scheduling order (.1); correspond w/ J. Collopy re status of voluntary productions (.7).	0.80	360.00
02/08/10	ET	Review objections and responses to FDIC document requests and correspond with J. Brownstone (.4).	0.40	292.00
02/08/10	HL	Draft memorandum summarizing iConect database review techniques and strategies.	5.00	1,375.00
02/08/10	ILT	Review and analyze documents for privilege in preparation for production.	8.00	2,200.00
02/08/10	JBX	Revise motion to compel JPMC's compliance with Rule 2004 and prepare exhibits (.3); prepare memorandum regarding safe harbor provisions of bankruptcy code (7.1); revise objections to FDIC adversary requests (.7).	8.10	3,159.00

02/08/10	JL	TC w/ H. Nolan re document review (.2); TC w/ Sam Kamran, Jonathan Scheffrahn and H. Nolan re deliverable specifications (.4).	0.60	219.00
02/08/10	JLB	Locate and summarize discussion of solvency in pleadings and transcripts to date (6.7); research FOIA exemptions (0.6).	7.30	2,263.00
02/08/10	NM	Review of background material and doc review binder re the ongoing actions (0.6); review of the WMI business tort claim memo (0.7); working on the review of the Citi produced documents and related memo (2.7); prepare a short memo providing overview of the latest Citi production and related correspondence with the team (0.4).	4.40	1,210.00
02/08/10	PC	Further review and comment on motion to compel JPMC to comply with Rule 2004 requests (0.3); follow up on American National issue (0.6); telephone call to C. Smith regarding same, draft note to JPMC regarding same (0.9); exchange e-mails regarding scheduling order status, telephone calls to C. Smith regarding same (0.3); review scheduling (0.2); review "business tort claims," discussion with D. Elsberg and B. Finestone (0.7).	3.00	2,910.00
02/09/10	AMA	Call with Seattle counsel re status of criminal investigation (.4); review draft business tort complaint (.5); review 'hot documents' from JPMC discovery (3.4); research re materiality standards in securities fraud (2.8).	7.10	5,254.00

02/09/10	BF1	American Nat'l. pleadings scheduled for presentment on 2/18 (.2); research waiver of jury trial (1.5); t.c. w/ J. McMahon re. expert witness issues (.2); attend weekly bankruptcy c.c. w/ R. Williams, B. Rosen, B. Kosturos, J. Goldin, J. Maciel (.7); review creditor standing law to pursue direct claims (1.4); t.c. w/ J. Brownstone re. 546(e) safe harbor (.3); c.c. re. bank bondholder objection (.8); review of bank bondholder discovery requests (.5); t.c. w/ J. Brownstone re. motion to enforce automatic stay (.5); draft motion to enforce automatic stay (6.2).	12.30	6,765.00
02/09/10	DLE	Teleconf re objections hearing, and review briefing re same (0.8); teleconf's C. Smith and J. Wolfe re regulatory issues, and review memos re same (1.2); teleconf S. Smith, P. Calamari re Am Nat'l, (0.8); review draft objections-responses to FDIC requests (0.2); review bondholder discovery request (0.2).	3.20	2,592.00
02/09/10	EP	Review documents produced by JPMC and third parties and revise business torts complaint (2.3); call w/ Weil re bankruptcy issues (.3); review FDIC and JPMC statements re solvency (.2); correspondence w/ A. Abensohn re business torts (.2); research antitrust claim (.2); correspondence w/ J. Collopy re OB-C production (.1).	3.30	1,485.00
02/09/10	ET	Correspond with P. Calamari, J. Brownstone and QE team regarding responses and objections to FDIC requests for production (.7); correspond with J. Land, S. Kamran and H. Nolan regarding document data instructions (.3).	1.00	730.00

02/09/10	HL	Review and analyze documents for privilege and amend the privilege log.	4.70	1,292.50
02/09/10	ILT	Review and analyze documents for privilege and amend the privilege log.	8.00	2,200.00
02/09/10	JBX	Revise objections to FDIC-Receiver's requests in adversary proceeding (.2); revise motion to compel JPMC's compliance with rule 2004 examination and prepare exhibits (1.5); research regarding safe harbor provisions of bankruptcy code (3.2); research and prepare insert for motion to dismiss in American National Action (3.5).	8.40	3,276.00
02/09/10	JL	TC w/ H. Nolan re privilege review of WMI documents (.4); prepare instructions for Alvarez and Martin re non-privilege document review (.7).	1.10	401.50
02/09/10	JLB	Summary of solvency discussion in pleadings and transcripts to date (4.3); research for memo on FOIA (7.1).	11.40	3,534.00
02/09/10	NM	Correspond with E Parness, A. Abensohn and J Collopy re hot documents and third parties productions (0.9), review of FOIA docs (0.6); case organization and related correspondence re OB-C production, database organization and status of productions in general with EPT (1.2); correspond with E. Parness re supporting documents for business tort complaint (0.2).	2.90	797.50

02/09/10	PC	Review and comment on objection to document requests from FDIC and e-mails regarding same (0.4); exchange e-mails regarding jury trial demands in bankruptcy court (0.2); telephone call to R. Johnson, D. Elsberg regarding agreement and American National strategy (0.8); exchange e-mails and telephone calls to C. Smith regarding same (0.2); review JPMC e-mail regarding possible agreement (0.3); review discovery issued by WMB bondholders, D. Logan deposition and document requests (0.9); telephone calls to S. Tirschwell regarding same (0.8); conference call to prepare for WMB bondholder objection hearing (0.9); summary of bankruptcy update call, send e-mail to B. Finestone regarding same (0.1); review expert retention letter (0.2).	4.80	4,656.00
02/09/10	SK2	Attend conf. call to discuss division of labor in bank bondholder objection litigation (.9).	0.90	774.00
02/10/10	BF1	T.C. w/ P. Onto re. bank bondholder discovery requests (0.9); c.c. with WGM, R. Williams, C. Smith re bank bondholder strategy (.5); continue drafting and researching motion to enforce automatic stay (5.3); t.c. w/ S. Kirpalani re 9.5 argument (0.4).	7.10	3,905.00

02/10/10	DLE	Review draft objections to document requests, including scope objections, and give comments (0.7); review Am Nat'l briefs and jurisdictional issues, and confer with QE team re same (2.1); review FOIA law and analysis (1.3); teleconf S&C re Am Nat'l. (0.2) ; review materiality documents (0.8); review correspondence re former employees and privilege, and confer with C. Smith re same (0.4); teleconf C. Smith, J. Wolfe re materiality, and follow up with P. Calamari re same (0.4); review J. Benner analysis of solvency issues, and review underlying documents re same, and review current outline re solvency and whether edits should be made (1.3).	7.20	5,832.00
02/10/10	EP	Review additional productions and revise business torts claims (1.7); research potential antitrust claims (4.3).	6.00	2,700.00
02/10/10	ET	Revise deposition notice for 2004 action (.6); revise adversary deposition notice (.5).	1.10	803.00
02/10/10	HL	Review and analyze documents for privilege and amend the privilege log.	6.00	1,650.00
02/10/10	ILT	Review and analyze documents for privilege and amend the privilege log.	8.00	2,200.00
02/10/10	JBX	Revise 30(b)(6) deposition notices (1); revise and serve objections to FDIC-Receiver's request for production of documents (.3); Review Rule 2004 production chart (.6); research and revise inserts for motion to stay/dismiss American National Action (5.8).	7.70	3,003.00
02/10/10	JLB	Research and draft FOIA memo.	4.50	1,395.00



02/10/10	NM	Review of 30(b)(6) draft Notice Rule 2004 with updates (0.4); draft facts to support business tort claims, related documents review and analysis and related correspondence with E Parness (4.8); review of the OB-C documents (0.6); review of JPMC Rule 2001 documents (1.9).	7.70	2,117.50
02/10/10	PC	Review American National issue strategy (1.3); review news accounts (0.1); review Bondholder objection and discovery, review objection matrix, telephone conference with Weil and A&M regarding strategy (1.2); exchange e-mails regarding possible compromises on application of WMB bondholders for delay in hearing date (0.1); exchange e-mails regarding § 9.5 issues (references to solvency in FDIC pleadings), review draft board meeting minutes (0.2); review and comment on 30b6 notice for Rule 2004 examination, and for adv. proceeding (0.5).	3.40	3,298.00
02/10/10	SK2	Attend WMI conf. call to discuss bank bondholder claim objection litigation (.5); confer w/ B. Finestone re section 9.5 issues, summary judgment status (.4).	0.90	774.00
02/11/10	AMA	Team call re American National litigation (.8); call with Weil re American National (.3); research on criminal investigation (3.4); research in support of opposition to JPMC appeal (4.2).	8.70	6,438.00

02/11/10	BF1	30(b)(6) notices and comment to J. Brownstone, E. Taggart (.7); c.c. with A. Abensohn, D. Eslerberg re. American Nat'l considerations (.8); c.c. w/ A. Stochak, J. Wine, A. Abensohn re. American Nat'l strategy (.3); c.c. w/ P. O'Toole, T. Frongillo re FDIC negotiations (.3); draft and research motion to enforce automatic stay (8.9).	11.00	6,050.00
02/11/10	DLE	Teleconfs re Am Nat'l with QE (0.8); teleconf. with WGM (0.3); teleconf. with plaintiff's counsel (0.1); analyze, and draft outline of, strategic options re DC proceeding, and circulate to QE team, revise based on comments from QE and then from other constituencies (1.4); correspond with S&C re Am Nat'l (0.2).	2.80	2,268.00
02/11/10	EP	Review P. Calamari comments on 30(b)(6) notice (.3); review document productions and revise business torts claims (5.1 draft e-mails to C. Smith re same (.2); research re potential antitrust claims (3.4).	9.00	4,050.00
02/11/10	ET	Revise 30(b)(6) notice for adversary proceeding (.3); correspond with QE team regarding review of WMI production and next steps (.4).	0.70	511.00
02/11/10	HL	Review and analyze documents for privilege and amend the privilege log.	5.50	1,512.50
02/11/10	JBX	Revise 30(b)(6) deposition notices (.6); revise coding memorandum and coding tree for document review (.3); research for motion in American National Action (6.8).	7.70	3,003.00
02/11/10	JL	Decrypt files from Alvarez and Marsal.	0.40	146.00

02/11/10	JLB	Research and drafting FOIA memo.	12.90	3,999.00
02/11/10	NM	Search for documents and related correspondence (0.4); revise memo summarizing the content of the latest third parties production and related correspondence (5.1); correspond with E Parness, J Collopy and J Benner re documents produced in response to FOIA requests (0.4); document production organization (1.8).	7.70	2,117.50
02/11/10	PC	Review American National action (2.2); e-mails from S. Friedman, telephone calls to S. Friedman and R. Sacks regarding same, telephone calls to Anico plaintiffs regarding same, telephone calls to C. Smith regarding same (0.9); prepare strategy for next steps (0.7); review Bondholder objection status, possible agreements, exchange e-mails with B. Rosen and P. Anker regarding same (1.0); review press coverage (0.2); exchange e-mails regarding NDA agreements (0.1); update call to R. Williams (0.3); exchange e-mails regarding equity committee update call (0.1); review latest draft of Rule 2004 30b(6) request (0.2); exchange e-mails regarding confidentiality stipulation (0.1).	5.80	5,626.00
02/12/10	AMA	Team meetings re motion in American National action (.8); draft pleading for submission in American National (2.6); revisions to automatic stay motion in Delaware (1.6); draft opposition to JPMC appeal (3.0).	8.00	5,920.00

02/12/10	BF1	Incorporate P. Calamari comments to motion to enforce (1.3); incorporate further internal comments to motion to enforce (1.4); attend c.c. with Equity Committee counsel (.5); attend c.c. w/ B. Rosen, C. Smith, D. Elsberg, B. Kosturos, P. Calamari re. bank bondholder issues (.3); o.c. with D. Elsberg, P. Calamari re. American Nat'l. strategy (.5); c.c. w/ D. Elsberg, P. Calamari, S. Freidman, R. Sacks re American Nat'l adjournment (.4); c.c. w/ American Nat'l. plaintiffs' counsel re American Nat'l. adjournment (.3); draft letter to DC District Court re. American Nat'l. action (.6); c.c. weekly UCC professional call (.5); t.c. w/ N. Lapinski re. Delaware expert witness procedure (.3); incorporate creditor comments to motion to enforce (.9); review FDIC motion to dismiss American Nat'l. briefing (0.8); confer w/ S. Kirpalani re: stay motion (0.3).	8.10	4,455.00
02/12/10	CMX	Cite check debtors' motion.	6.00	1,860.00
02/12/10	DLE	Creditors' conference call (0.4); review draft motions re Am Nat'l (1.1); multiple conferences with P. Calamari, B. Finestone, A. Abensohn re same and re standing and jurisdiction, and draft decision tree outlines re same (2.0); teleconf's plaintiff's counsel in Am Nat' (0.2); teleconf Equity Committee (0.4); teleconf S&C re Am Nat'l (0.3); review draft discovery instruments (0.7).	5.10	4,131.00

02/12/10	EP	Correspond with parties re amended confi stip (.2); review and revise motion to enforce automatic stay (1.1); review Citi's voluntary production and confidentiality designations (.3); research potential business torts claims (2.6); correspond w/ OTS re amended confi stip (.1); research jurisdictional issues (3.3); WMI weekly deadlines (.2).	7.80	3,510.00
02/12/10	ILT	Review and analyze documents for privilege and amend the privilege log.	8.00	2,200.00
02/12/10	JBX	Research for D.C. pleading in American National Action regarding motion to intervene (1.1); prepare and revise coding tree for document review (1.9); revise 30(b)(6) deposition notices (.1).	3.10	1,209.00
02/12/10	JL	Prepare privilege review export.	0.90	328.50
02/12/10	JLB	Research and draft FOIA memo.	11.00	3,410.00
02/12/10	NM	Finalize review of all Blackstone and Citi documents and related memo (5.8); correspond with E. Taggart re the same (0.1); document production organization and related correspondence (0.4); review of Killinger documents and related coding tree (0.8).	7.10	1,952.50

02/12/10	PC	Review, revise and comment on application to stay American National Bondholders from further proceedings, review revised draft (1.3); review continued press coverage of J. Dimon (0.1); review American National issues, telephone calls to ANICO attorneys regarding same, telephone calls to S. Friedman and R. Sacks regarding same, draft letter to Judge Collyer regarding same, (2.8); review JPMC motion for adjournment of American National case (0.8); equity committee conference call (0.9); conference call with C. Smith and Weil regarding WMB Bondholder proposal on objection hearing (0.9); creditors committee update call (0.5); exchange e-mails regarding OTS request for time on Rule 2004 agreement (0.1).	7.40	7,178.00
02/12/10	SK2	Review draft motion to enforce automatic stay (.8); confer w/ B. Finestone re same (.3).	1.10	946.00
02/13/10	AMA	Draft opposition to JPMC appeal.	2.40	1,776.00
02/13/10	BF1	Revise motion to enforce the automatic stay pursuant to internal comment.	1.80	990.00
02/13/10	PC	Exchange e-mails regarding scheduling on WMB Bondholder objection hearing.	0.20	194.00
02/14/10	AMA	Draft opposition to JPMC appeal.	1.10	814.00
02/14/10	BF1	Draft talking points for 2/16 court teleconference (.8); review same in accord with A. Abensohn comments (.3).	1.10	605.00

02/14/10	DLE	Review and give comments on revised briefs re automatic stay and Am Nat'l, and confer with B. Finestone re same (0.4); prepare for oral argument re same (3.2); review FOIA research (0.5).	4.10	3,321.00
02/14/10	JLB	Research and draft FOIA memo.	4.50	1,395.00
02/14/10	PC	Review briefs and points in Bloomberg v. Fed Reserve FOIA case (0.3); exchange e-mails regarding American National strategy (0.3).	0.60	582.00
02/15/10	AMA	Draft opposition to JPMC appeal (3.6); draft response to plaintiff's court submission in American National (3.2); call with client re American National (.3).	7.10	5,254.00
02/15/10	BF1	Revise motion to enforce in accord w/ D. Elsberg comments (.3); draft letter to J. McMahon re. expert witness (.5); review American Nat'l. plaintiffs response to JPMC motion to adjourn (.9).	1.70	935.00
02/15/10	BF1	Draft letter in response to American Nat'l. opposition (1.5); c.c. w/ P. Calamari, D. Elsberg re American Nat'l. strategy (.7); c.c. w/ D. Elsberg re same (.4); research automatic stay issues (1.9).	4.50	2,475.00
02/15/10	BF1	C.C. w/ R. Johnson, C. Smith, P. Calamari, D. Elsberg re motion to enforce the automatic stay (.3).	0.30	165.00
02/15/10	DLE	Draft strategy outline re Am Nat'l (1.4); teleconf's P. Calamari, B. Finestone re same (1.4); teleconf C. Smith, R. Johnson re Am Nat'l, and confer with QE team re same (0.4); review and give comments on draft motions re Am Nat'l. (1.2); review Am Nat'l opposition to motion for adjournment (0.2).	4.60	3,726.00

02/15/10	ILT	Review and analyze documents for privilege and amend the privilege log.	8.00	2,200.00
02/15/10	JLB	Final draft of FOIA memo.	14.50	4,495.00
02/15/10	PC	Review American National plaintiffs response to application for time (1.0); internal conference calls regarding strategy (1.4); review draft reply letter to Judge Collyer, e-mails from D. Elsberg regarding strategy (0.2); review proposed motion re: American National action (0.5); conference call with C. Smith and R. Johnson regarding Anico strategy (0.4); review article on setoff (0.2).	3.70	3,589.00
02/16/10	AMA	Call with client (.4); outline strategy options for American National (4.3); draft opposition to JPMC appeal (4.5).	9.20	6,808.00
02/16/10	BF1	Prepare letter for transmission to JPMC/Chambers (.7); draft talking points for telephonic conference with chambers (.1); revise letter correspondence to DC District Court (.6); draft decision tree on litigation strategy (2.5); c.c. with C. Smith, P. Calamari, D. Elsberg re. American Nat'l. update (.4); draft email to J. McMahon re. expert witness issues (.5); research retention issues re. same (1.3).	7.10	3,905.00



02/16/10	DLE	Draft talking points for oral argument re adjournment (0.7); draft strategy outline for C. Smith concerning potential courses of action in different potential scenarios, and teleconf C. Smith re same (1.6); review correspondence re discovery and review our proposed positions re same (0.7); review DC court communication re scheduling and teleconf C. Smith re same (0.4); teleconf's B. Finestone, P. Calamari re lift-stay motion (0.4); confer with QE associates re status of 2004 document production and next steps, and re JPMC request for extension on production (0.4).	4.20	3,402.00
02/16/10	EP	Review and revise talking points for oral argument re motion to enforce automatic stay (1.1); review and edit amended confi stip and certification of counsel (.2); review S&C request for Citigroup production and follow-up with team re same (.4); review Citigroup production (.4); review letter re priv log issues (.1); review and revise coding structure for document review (2.3); t/c with E. Taggart and J. Brownstone re coding structure (0.6); t/c with team re privilege (0.6); correspond w/ Blackstone re voluntary production and search terms (.3); list of discovery items (.1); correspond w/ S&C re voluntary production (.3); review memo on hot docs from Blackstone and Citigroup productions (.6).	7.00	3,150.00

02/16/10	ET	T/c with N. Malogioglio, E. Parness, I. Tokar, J. Land, J. Brownstone, H. Nolan, N. Menoya regarding document collection and coding (.6); t/c with N. Malogioglio, E. Parness, J. Brownstone, H. Nolan and N. Menoya regarding privilege and document collection sheets (.6); review and revise coding scheme (2.8); review Bondholders interrogatory requests (.6); compile list of outstanding items and motions (.4); correspond with E. Parness regarding S&C and FDIC productions and review letter from S&C regarding 2004 production (.5); review American National's opposition to request for postponement (.2); correspond with H. Nolan regarding privilege coding procedures (.2).	5.90	4,307.00
02/16/10	HL	Meet with team members regarding organizational structure for document review (0.6); meet with team members regarding structure for privilege review (0.6); review regarding structure for substantive document review (0.7); review and edit proposed structure for privilege and substantive review (5.1).	7.00	1,925.00
02/16/10	ILT	Attend team meeting and conference call regarding case status and discovery (0.6); attend meeting regarding privilege review (0.6); review and analyze documents for privilege in preparation for production; draft and amend comprehensive privilege log (6.8).	8.00	2,200.00

02/16/10	JBX	Revise motion to compel JPMC's compliance with Rule 2004 examination (.1); prepare and revise consolidated coding chart (5.2); prepare list of outstanding items for approval (.2); conferences regarding coding chart and document review (1.2); prepare objections to bondholders requests and interrogatories (1.8).	8.50	3,315.00
02/16/10	JL	Conference w/ E. Taggart and team re review of potentially privileged and non-privileged WMI documents.	0.60	219.00
02/16/10	JLB	Respond to inquiry from B. Finestone regarding tax issue.	0.50	155.00
02/16/10	NM	Meet with E. Taggart regarding coding parameters for document review (.6); review and edit codes for document review (2.5); meet with E. Taggart regarding revised coding parameters for document review (.6).	3.70	1,017.50
02/16/10	NM	Review of proposed coding form in preparation for meeting (0.4); correspond with E. Parness re hot document memo and binders (0.1); review of documents and of previously proposed coding tree to finalize form (3.0); correspond with J Collopy re doc production organization (0.8); review of current and previously prepared coding sheets, adversary proceeding complaint (1.4); review of memos on disputed assets and adversary proceeding (1.2).	6.90	1,897.50

02/16/10	PC	Confer with D. Elsberg regarding next steps (0.4); review Plaintiffs' opposition to motion (1.7); telephone conference with C. Smith regarding next steps, review document request issues regarding Citigroup and S&C (0.5); review e-mails from S. Tirschwell regarding discovery issues (0.2).	2.80	2,716.00
02/16/10	SK2	Review Am. Nat'l. Opposition to JPM motion for continuance and related corresp. (.9); confer w/ B. Finestone re bank bondholder phased hearing (.5); review UFTA provisions (.4).	1.80	1,548.00
02/17/10	AMA	Draft and revise Opposition to JPMC appeal brief (9.3); c.c. w/ P. Calamari, D. Eslberg, B. Finestone re. strategy matrix (.4).	9.70	7,178.00
02/17/10	BF1	Review consolidated coding chart (.8); c.c. w/ P. Calamari, D. Eslberg, A. Abensohn re. strategy matrix (.4); revise strategy matrix (1.7); t.c. w/ T. Barnhill re financial position issues (.8); t.c. w/ R. Johnson re. ANICO action and summary judgment (.4); c.c. w/ C. Smith and litigation team re. global strategy issues (.5).	4.60	2,530.00
02/17/10	DLE	Review and revise comprehensive strategy outline (1.6); teleconf's with P. Calamari, B. Finestone, A. Abensohn re same (0.4); review draft protocol, outline comments on same, email S&C re same (1.4); review draft memo and research, re interpretation of portions of P&A Agreement (0.6); t/c w/ P. Calamari, E. Parness, E. Taggart and T. O'Brien re privilege protocol (.3).	4.30	3,483.00

02/17/10	EP	<p>Review shared drive directories and Share Point list to identify ones to request from JPMC (1.0); t/c w/ T. O'Brien re shared drives (.3); email update to B. Finestone re discovery (.1); review and comment on litigation strategy memo (.7); review S&amp;C proposal re IAA amendment and privilege protocol (.3); review and edit coding tree (.2); finalize amended confi stip (.4); review memo on Citigroup and Blackstone hot docs, review documents, and incorporate into business tort claims (4.4); t/c w/ OTS re voluntary production (.1); update to team re OTS production (.2); update to team re third party subpoenas (.1); t/c w/ P. Calamari, D. Elsberg, E. Taggart and T. O'Brien re privilege protocol (.3); circulate scheduling order edits to parties (.4); review OTS production info (.3).</p>	8.80	3,960.00
02/17/10	ET	<p>Review changes to coding sheet (.3); review and comment on task/strategy list (.3); review research memo regarding safe harbor and preference claims (.6); review article regarding avoidance claims and solvency (.4); revise motion to compel FDIC production (1.2); telephone conference with C. Smith and QE attorneys regarding upcoming tasks and strategic questions (.5); telephone conference with D. Elsberg and E. Parness regarding privilege protocol and IAA amendments (.3); correspond with J. Brownstone and E. Parness regarding document review (.2); correspond with E. Parness regarding scheduling order and meet and confer (.2).</p>	4.00	2,920.00

02/17/10	HL	Review and analyze documents received from Alvarez & Marsal for privilege review.	5.00	1,375.00
02/17/10	ILT	Review and analyze documents for privilege in preparation for production and amend comprehensive privilege log.	8.00	2,200.00
02/17/10	JBX	Prepare and revise coding chart (.2); prepare and revise coding memorandum (.5); review and revise objections to bondholders requests and interrogatories (4.4); conference regarding case status with E. Taggart and C. Smith (.5); prepare and revise motion to compel FDIC's compliance with requests for production (3.1).	8.70	3,393.00
02/17/10	JLB	Legal research regarding taxes.	3.30	1,023.00
02/17/10	NM	Review of coding form to be implemented (0.4); review and edit form for implementation and related correspondence with LTAS (0.8); review of Visa documents (0.4); correspond with E. Parness and J Brownstone re the same (0.1); correspond with J. Collopy regarding hot documents binder (0.2).	1.90	522.50

02/17/10	PC	Review S&C changes to draft privilege protocol and second amended IAA (0.6); internal conference call regarding same (0.3); internal conference call regarding strategy on discovery issues (0.4); review strategy outline regarding next steps, telephone conference call with C. Smith regarding same (1.2); RJR update call (0.4); update on OTS voluntary production (0.2); exchange e-mails regarding WMB bondholder objection scheduling and issues for argument (0.4); review scheduling order (0.3); review draft directors minutes (0.1).	3.90	3,783.00
02/17/10	TOB	Meet with C. Smith and D. Logan regarding discovery (2.5); meet with T. Langenkamp re same (4.5); call with D. Elsberg, E. Parness, P. Calamari (.3); prepare scheduling order and list of shared drives for meetings (1.5).	8.80	4,224.00
02/18/10	AMA	Research re scienter and materiality issues under Rule 10b-5 (4.8); calls with possible expert (.3); revisions to opposition to JPMC appeal (3.5).	8.60	6,364.00
02/18/10	BF1	Review and revise draft appeal brief re. motion to dismiss counterclaims (2.6); review ANICO plaintiffs dismissal (.3); research re. new obligor, new debt (2.5).	5.40	2,970.00
02/18/10	CIH2	Research on offset issue.	6.50	4,842.50
02/18/10	CMX	Bluebook and cite check for answering brief of appellee debtors.	5.00	1,550.00

02/18/10	DLE	Review research re debt qualities (0.9); review Am Nat'l dismissal and outline possible response (0.4); review and mark up document protocol and information access drafts and outline (0.8); teleconf S&C re protocol (0.3); review draft scheduling order and give comments (0.4); review setoff outline and cases, and revise outline (2.3).	5.10	4,131.00
02/18/10	EP	Finalize confi stip (.2); t/c w/ Possick re edits to scheduling order (.1); review hot docs and update business tort claims (2.2); review documents for production (1.9); correspond w/ E. Taggart, J. Brownstone, and N. Malogioglio re production issues (.7); correspond w/ parties re scheduling meet and confer on scheduling order (.3); correspond w/ J. Collopy and N. Malogioglio re productions (.1); review correspondence from American National re partial dismissal of claims (.3); review OTS production (1.1); correspond w/ T. O'Brien re scheduling order (.2); review privilege issues with OTS production and review OTS production (2.3); correspond w/ T. O'Brien and J. Brownstone re privilege issues (.2).	9.60	4,320.00
02/18/10	HL	Edit privilege log entries.	6.00	1,650.00
02/18/10	ILT	Review and analyze documents for privilege in preparation for production and amend comprehensive privilege log.	8.00	2,200.00



02/18/10	JBX	Review WMI documents for production (2.3); prepare and revise objections to bondholders requests (.5); review and revise coding memorandum (5.5); review and revise motion to compel FDIC's compliance with document requests (.6).	8.90	3,471.00
02/18/10	JL	Confer w/ R. Vasquez re discrepancies in load files from Alvarez and Marsal (.3); tc w/ J. Scheffrahn re same (.2).	0.50	182.50
02/18/10	JLB	Research on tax issue.	0.90	279.00
02/18/10	NM	Work on database organization and upcoming production (2.3); coordinate with LTAS re the same (0.4); document review of newly produced documents and related correspondence re coding (2.9).	5.60	1,540.00
02/18/10	PC	Exchange e-mails regarding scheduling order (0.2); review American National dismissal of claims (0.8); exchange e-mails regarding privilege protocol, conference call S&C regarding same (0.5); exchange e-mails regarding opposition to JPMC/FDIC appeal on jurisdiction (0.2).	1.70	1,649.00
02/18/10	TOB	Prepare scheduling order for meet and confer (.8); research regarding SharePoint Sites (1.2); review list of custodians (.5); review list of shared drives (.3).	2.80	1,344.00
02/19/10	AMA	Call with client re OTS documents (.4); call with J. Wolfe re accelerated share repurchase (.5); research re Rule 10b-5 (6.8).	7.70	5,698.00

02/19/10	BF1	Attend weekly UCC professionals call (.6); t.c. w/ W. Holt re. stay enforcement issues (.5); t.c. w/ M. Patel re. bank bondholder objection (.5); t.c. w/ C. Nix Hines re. obligor traits (.3).	1.90	1,045.00
02/19/10	CH2	Research on offset issue (9.5); t.c. w/ B. Finestone re same (0.3).	9.80	7,301.00
02/19/10	DLE	Teleconf S&C re Am Nat'l. (0.3); teleconf JPMC, creditors re scheduling order (0.4); draft email to former employees re privileged information, and teleconf C. Smith re same (0.3); teleconf J. Wolfe re regulators and privileged documents (0.3); review appellate briefs (0.4); review case law re same (1.2); review Board minutes from J. Wolfe (0.2).	3.10	2,511.00
02/19/10	ET	Correspond with E. Parness, J. Brownstone and N. Malogioglio regarding coding scheme (.3); correspond with E. Parness regarding meet and confer about scheduling order (.2); review partial dismissal of American National case (.2); correspond with J. Land regarding document loading (.3); revise motion to compel FDIC production (.5).	1.50	1,095.00
02/19/10	ET	Review scheduling order in preparation for meet and confer call (.3); participate in meet and confer with all parties regarding scheduling order (.7); correspond with E. Parness, P. Calamari and QE team regarding outstanding issues on scheduling order (1); telephone conference with J. Brownstone, and T. O'Brien regarding OTS documents and summarize in email to QE team (.3); revise email proposing approach on scheduling order (.4).	2.70	1,971.00

02/19/10	ILT	Review and analyze documents for privilege in preparation for production; draft and amend comprehensive privilege log.	8.00	2,200.00
02/19/10	JBX	Review WMI documents for production (1.9); prepare and revise response to bondholders requests and interrogatories (.9); research regarding bank examination privilege (.1); revise motion to compel FDIC's compliance with the FDIC (1.9); revise coding memorandum for document reviewers (.7); telephone conference with E. Taggart and T. O'Brien regarding OTS documents and summarize in email to QE team (.3).	5.80	2,262.00
02/19/10	JLB	Research tax issue.	1.00	310.00
02/19/10	NM	Document review organization and related correspondence (0.7); review of OTS documents, related preparation of short memo (2.3); review of non privileged documents (1.6).	4.60	1,265.00
02/19/10	PC	Review and comment on motion to compel FDIC (0.3); exchange e-mails regarding Sharepoint drive requests under scheduling order (0.2); conference call with S. Friedman and R. Sacks regarding Anico status (0.2); meet and confer on scheduling order all parties (0.7); follow up e-mails regarding same (0.6); exchange e-mails regarding OTS document production and possible privileges, review memos regarding same (0.4); creditors committee update call (0.6).	3.00	2,910.00

02/19/10	TOB	Meet and confer call with S&C (.6); conduct privilege review for OTS production (.7); telephonic conference with E. Taggart, E. Parness and J. Brownstone regarding privilege review (.3); prepare memorandum regarding privilege and OTS documents (.2).	1.80	864.00
02/20/10	AMA	Review accounting standards re ASR financial reporting	0.50	370.00
02/20/10	CH2	Research on offset issue.	3.50	2,607.50
02/20/10	DLE	Review article forwarded by shareholder (0.2); review draft letter re joint privilege, and email rounds of comments to C. Smith re same (0.3).	0.50	405.00
02/21/10	AMA	Review report re mortgage investigation	1.20	888.00
02/21/10	BF1	Revise motion to enforce the automatic stay pursuant to ANICO dismissal.	4.10	2,255.00
02/21/10	CH2	Research on tax issue.	3.50	2,607.50
02/21/10	DLE	Review and exchange emails re materiality and re possible experts (0.2); lift-stay motion prep, setoff arguments outline, and decision matrix for summary judgment decision and next steps (3.9).	4.10	3,321.00
02/21/10	ET	Revise objections and responses to bondholders document requests and interrogatories (2); revise motion to compel FDIC documents (.5).	2.50	1,825.00
02/21/10	PC	Review and comment on Appeals Brief in reply to JPMC second appeal on jurisdictional issues (0.8); final review of motion to compel FDIC to produce documents (0.2).	1.00	970.00

02/22/10	AMA	Call with J. Wolfe re accounting issues (1.1); review applicable accounting standards (2.1); revise draft appeal opposition (.8).	4.00	2,960.00
02/22/10	BF1	Review/revise oral argument outline for stay-relief opposition (.9); o.c. with D. Elsberg re. oral argument for ¾ omnibus hearing (1.7); prepare litigation disclosure memo to C. Smith (3.5); review various bank bondholder responses to discovery requests with respect to fraudulent transfers (.9); t.c. with P. O'Toole re same (.2).	8.20	4,510.00
02/22/10	DLE	Prepare for lift-stay motion and decision matrix re summary judgment and re decisions on 9.5 (3.3); confer with C. Nix-Hines re setoff research (0.2); review and give proposed edits to draft ANICO stipulation (0.2).	3.70	2997.00
02/22/10	EP	Review Blackstone production (.2); review documents for production (5.2); review hot docs and update business tort claims (2.2); review Moody's production (.3).	7.90	3,555.00
02/22/10	ET	Review memo regarding bank examination privilege and OTS memorandum and provide comments to T. O'Brien (.7); correspond with document review team regarding coding (.5).	1.20	876.00
02/22/10	ILT	Review and analyze documents for privilege in preparation for production and amend privilege log.	8.00	2,200.00
02/22/10	JBX	Review and revise objections to bondholders requests and interrogatories (2.1); review WMI documents for production (.5).	2.60	1,014.00
02/22/10	JLB	Research re opposition to stay.	3.20	992.00

02/22/10	NM	Document production review and organization (1.2); correspond with the team and IT re documents produced and coding tree (1.1); review of Ballenger documents and draft a short memo re the same (2.9); review of WMI docs (1.9); work on review and amendments to JPMC coding tree (1.1).	8.20	2,255.00
02/22/10	PC	Review Anico motion, review stipulation proposed by S&C and revise (0.5); update on omnibus hearing (0.1); final review appellate brief regarding jurisdictional appeal (0.4); bank bondholder responses to discovery requests (0.2).	1.20	1,164.00
02/22/10	TOB	Prepare OTS privilege memo (3.7); conduct privilege review for WMI adversary proceeding (1.3).	5.00	2,400.00
02/23/10	AMA	Review creditor comments on draft opposition to JPMC appeal.	0.20	148.00
02/23/10	BF1	O.C. at Weil Gotshal re. bank bondholder claims (internal) (.5); o.c. at Weil Gotshal re. bank bondholder claims with JPMC, S&C, WGM, A&M, bank bondholders, Wilmer Hale and Boies Schiller (1.9).	2.40	1,320.00
02/23/10	CH2	Research tax issue.	2.80	2,086.00
02/23/10	DLE	Prepare for meeting with bondholders (1.7); participate in meeting with bondholders, FDIC, JPMC (1.9); review and revise draft outline of bondholder claims (0.3); review correspondence re WMI's privilege, and give comments on same (0.3); confer with QE associates re discovery (0.4 ); prepare for lift-stay motion (0.7); review FOIA letters and outline responses (0.3).	5.60	4,536.00

02/23/10	EP	Review and revise brief in opposition to JPMC appeal of denial of motion to dismiss Debtors' counterclaims (4.4); review FDIC letter response to FOIA requests and research re FOIA requests to FDIC (1.1); t/c w/ DOJ re OCC and Treasury productions (.1); review third party productions to S&C and t/c w/ T. O'Brien re same (.7); review coding questions re document review (.4); review memo re OTS production (.2); correspond w/ D. Elsberg re discovery protocol language (.2); review Bank Bondholder edits to scheduling order (.1).	7.20	3,240.00
02/23/10	ET	Review and revise memo regarding OTS privilege issues and discuss with T. O'Brien (.5); review letter from FDIC regarding FOIA and correspond with QE team regarding response (.4).	0.90	657.00
02/23/10	HL	Edit log entries for documents withheld as privileged.	5.90	1,622.50
02/23/10	ILT	Review and analyze documents for privilege and amend privilege log.	8.00	2,200.00
02/23/10	JBX	Prepare and revise objections to bondholders requests and interrogatories (.2); review WMI documents for responsiveness and production (.6).	0.80	312.00
02/23/10	JLB	Case law research re stay pending appeal.	8.80	2,728.00

02/23/10	NM	Meetings with J. Collopy re document production organization (0.3); review of OTS documents re the same (0.2); correspond with J. Collopy and IT re documents to be loaded (0.8); finalize the review of JPMC coding tree and related correspondence with the team (0.4); review of WMI non privileged documents (2.6); draft a short memo re status of production (0.3).	4.60	1,265.00
02/23/10	PC	Review and revise memo on OTS voluntary production and S&C requests regarding same, review revised draft and send out, e-mails regarding OTS expectations (0.9); attendance (by conference call) on meeting regarding resolution of claims (1.9); review FDIC FOIA response (0.1); telephone calls to Venable regarding equity committee request for information and e-mails regarding same (0.4).	3.30	3,201.00
02/23/10	TOB	Prepare memorandum regarding privilege (4.5); review and revise memorandum regarding privilege (1).	5.50	2,640.00
02/24/10	AMA	Review materials forwarded by J. Wolfe	0.40	296.00
02/24/10	BF1	T.C. w/ Holt and Schaeffer re. 3/4 omnibus (.3); t.c. w/ B. Kosturos, re FDIC meeting (.4); t.c. w/ D. Elsberg re same (.3).	1.00	550.00
02/24/10	DLE	Review correspondence with FDIC and analyze privilege issues (1.8); review jurisdictional draft briefs, and review case law (0.5); give comments to A. B. Finestone (0.3); prepare for lift-stay argument and analyze setoff arguments (1.3).	3.90	3,159.00



02/24/10	EP	Review confi stip re OTS documents and t/c w/ OTS re confidentiality designations (.6); review OCC request for extension of deadline for voluntary production (.2); analyze Bondholder edits to scheduling order, research case-law on cost-shifting, and send write-up to team re same (3.6); review and revise third party discovery agreement (.6); research re FDIC FOIA (1.2); review P. Calamari's response to proposed edits to scheduling order and edit scheduling order (1.7).	7.90	3,555.00
02/24/10	ET	Correspond with team regarding OCC and OTS 2004 productions (.2); review Bondholders' comments to scheduling order (.2); correspond with document review team regarding coding (.3).	0.70	511.00
02/24/10	HL	Review and code documents for privilege.	5.00	1,375.00
02/24/10	ILT	Review and analyze documents for privilege and amend privilege log.	8.00	2,200.00
02/24/10	JBX	Review WMI documents for production.	0.20	78.00
02/24/10	JL	Respond to e-mails from H. Nolan re database review categories (.2); revise same (.3).	0.50	182.50
02/24/10	JLB	Case law research re stay pending appeal.	5.40	1,674.00

02/24/10	NM	Correspond with E. Parness and T. O'Brien re upcoming OTS production (0.3); correspond with J. Collopy re the same (0.1); implement JPMC and third parties production coding tree (0.3); correspond with the team and IT re the same (0.3); correspond with J. Collopy, E. Taggart and IT re Ballenger documents (0.3); finalize the review of WMI non privileged docs and related correspondence with the team (3.6).	4.90	1,347.50
02/24/10	PC	Review WMB bondholder changes to scheduling order (1.0); exchange e-mails regarding OTS Rule 2004 production (0.2); exchange e-mails regarding Venable request for meeting (0.2); exchange e-mails regarding production issues (0.3).	1.70	1,649.00
02/24/10	TOB	Prepare scheduling order (.3); review SharePoint list (.1); research regarding OTS privilege (.3).	0.70	336.00
02/25/10	AMA	Revisions to Opposition to JPMC appeal from denial of motion to dismiss counterclaims (9.6); call with Sullivan & Cromwell (.3).	9.90	7,326.00
02/25/10	BF1	T.C. w/ creditor re. general litigation update (.2); pre-judgment interest (2.7); t.c. w/ D. Elsberg re. tax refunds and SJ implications (.5).	3.50	1,925.00
02/25/10	CH2	Research on tax issue.	1.50	1,117.50

02/25/10	DLE	Board of directors meeting, and draft follow up outline re same (0.8); teleconf re privilege re regulators (0.3); review memo re pre-judgment interest (0.2); prepare for lift-stay argument (2); analyze contingencies, including tax issues and 9.5 (0.4); confer with B. Finestone re same (0.5); review and give revisions on appellate brief (0.3); confer with QE associates re discovery issues, including JPMC-only and WMI-only documents, and review draft correspondence and stipulations re same (1.3).	5.60	4,536.00
02/25/10	EP	Review Moody's production (.4); t/c w/ Moody's re production (.3); e-mail team re Moody's production issues (.5); prepare appeals brief for filing (1.7); research re FDIC FOIA requests (2.1); analysis of research re FOIA requests to FDIC to team (1.5); revise FOIA requests to FDIC (.5); t/c w/ T. Langenkamp, D. Griffith, and T. O'Brien re document management systems (.3).	7.30	3,285.00
02/25/10	ET	Review bondholders' changes to scheduling order and QE's proposed revisions (.2); review research regarding FOIA requests and correspond with E. Parness regarding same (.2).	0.40	292.00
02/25/10	HL	Edit log entries for documents from production withheld as privileged.	5.00	1,375.00
02/25/10	ILT	Review and analyze documents for privilege in preparation for production.	8.00	2,200.00

02/25/10	PC	Exchange e-mails regarding possible resolutions (0.3); board update meeting (0.6); exchange e-mails regarding pre-judgment interest issue and follow up (0.3); exchange e-mails regarding communication issues, review disclosure issue (0.2); review brief on 2nd JPMC appeal, review revised version of same (0.7); exchange e-mails regarding S/J on deposit issues, telephone calls to S. Tirschwell regarding same (0.4); exchange e-mails regarding FOIA request to FDIC (0.2); review status of Rule 2004 discovery, Moody's and other voluntary arrangements (0.2); review scheduling order comments (0.1).	3.00	2,910.00
02/25/10	TOB	Call with T. Langenkamp, D. Griffith, E. Parness regarding Document Management Systems (.3); meet and confer regarding SharePoint sites (.2); research regarding WMI document quarantine (1.4).	1.90	912.00
02/26/10	BF1	C.c. w/ B. Rosen, C. Smith, J. Goulding, B. Kosturos re same (.5); t.c. w/ J. Goulding, B. Kosturos re. pre-judgement interest (.3); t.c. w/ B. Branch re. expert witness issues (.2); c.c. w/ T. Barnhill, B. Branch, C. Wells re. solvency analysis (.8); revise risk point analysis on bilateral structure for discussion (.5); c.c. w/ debtors professionals re. bilateral structure of agreement (.5); attend weekly UCC professionals call (.4); draft talking points on all litigation fronts (4.1); c.c. w/ W. Holt, J. Shaffer re. litigation talking points (.4); c.c. w/ S&C, WGM, A&M re. ¾ omnibus hearing strategic points (.5).	8.20	4,510.00

02/26/10	DLE	Teleconf creditors re status of discussions with JP and FDIC re variety of issues (0.4); teleconf J. Wolfe, C. Smith re privilege and investigations, and follow up re same (0.6); review materiality documents from J. Wolfe (0.3); analyze and draft outline of litigation contingencies, and review prior briefs and transcripts re same (2.2); teleconf W. Gotshal re contingencies, and draft email outlining same (1); analyze setoff issues and edit outline re same (.9).	5.40	4,374.00
02/26/10	EP	Review and revise appeals brief and prepare for filing (4.8); research re MBS litigation against WaMu entities (1.8); assessment of business tort claims (.7); update re status of document productions (.3); review JPMC productions (.4); WMI weekly deadlines (.2); research re appeals process re FOIA requests (.4); review productions to third parties (.4); revise FOIA requests to FDIC (.4).	9.40	4,230.00
02/26/10	ET	Review and comment on coding sheet for adversary complaint (.8); correspond with E. Parness regarding FDIC FOIA requests (.3).	1.10	803.00
02/26/10	HL	Edit log entries for documents from production withheld as privileged.	8.00	2,200.00
02/26/10	ILT	Review and analyze documents for privilege in preparation for production.	8.00	2,200.00
02/26/10	JBX	Document review for production (1.7); revise objections to bondholders interrogatories (.2).	1.90	741.00
02/26/10	JLB	Research re stay pending appeal.	4.20	1,302.00

02/26/10	NM	Correspond with J. Collopy re document organization (0.1); correspond with E. Parness, T. O'Brien, J. Brownstone re JPMC Rule 2004 production (0.1).	0.20	55.00
02/26/10	PC	Exchange e-mails regarding FOIA request to FDIC, appeals (0.2); exchange e-mails to Venable regarding status of case/doc production and follow up regarding same (0.5); conference call with Weil, Alvarez regarding call with S&C on litigation matters, telephone calls to S&C regarding same, follow up call with Weil and A&M regarding same; review draft of bullet points re: strategy (1.9); creditors committee update call (0.5); review and comment on draft litigation talking points (0.2); exchange e-mails regarding pre-judgment interest (0.1).	3.40	3,298.00
02/26/10	TOB	Review JPMC 2004 production for privilege (.4); meet and confer call with S&C regarding SharePoint sites (.1)	0.50	240.00
02/27/10	PC	E-mails regarding documents for Equity Committee (0.2).	0.20	194.00
02/28/10	BF1	T.C. w/ T. Barnhill re. initial directives (.5); email correspondence w/ D. Elsberg re appeals strategy (.4).	0.90	495.00
02/28/10	DLE	Prepare for lift-stay argument, and exchange emails with P. Calamari and B. Finestone re same (1.6); review memo re materiality and give comments to A. Abensohn (0.3).	1.90	1,539.00
02/28/10	EP	Revise FOIA requests to FDIC.	0.10	45.00
02/28/10	PC	Exchange e-mails regarding lobbying efforts, hearing on 9.5.	0.20	194.00
		SUBTOTAL	1,205.10	618,985.00

**WMI03 Case Administration**

01/29/10	JC2	Create new iConect database (Bankruptcy) for case review (0.3); process productions to generate searchable ocr text (0.2); identify document for processing (0.1); process document to generate tiff images and extract searchable text and metadata (1.1); upload productions to iConect server (0.5); load data and images for productions and processed document to iConect database (0.5); assign access to database to case reviewers (0.7).	3.40	510.00
02/01/10	DR	Blowback, copy list to text file and create iLET (0.2); transmit iLET to remote server, run iLET (0.3); verify docs were foldered (0.6); export and edit load file to include tab number (0.3); transmit to vendor's FTP site (0.1).	1.50	225.00
02/01/10	JC	Assist atty team w/doc retrieval from case files (0.2); create production database folders & communications (0.3).	0.50	132.50
02/01/10	ML4	Create index of pleadings from docket of case.	5.30	1,404.50
02/02/10	DR	Verify that docs in the database are currently being indexed.	0.10	15.00
02/02/10	ML5	Prepare Citigroup production data to be loaded into iConect database (0.2); revise load files and import production data into iConect (0.4); folder production documents by production date (0.5); duplicate 4 copies of production disc per E. Parness (0.2).	1.30	195.00
02/03/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	5.80	1,537.00

02/04/10	DR	Export contents of iCONNECT database with from field (0.5); manually add up and combine by party (0.6); forward spreadsheet breakdown to J. Brownstone (0.1).	1.20	180.00
02/04/10	JC	Track R 2004 & Adv Proceedings productions through review of database files (2.3); process case emails & docs into relevant database & corresp files (3.7).	6.00	1,590.00
02/04/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	2.20	583.00
02/05/10	AD	Assist user with LiveNote.	0.50	75.00
02/05/10	JC	Review Rule 2004 & adversary production issues (1.7); track responses accordingly & process into relevant database folders (2.4); communications w/atty team & lit support re same (0.6); process correspondence & other docs rcv'd via email into relevant database folders (2.3).	7.00	1,855.00
02/08/10	AD	Assist user with LiveNote.	0.50	75.00
02/08/10	JC	Review R 2004 & Adversary production issues (3.5); communications w/atty E Parness re same (0.3); update corresp case file & process into relevant database folders case docs rcv'd via email (3.3); procure 01-28-10 hearing transcript, process into database & distribute to atty team (1.7).	8.80	2,332.00
02/08/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	5.30	1,404.50



02/09/10	DR	Open Quinn fields LAW profile, copy and create tie-out spreadsheet to send to vendor for J. Land (0.2); copy emailed list to text file, create iLET, transmit to remote server and run iLET (0.2); check folder for all docs and add those with incorrect BEGDOC number, export from iCONNECT, create LAW case and import, export as PDFs (0.1).	0.50	75.00
02/09/10	JC	Review discovery, production & hot docs issues (2.5); process, facilitate uploading of FOIA & R2004 doc production into relevant database folders (1.8); communications w/atty team & lit support re same (0.3); track all productions on WORD chart for atty team (2.4); update hard copy corresp file & hyperlink corresp file (0.4).	7.00	1,855.00
02/09/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	5.80	1,537.00
02/10/10	JC	Review hot docs, process, organize into binders & forward to atty team (2.6); process FOIA & R2004 doc production into relevant database folders (2.7); communications w/atty team & lit support re same (0.3); track all productions on WORD chart for atty team (1.1); perform research re FOIA docs & requests (0.4); update correspondence in hard copy files & hyperlink database (0.5); process case docs rcv'd via email into relevant databases (0.2).	7.80	2,067.00

02/11/10	JC	Assist w/hot docs review, processing, organizing into binders & forwarding to atty team (3.1); process FOIA & R2004 doc production into relevant database folders (3.4); communications w/atty team & lit support re same (0.2); track all productions on WORD chart for atty team (0.3).	7.00	1,855.00
02/11/10	ML4	Meet with B. Finestone regarding Appeals briefs binder (.3); create binder and distribute to D. Elsberg, B. Finestone and A. Abensohn (7.9).	8.20	2,173.00
02/12/10	JC	Process case emails & docs into relevant database folders (2.3); update hyperlink correspondence index & database folders (2.1); process & forward hot docs from recent productions to atty team (1.7); track productions & discovery (0.9).	7.00	1,855.00
02/12/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	2.20	583.00
02/13/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	6.00	1,590.00
02/14/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	6.50	1,722.50
02/15/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	6.30	1,669.50
02/16/10	AD	Assist user with field manipulation in iCONNECT.	0.30	45.00

02/16/10	JC	Process & organize Citi & Blackstone hot docs (3.4); communications w/ attorneys (0.2); process case emails & docs into relevant database folders (3.8); update hyperlink correspondence (1.3).	8.70	2,305.50
02/16/10	ML4	Prepare binder of motions relating to American National Insurance Company for B. Finestone and D. Elsberg (4.2); prepare index of pleadings from ANIC docket (5.4).	9.60	2,544.00
02/16/10	ML5	Prepare a document and page count report for JPMC and Citigroup production data.	0.80	120.00
02/16/10	RV2	Create new iConect database for "WMI v. JPMC" matter named "WMI PRIV Review - 61559" (0.8); load documents with bates range: WMIQE 00585332 - 781477 with 15,963 records, modify load files for importing to database and native links load file (1.3); create another new iConnect database for "WMI v. JPMC" matter named "WMI NON PRIV Review - 61559" (0.8); load documents with bates range: WMIQE 00585332 - 781477 with 6,022 records, modify load files for importing to database and native links load file (0.9); Added 11 review coding tags (0.4).	4.20	630.00
02/17/10	DR	Create tree structure of review tags in iCONNECT database, save structure as template, apply template to additional iCONNECT database (0.9); create review folders and batch docs in iCONNECT (0.6).	1.50	225.00

02/17/10	JC	Finalize processing & organization into atty binders Citi & Blackstone hot docs (2.8); communications w/attys re same (0.3); process case emails & docs into relevant database folders (2.3); update hyperlink correspondence (0.8); update productions database & tracking chart (1.8).	8.00	2,120.00
02/17/10	ML4	Update binder of motions relating to FDIC Motion to Dismiss.	1.90	503.50
02/18/10	DR	Create and edit review tags in two iCONNECT databases (0.2); create and edit review tags in two iCONNECT databases (0.1).	0.30	45.00
02/18/10	JC	Review discovery & production issues, tracking same (2.3); process same into relevant databases accordingly (1.9); update corresp hyperlink database & index (1.1); process case docs rcv'd via email (1.2).	6.50	1,722.50
02/18/10	ML5	Prepare production PDF data in iConect format for loading into iConect database (0.3); revise load files and import production data into iConect database (0.5); folder documents by production date (0.4); coordinate with vendor in regards to printing of production documents received (0.4).	1.60	240.00
02/18/10	RV2	Load 34,774 additional documents to "WMI PRIV Review - 61559" iConnect database, modify load files for importing to database and native links load file (2.9); load 1,055 additional documents to "WMI NON-PRIV Review - 61559" iConnect database, modify load files for importing to database and native links load file (1.3).	4.20	630.00

02/19/10	EP	Correspondence w/ T. O'Brien and J. Brownstone re privilege issues (.1); review and edit memo for document reviewers (1.4); prep for meet and confer re scheduling order (.2); meet and confer on scheduling order and follow-up re same (.8); t/c w/ E. Taggart re scheduling order issues (.2); follow-up re scheduling order issues and privilege issues (1.3); research privilege issues (.6); t/c w/ E. Taggart, T. O'Brien, and J. Brownstone (.2); e-mail parties re amended confi stip (.4); research re cost-shifting and follow-up re scheduling order (1.3); WMI Weekly Deadlines (.6); review documents for production (.2).	7.30	3,285.00
02/19/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	2.20	583.00
02/19/10	RV2	Delete 15,963 documents from "WMI PRIV Review - 61559" iConnect database (1.2); delete 6,022 documents from "WMI NON-PRIV Review - 61559" iConnect database (0.7).	1.90	285.00
02/22/10	DR	Create review tags and delete folders in iCONNECT (0.2); receive and log CD, compress and transmit to remote server, edit load files and load in iCONNECT (0.8); create iCONNECT database, grant user rights, duplicate review coding template (0.3).	1.30	195.00
02/22/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	3.30	874.50

02/23/10	DR	Receive and log docs for processing, create LAW case, import docs, convert to TIFF, import Quinn fields, export and compress, transmit to remote server, edit load files, load in iCONNECT, create imagelink table, link imagelink table to new database, and folder as instructed (1.3); receive and log docs for processing, create LAW case, import docs, convert to TIFF, import Quinn fields, export and compress, transmit to remote server, edit load files and load in iCONNECT (0.8); edit and create review tags in iCONNECT (0.2); receive and log CD for loading, compress and transmit to remote server, edit load files and load in iCONNECT (0.2); compress and transmit various OCR projects to remote server, edit load files and mask in iCONNECT (0.2).	2.70	405.00
02/23/10	JC	Prepare, process & track Blackstone, OTS, TPG, Ballenger & OCC productions (1.4); communications w/lit support re same (0.1); update productions chart accordingly (0.9); process docs rev'd via email into relevant database folders (3.3); update hyperlink corresp database & index (1.3).	7.00	1,855.00
02/23/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	5.30	1,404.50
02/24/10	DR	Edit and create review tags in iCONNECT.	0.80	120.00

02/24/10	JC	Prepare, process & track Blackstone, OTS, TPG, Ballenger & OCC productions (1.8); communications w/lit support re same (0.2); update productions chart accordingly (0.5); process docs rcv'd via email into relevant database folders (1.7); update hyperlink corresp database & index (2.8).	7.00	1,855.00
02/24/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	0.60	159.00
02/25/10	JC	Update JPM Appeal re Mtn to Dismiss Counterclaims hyperlink database & indices (1.8); update hyperlink corresp database & index (1.4); process docs rcv'd via email into relevant database folders for atty team (3.8).	7.00	1,855.00
02/26/10	HQ	Export images and natives from iCONNECT database.	0.40	60.00
02/26/10	JC	Update JPM adversary proceeding hyperlink database & indices (2.4); research, organize & track FOIA requests, regulations & responses (1.5); attend to various discovery & production issues (1.4); process docs rcv'd via email into relevant database folders for atty team (1.2).	6.50	1,722.50
02/26/10	ML5	Prepare JPMC rule 2004 production data to be sent (0.7); exclude duplicate data and images from replacement media loaded (1.1).	1.80	270.00
02/27/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	7.20	1,908.00
02/28/10	ML4	Prepare pleading clip index of pleadings in main bankruptcy docket.	7.30	1,934.50
SUBTOTAL			230.90	58,997.00

# Exhibit 1



**WMI04 Court Hearings**

02/05/10	BF1	Attend 2/5 omnibus hearing re. motion to expand Quinn Emanuel retention.	1.00	550.00
02/05/10	DLE	Hearing on "wrong party" motion.	1.00	810.00
02/22/10	BF1	Attend 2/22 omnibus telephonically.	0.30	165.00
02/22/10	DLE	Attend omnibus hearing.	0.30	243.00
		SUBTOTAL	2.60	1,768.00

**WMI05 Non-Working Travel**

02/05/10	BF1	Travel to and from Wilmington, DE for 2/5 omnibus hearing.	4.20	2,310.00
02/16/10	TOB	Travel to Seattle.	4.50	2,160.00
02/18/10	TOB	Travel from Seattle to Los Angeles.	4.00	1,920.00
		SUBTOTAL	12.70	6,390.00

**WMI White Collar Matter**

02/01/10	PC	E-mails regarding scheduling/status.	0.10	\$97.00
02/02/10	PC	Review draft letter to witness (0.4); conference call with J. Wolfe regarding status of PSI issues (0.5).	0.90	\$873.00
02/03/10	PC	Exchange e-mails regarding letters to witnesses (.1); draft final letter requesting return of documents (.4).	0.50	\$485.00
02/04/10	PC	Exchange e-mails regarding witness.	0.10	\$97.00
02/08/10	PC	Exchange e-mails regarding status and scheduling (.2); telephone calls to C. Smith regarding materiality issues (0.3).	0.50	\$485.00
02/09/10	PC	Conference call regarding status and strategy regarding "materiality" issue (0.4); review materials on ASR issues (0.4).	0.80	\$776.00
02/10/10	PC	Review precedents on materiality, D&T letter, summary of call (0.8); review letter from M. Ballinger and documents regarding same (0.5); exchange e-mails regarding possible claims (0.2).	1.50	\$1,455.00
02/17/10	PC	Exchange e-mails regarding possible expert.	0.20	\$194.00
02/18/10	PC	Exchange e-mails regarding outside expert and characteristics (0.4); exchange e-mails regarding turnover of privilege documents (0.2).	0.60	\$582.00
02/19/10	PC	Two calls with J. Wolfe regarding Simpson Thacher Report (.3); review WMB board minutes regarding same (0.5); review draft letter to former employees (0.1); review draft letter to Reed Smith (0.3).	1.20	\$1,164.00
02/20/10	PC	Exchange e-mails regarding Reed Smith letter and S&B report.	0.40	\$388.00
02/21/10	PC	Exchange e-mails regarding STB report.	0.20	\$194.00
02/22/10	PC	Further e-mails exchanged regarding expert.	0.20	\$194.00
02/23/10	PC	Exchange e-mails regarding STB report request.	0.30	\$291.00
02/25/10	PC	Conference call with S&C regarding STB report (0.3); follow up call with C. Smith regarding next steps (0.3); review draft of inadvertent privilege stipulation (0.3).	0.90	\$873.00
02/26/10	AMA	Call with J. Wolfe (.4); review STB report and related documents (2.5).	2.90	\$2,146.00
02/26/10	PC	Exchange e-mails regarding PSI investigation.	0.30	\$291.00

02/27/10	AMA	Draft memorandum re securities.	4.40	\$3,256.00
02/28/10	AMA	Draft memorandum re securities.	5.80	\$4,292.00
02/28/10	PC	Review memo on materiality (0.6); exchange e-mails regarding same (0.2).	0.80	\$776.00
			<b>SUBTOTAL</b>	22.60      \$18,909.00

**EXHIBIT B**

**Summary By Expenses Incurred –**

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
12/04/09	Telephone	\$7.74
12/07/09	Telephone	\$1.70
12/07/09	Telephone	\$4.90
12/08/09	Telephone	\$14.62
12/08/09	Telephone	\$8.94
12/09/09	Telephone	\$3.05
12/09/09	Telephone	\$5.82
12/11/09	Telephone	\$0.28
12/11/09	Telephone	\$12.56
12/11/09	Telephone	\$1.21
12/11/09	Telephone	\$0.07
12/11/09	Telephone	\$4.05
12/11/09	Telephone	\$0.07
12/11/09	Telephone	\$10.93
12/13/09	Telephone	\$9.72
12/14/09	Telephone	\$0.99
12/14/09	Telephone	\$5.54

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
12/15/09	Telephone	\$3.27
12/15/09	Telephone	\$12.78
12/17/09	Telephone	\$3.62
12/17/09	Telephone	\$8.73
12/17/09	Telephone	\$6.46
12/18/09	Telephone	\$0.78
12/18/09	Telephone	\$2.41
12/18/09	Telephone	\$0.28
12/19/09	Telephone	\$1.63
12/21/09	Telephone	\$2.98
12/21/09	Telephone	\$12.28
12/21/09	Telephone	\$0.92
12/21/09	Telephone	\$2.27
12/22/09	Telephone	\$50.18
12/22/09	Telephone	\$5.82
12/22/09	Telephone	\$17.82
12/22/09	Telephone	\$4.68
12/22/09	Telephone	\$7.24
12/22/09	Telephone	\$0.07

Date Posted	Expense / Date Incurred	Amount
12/22/09	Telephone	\$4.19
12/23/09	Telephone	\$1.63
12/24/09	Telephone	\$10.01
12/28/09	Telephone	\$15.12
12/31/09	Printing 11 pages @ .10 per page	\$1.10
12/31/09	Printing 2 pages @ .10 per page	\$0.20
12/31/09	Printing 2 pages @ .10 per page	\$0.20
12/31/09	Printing 25 pages @ .10 per page	\$2.50
12/31/09	Printing 25 pages @ .10 per page	\$2.50
12/31/09	Printing 4 pages @ .10 per page	\$0.40
12/31/09	Printing 4 pages @ .10 per page	\$0.40
12/31/09	Printing 6 pages @ .10 per page	\$0.60
12/31/09	Printing 6 pages @ .10 per page	\$0.60
12/31/09	Printing 6 pages @ .10 per page	\$0.60
12/31/09	Printing 700 pages @ .10 per page	\$7.00



Date Posted	Expense / Date Incurred	Amount
12/31/09	Printing 9 pages @ .10 per page	\$0.90
01/03/10	Printing 4 pages @ .10 per page	\$0.40
01/04/10	Color Printing 66 pages @ .57 per page	\$37.62
01/04/10	Printing 10 pages @ .10 per page	\$1.00
01/04/10	Printing 167 pages @ .10 per page	\$16.70
01/04/10	Printing 18 pages @ .10 per page	\$1.80
01/04/10	Printing 18 pages @ .10 per page	\$1.80
01/04/10	Printing 19 pages @ .10 per page	\$1.90
01/04/10	Printing 2 pages @ .10 per page	\$0.20
01/04/10	Printing 23 pages @ .10 per page	\$2.30
01/04/10	Printing 25 pages @ .10 per page	\$2.50
01/04/10	Printing 27 pages @ .10 per page	\$2.70
01/04/10	Printing 35 pages @ .10 per page	\$3.50
01/04/10	Printing	\$0.40

Date Posted	Expense / Date Incurred	Amount
	4 pages @ .10 per page	
01/04/10	Printing 4 pages @ .10 per page	\$0.40
01/04/10	Printing 6 pages @ .10 per page	\$0.60
01/04/10	Printing 6 pages @ .10 per page	\$0.60
01/04/10	Printing 600 pages @ .10 per page	\$6.00
01/04/10	Printing 7 pages @ .10 per page	\$0.70
01/04/10	Printing 70 pages @ .10 per page	\$7.00
01/05/10	Telephone	\$0.07
01/05/10	Telephone	\$0.65
01/05/10	Telephone	\$5.76
01/06/10	Telephone	\$5.12
01/08/10	Telephone	\$5.91
01/08/10	Telephone	\$16.36
01/12/10	Telephone	\$3.96
01/12/10	Telephone	\$0.94
01/13/10	Telephone	\$0.65
01/13/10	Telephone	\$4.97

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
01/13/10	Telephone	\$12.47
01/13/10	Telephone	\$4.11
01/14/10	Telephone	\$2.52
01/15/10	Telephone	\$4.97
01/15/10	Telephone	\$3.03
01/15/10	Telephone	\$11.96
01/15/10	Telephone	\$8.36
01/17/10	Telephone	\$6.49
01/17/10	Telephone	\$0.07
01/17/10	Telephone	\$4.90
01/18/10	Telephone	\$11.39
01/18/10	Telephone	\$13.19
01/19/10	Telephone	\$10.23
01/19/10	Telephone	\$1.51
01/19/10	Telephone	\$3.46
01/19/10	Telephone	\$2.02
01/19/10	Telephone	\$1.30
01/19/10	Telephone	\$2.31
01/19/10	Telephone	\$4.68

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
01/19/10	Telephone	\$1.44
01/19/10	Telephone	\$1.73
01/20/10	Telephone	\$2.31
01/20/10	Telephone	\$1.59
01/20/10	Telephone	\$3.10
01/20/10	Telephone	\$4.32
01/20/10	Telephone	\$3.53
01/20/10	Telephone	\$1.51
01/21/10	Telephone	\$3.89
01/21/10	Telephone	\$1.37
01/21/10	Telephone	\$3.39
01/21/10	Telephone	\$25.29
01/21/10	Telephone	\$15.93
01/21/10	Telephone	\$3.31
01/21/10	Telephone	\$0.29
01/21/10	Telephone	\$41.58
01/21/10	Telephone	\$4.40
01/21/10	Telephone	\$0.50
01/22/10	Express Mail	\$50.45

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
01/22/10	Telephone	\$20.61
01/22/10	Telephone	\$12.03
01/22/10	Telephone	\$1.30
01/22/10	Telephone	\$1.01
01/22/10	Telephone	\$0.14
01/22/10	Telephone	\$8.94
01/25/10	Telephone	\$8.94
01/26/10	Telephone	\$7.71
01/26/10	Telephone	\$9.44
01/26/10	Telephone	\$5.62
01/26/10	Telephone	\$0.07
01/26/10	Telephone	\$11.39
01/27/10	Telephone	\$2.23
01/27/10	Telephone	\$2.31
01/27/10	Telephone	\$8.79
01/27/10	Telephone	\$10.16
01/27/10	Telephone	\$3.17
01/29/10	Express Mail	\$9.73
01/29/10	Express Mail	\$14.23

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
01/29/10	Express Mail	\$13.60
01/30/10	Outside Photocopy	\$11.44
01/30/10	Outside Photocopy	\$12.25
01/30/10	Outside Photocopy	\$9.15
01/30/10	Photocopying 388 pages @ .10 per page	\$38.80
01/30/10	Photocopying 451 pages @ .10 per page	\$45.10
01/31/10	Online Research	\$9.35
02/01/10	Outside Photocopy	\$11.44
02/01/10	Outside Photocopy	\$12.25
02/01/10	Outside Photocopy	\$9.15
02/01/10	Photocopying 388 pages @ .10 per page	\$38.80
02/01/10	Photocopying 451 pages @ .10 per page	\$45.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10

Date Posted	Expense / Date Incurred	Amount
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing	\$0.10

Date Posted	Expense / Date Incurred	Amount
	1 page @ .10 per page	
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing	\$0.10

Date Posted	Expense / Date Incurred	Amount
	1 page @ .10 per page	
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10

Date Posted	Expense / Date Incurred	Amount
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 pages @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing	\$0.10

Date Posted	Expense / Date Incurred	Amount
	1 page @ .10 per page	
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10

Date Posted	Expense / Date Incurred	Amount
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 1 page @ .10 per page	\$0.10
02/01/10	Printing 10 pages @ .10 per page	\$1.00
02/01/10	Printing 10 pages @ .10 per page	\$1.00
02/01/10	Printing 10 pages @ .10 per page	\$0.10
02/01/10	Printing 10 pages @ .10 per page	\$0.90
02/01/10	Printing 10 pages @ .10 per page	\$1.00
02/01/10	Printing 10 pages @ .10 per page	\$1.00
02/01/10	Printing 11 pages @ .10 per page	\$1.10
02/01/10	Printing 11 pages @ .10 per page	\$1.10
02/01/10	Printing 11 pages @ .10 per page	\$1.10
02/01/10	Printing	\$1.10

Date Posted	Expense / Date Incurred	Amount
	11 pages @ .10 per page	
02/01/10	Printing 11 pages @ .10 per page	\$1.10
02/01/10	Printing 11 pages @ .10 per page	\$1.10
02/01/10	Printing 12 pages @ .10 per page	\$1.20
02/01/10	Printing 12 pages @ .10 per page	\$1.20
02/01/10	Printing 12 pages @ .10 per page	\$1.20
02/01/10	Printing 12 pages @ .10 per page	\$1.20
02/01/10	Printing 13 pages @ .10 per page	\$1.30
02/01/10	Printing 13 pages @ .10 per page	\$1.30
02/01/10	Printing 14 pages @ .10 per page	\$1.40
02/01/10	Printing 14 pages @ .10 per page	\$1.40
02/01/10	Printing 15 pages @ .10 per page	\$1.50
02/01/10	Printing 15 pages @ .10 per page	\$1.50
02/01/10	Printing 22 pages @ .10 per page	\$2.20

Date Posted	Expense / Date Incurred	Amount
02/01/10	Printing 22 pages @ .10 per page	\$2.20
02/01/10	Printing 29 pages @ .10 per page	\$2.90
02/01/10	Printing 29 pages @ .10 per page	\$2.90
02/01/10	Printing 3 pages @ .10 per page	\$0.30
02/01/10	Printing 3 pages @ .10 per page	\$0.30
02/01/10	Printing 3 pages @ .10 per page	\$0.30
02/01/10	Printing 3 pages @ .10 per page	\$0.30
02/01/10	Printing 3 pages @ .10 per page	\$0.30
02/01/10	Printing 3 pages @ .10 per page	\$0.30
02/01/10	Printing 31 pages @ .10 per page	\$3.10
02/01/10	Printing 31 pages @ .10 per page	\$3.10
02/01/10	Printing 31 pages @ .10 per page	\$3.10
02/01/10	Printing 31 pages @ .10 per page	\$3.10
02/01/10	Printing	\$3.30

Date Posted	Expense / Date Incurred	Amount
	33 pages @ .10 per page	
02/01/10	Printing 33 pages @ .10 per page	\$3.30
02/01/10	Printing 33 pages @ .10 per page	\$3.30
02/01/10	Printing 33 pages @ .10 per page	\$3.30
02/01/10	Printing 33 pages @ .10 per page	\$3.30
02/01/10	Printing 33 pages @ .10 per page	\$3.30
02/01/10	Printing 37 pages @ .10 per page	\$3.70
02/01/10	Printing 37 pages @ .10 per page	\$3.70
02/01/10	Printing 4 pages @ .10 per page	\$0.40
02/01/10	Printing 4 pages @ .10 per page	\$0.40
02/01/10	Printing 4 pages @ .10 per page	\$0.40
02/01/10	Printing 4 pages @ .10 per page	\$0.40
02/01/10	Printing 4 pages @ .10 per page	\$0.40
02/01/10	Printing 4 pages @ .10 per page	\$0.40



Date Posted	Expense / Date Incurred	Amount
02/01/10	Printing 5 pages @ .10 per page	\$0.50
02/01/10	Printing 5 pages @ .10 per page	\$0.50
02/01/10	Printing 5 pages @ .10 per page	\$0.50
02/01/10	Printing 5 pages @ .10 per page	\$0.50
02/01/10	Printing 5 pages @ .10 per page	\$0.50
02/01/10	Printing 5 pages @ .10 per page	\$0.50
02/01/10	Printing 50 pages @ .10 per page	\$5.00
02/01/10	Printing 50 pages @ .10 per page	\$5.00
02/01/10	Printing 50 pages @ .10 per page	\$5.00
02/01/10	Printing 50 pages @ .10 per page	\$5.00
02/01/10	Printing 52 pages @ .10 per page	\$5.20
02/01/10	Printing 52 pages @ .10 per page	\$5.20
02/01/10	Printing 53 pages @ .10 per page	\$5.30
02/01/10	Printing	\$5.30

Date Posted	Expense / Date Incurred	Amount
	53 pages @ .10 per page	
02/01/10	Printing 6 pages @ .10 per page	\$0.60
02/01/10	Printing 6 pages @ .10 per page	\$0.60
02/01/10	Printing 8 pages @ .10 per page	\$0.80
02/01/10	Printing 8 pages @ .10 per page	\$0.80
02/01/10	Printing 9 pages @ .10 per page	\$0.90
02/02/10	Litigation Support Services - CD Duplication (Duplicate Citigroup Production)	\$40.00
02/02/10	Printing 1 page @ .10 per page	\$0.10
02/02/10	Printing 1 page @ .10 per page	\$0.10
02/02/10	Printing 1 page @ .10 per page	\$0.10
02/02/10	Printing 10 pages @ .10 per page	\$1.00
02/02/10	Printing 10 pages @ .10 per page	\$1.00
02/02/10	Printing 13 pages @ .10 per page	\$1.30
02/02/10	Printing 15 pages @ .10 per page	\$1.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/02/10	Printing 16 pages @ .10 per page	\$1.60
02/02/10	Printing 16 pages @ .10 per page	\$1.60
02/02/10	Printing 17 pages @ .10 per page	\$1.70
02/02/10	Printing 19 pages @ .10 per page	\$1.90
02/02/10	Printing 22 pages @ .10 per page	\$2.20
02/02/10	Printing 3 pages @ .10 per page	\$0.30
02/02/10	Printing 3 pages @ .10 per page	\$0.30
02/02/10	Printing 34 pages @ .10 per page	\$3.40
02/02/10	Printing 35 pages @ .10 per page	\$3.50
02/02/10	Printing 36 pages @ .10 per page	\$3.60
02/02/10	Printing 37 pages @ .10 per page	\$3.70
02/02/10	Printing 52 pages @ .10 per page	\$5.20
02/02/10	Printing 53 pages @ .10 per page	\$5.30
02/02/10	Printing	\$0.60

Date Posted	Expense / Date Incurred	Amount
	6 pages @ .10 per page	
02/02/10	Printing 6 pages @ .10 per page	\$0.60
02/03/10	Color Printing 1 page @ .57 per page	\$0.57
02/03/10	Color Printing 1 page @ .57 per page	\$0.57
02/03/10	Color Printing 1 page @ .57 per page	\$0.57
02/03/10	Color Printing 1 page @ .57 per page	\$0.57
02/03/10	Color Printing 2 page @ .57 per page	\$1.14
02/03/10	Color Printing 2 pages @ .57 per page	\$1.14
02/03/10	Photocopying 1 pages @ .10 per page	\$0.10
02/03/10	Postage -	\$2.20
02/03/10	Printing 1 page @ .10 per page	\$0.10
02/03/10	Printing 1 page @ .10 per page	\$0.10
02/03/10	Printing 1 page @ .10 per page	\$0.10
02/03/10	Printing 10 pages @ .10 per page	\$1.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/03/10	Printing 13 pages @ .10 per page	\$1.30
02/03/10	Printing 14 pages @ .10 per page	\$1.40
02/03/10	Printing 14 pages @ .10 per page	\$1.40
02/03/10	Printing 16 pages @ .10 per page	\$1.60
02/03/10	Printing 19 pages @ .10 per page	\$1.90
02/03/10	Printing 19 pages @ .10 per page	\$1.90
02/03/10	Printing 2 pages @ .10 per page	\$0.20
02/03/10	Printing 20 pages @ .10 per page	\$2.00
02/03/10	Printing 21 pages @ .10 per page	\$2.10
02/03/10	Printing 21 pages @ .10 per page	\$2.10
02/03/10	Printing 21 pages @ .10 per page	\$2.10
02/03/10	Printing 21 pages @ .10 per page	\$2.10
02/03/10	Printing 22 pages @ .10 per page	\$2.20
02/03/10	Printing	\$2.20

Date Posted	Expense / Date Incurred	Amount
	22 pages @ .10 per page	
02/03/10	Printing 22 pages @ .10 per page	\$2.20
02/03/10	Printing 3 pages @ .10 per page	\$0.30
02/03/10	Printing 3 pages @ .10 per page	\$0.30
02/03/10	Printing 3 pages @ .10 per page	\$0.30
02/03/10	Printing 3 pages @ .10 per page	\$0.30
02/03/10	Printing 3 pages @ .10 per page	\$0.30
02/03/10	Printing 3 pages @ .10 per page	\$0.30
02/03/10	Printing 3 pages @ .10 per page	\$0.30
02/03/10	Printing 33 pages @ .10 per page	\$3.30
02/03/10	Printing 36 pages @ .10 per page	\$3.60
02/03/10	Printing 37 pages @ .10 per page	\$3.70
02/03/10	Printing 4 pages @ .10 per page	\$0.40
02/03/10	Printing 4 pages @ .10 per page	\$0.40

Date Posted	Expense / Date Incurred	Amount
02/03/10	Printing 4 pages @ .10 per page	\$0.40
02/03/10	Printing 4 pages @ .10 per page	\$0.40
02/03/10	Printing 4 pages @ .10 per page	\$0.40
02/03/10	Printing 4 pages @ .10 per page	\$0.40
02/03/10	Printing 4 pages @ .10 per page	\$0.40
02/03/10	Printing 46 pages @ .10 per page	\$4.60
02/03/10	Printing 47 pages @ .10 per page	\$4.70
02/03/10	Printing 47 pages @ .10 per page	\$4.70
02/03/10	Printing 5 pages @ .10 per page	\$0.50
02/03/10	Printing 6 pages @ .10 per page	\$0.60
02/03/10	Printing 63 pages @ .10 per page	\$6.30
02/03/10	Printing 63 pages @ .10 per page	\$6.30
02/03/10	Printing 8 pages @ .10 per page	\$0.80
02/04/10	Printing	\$0.10

Date Posted	Expense / Date Incurred	Amount
	1 page @ .10 per page	
02/04/10	Printing 10 pages @ .10 per page	\$1.00
02/04/10	Printing 10 pages @ .10 per page	\$1.00
02/04/10	Printing 10 pages @ .10 per page	\$1.00
02/04/10	Printing 12 pages @ .10 per page	\$1.20
02/04/10	Printing 13 pages @ .10 per page	\$1.30
02/04/10	Printing 16 pages @ .10 per page	\$1.60
02/04/10	Printing 16 pages @ .10 per page	\$1.60
02/04/10	Printing 16 pages @ .10 per page	\$1.60
02/04/10	Printing 16 pages @ .10 per page	\$1.60
02/04/10	Printing 17 pages @ .10 per page	\$1.70
02/04/10	Printing 18 pages @ .10 per page	\$1.80
02/04/10	Printing 19 pages @ .10 per page	\$1.90
02/04/10	Printing 19 pages @ .10 per page	\$1.90



Date Posted	Expense / Date Incurred	Amount
02/04/10	Printing 19 pages @ .10 per page	\$1.90
02/04/10	Printing 26 pages @ .10 per page	\$2.60
02/04/10	Printing 27 pages @ .10 per page	\$2.70
02/04/10	Printing 3 pages @ .10 per page	\$0.30
02/04/10	Printing 3 pages @ .10 per page	\$0.30
02/04/10	Printing 3 pages @ .10 per page	\$0.30
02/04/10	Printing 35 pages @ .10 per page	\$3.50
02/04/10	Printing 38 pages @ .10 per page	\$3.80
02/04/10	Printing 39 pages @ .10 per page	\$3.90
02/04/10	Printing 4 pages @ .10 per page	\$0.40
02/04/10	Printing 4 pages @ .10 per page	\$0.40
02/04/10	Printing 4 pages @ .10 per page	\$0.40
02/04/10	Printing 4 pages @ .10 per page	\$0.40
02/04/10	Printing	\$4.60

Date Posted	Expense / Date Incurred	Amount
	46 pages @ .10 per page	
02/04/10	Printing 47 pages @ .10 per page	\$4.70
02/04/10	Printing 48 pages @ .10 per page	\$4.80
02/04/10	Printing 5 pages @ .10 per page	\$0.50
02/04/10	Printing 5 pages @ .10 per page	\$0.50
02/04/10	Printing 5 pages @ .10 per page	\$0.50
02/04/10	Printing 5 pages @ .10 per page	\$0.50
02/04/10	Printing 6 pages @ .10 per page	\$0.60
02/04/10	Printing 6 pages @ .10 per page	\$0.60
02/04/10	Printing 6 pages @ .10 per page	\$0.60
02/04/10	Printing 6 pages @ .10 per page	\$0.60
02/04/10	Printing 7 pages @ .10 per page	\$0.70
02/04/10	Printing 74 pages @ .10 per page	\$7.40
02/04/10	Printing 8 pages @ .10 per page	\$0.80

Date Posted	Expense / Date Incurred	Amount								
02/04/10	Printing 9 pages @ .10 per page	\$0.90								
02/04/10	Printing 92 pages @ .10 per page	\$9.20								
02/05/10	Express Mail	\$56.98								
02/05/10	Professional Services - L.A. County Law Library -Library Document Delivery  <table border="1"> <tr> <td>11/21/09</td> <td>\$50.00</td> </tr> <tr> <td>11/21/09</td> <td>\$50.00</td> </tr> <tr> <td>11/21/09</td> <td>\$50.00</td> </tr> <tr> <td>12/11/09</td> <td>\$15.00</td> </tr> </table>	11/21/09	\$50.00	11/21/09	\$50.00	11/21/09	\$50.00	12/11/09	\$15.00	\$165.00
11/21/09	\$50.00									
11/21/09	\$50.00									
11/21/09	\$50.00									
12/11/09	\$15.00									
02/08/10	Color Printing 12 pages @ .57 per page	\$6.84								
02/08/10	Color Printing 12 pages @ .57 per page	\$6.84								
02/08/10	Printing 1 page @ .10 per page	\$0.10								
02/08/10	Printing 1 page @ .10 per page	\$0.10								
02/08/10	Printing 14 pages @ .10 per page	\$1.40								
02/08/10	Printing 14 pages @ .10 per page	\$1.40								
02/08/10	Printing 24 pages @ .10 per page	\$2.40								

Date Posted	Expense / Date Incurred	Amount
02/08/10	Printing 26 pages @ .10 per page	\$2.60
02/08/10	Printing 26 pages @ .10 per page	\$2.60
02/08/10	Printing 3 pages @ .10 per page	\$0.30
02/08/10	Printing 3 pages @ .10 per page	\$0.30
02/08/10	Printing 3 pages @ .10 per page	\$0.30
02/08/10	Printing 33 pages @ .10 per page	\$3.30
02/08/10	Printing 35 pages @ .10 per page	\$3.50
02/08/10	Printing 36 pages @ .10 per page	\$3.60
02/08/10	Printing 36 pages @ .10 per page	\$3.60
02/08/10	Printing 4 pages @ .10 per page	\$0.40
02/08/10	Printing 4 pages @ .10 per page	\$0.40
02/08/10	Printing 4 pages @ .10 per page	\$0.40
02/08/10	Printing 4 pages @ .10 per page	\$0.40
02/08/10	Printing	\$0.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	4 pages @ .10 per page	
02/08/10	Printing 5 pages @ .10 per page	\$0.50
02/08/10	Printing 57 pages @ .10 per page	\$5.70
02/08/10	Printing 6 pages @ .10 per page	\$0.60
02/08/10	Printing 83 pages @ .10 per page	\$8.30
02/08/10	Printing 9 pages @ .10 per page	\$0.90
02/08/10	Printing 94 pages @ .10 per page	\$9.40
02/09/10	Litigation Support Services – Convert to PDF	\$3.12
02/09/10	Printing 1 page @ .10 per page	\$0.10
02/09/10	Printing 1 page @ .10 per page	\$0.10
02/09/10	Printing 10 pages @ .10 per page	\$1.00
02/09/10	Printing 10 pages @ .10 per page	\$1.00
02/09/10	Printing 112 pages @ .10 per page	\$11.20
02/09/10	Printing 12 pages @ .10 per page	\$1.20

Date Posted	Expense / Date Incurred	Amount
02/09/10	Printing 12 pages @ .10 per page	\$1.20
02/09/10	Printing 13 pages @ .10 per page	\$1.30
02/09/10	Printing 13 pages @ .10 per page	\$1.30
02/09/10	Printing 13 pages @ .10 per page	\$1.30
02/09/10	Printing 14 pages @ .10 per page	\$1.40
02/09/10	Printing 14 pages @ .10 per page	\$1.40
02/09/10	Printing 15 pages @ .10 per page	\$1.50
02/09/10	Printing 16 pages @ .10 per page	\$1.60
02/09/10	Printing 17 pages @ .10 per page	\$1.70
02/09/10	Printing 18 pages @ .10 per page	\$1.80
02/09/10	Printing 19 pages @ .10 per page	\$1.90
02/09/10	Printing 19 pages @ .10 per page	\$1.90
02/09/10	Printing 19 pages @ .10 per page	\$1.90
02/09/10	Printing	\$1.90

Date Posted	Expense / Date Incurred	Amount
	19 pages @ .10 per page	
02/09/10	Printing 20 pages @ .10 per page	\$2.00
02/09/10	Printing 21 pages @ .10 per page	\$2.10
02/09/10	Printing 22 pages @ .10 per page	\$2.20
02/09/10	Printing 22 pages @ .10 per page	\$2.20
02/09/10	Printing 22 pages @ .10 per page	\$2.20
02/09/10	Printing 23 pages @ .10 per page	\$2.30
02/09/10	Printing 23 pages @ .10 per page	\$2.30
02/09/10	Printing 23 pages @ .10 per page	\$2.30
02/09/10	Printing 23 pages @ .10 per page	\$2.30
02/09/10	Printing 3 pages @ .10 per page	\$0.30
02/09/10	Printing 3 pages @ .10 per page	\$0.30
02/09/10	Printing 3 pages @ .10 per page	\$0.30
02/09/10	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/09/10	Printing 3 pages @ .10 per page	\$0.30
02/09/10	Printing 3 pages @ .10 per page	\$0.30
02/09/10	Printing 30 pages @ .10 per page	\$3.00
02/09/10	Printing 33 pages @ .10 per page	\$3.30
02/09/10	Printing 35 pages @ .10 per page	\$3.50
02/09/10	Printing 35 pages @ .10 per page	\$3.50
02/09/10	Printing 38 pages @ .10 per page	\$3.80
02/09/10	Printing 4 pages @ .10 per page	\$0.40
02/09/10	Printing 4 pages @ .10 per page	\$0.40
02/09/10	Printing 4 pages @ .10 per page	\$0.40
02/09/10	Printing 4 pages @ .10 per page	\$0.40
02/09/10	Printing 44 pages @ .10 per page	\$4.40
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing	\$0.50



Date Posted	Expense / Date Incurred	Amount
	5 pages @ .10 per page	
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 5 pages @ .10 per page	\$0.50
02/09/10	Printing 6 pages @ .10 per page	\$0.60
02/09/10	Printing 6 pages @ .10 per page	\$0.60
02/09/10	Printing 6 pages @ .10 per page	\$0.60
02/09/10	Printing 6 pages @ .10 per page	\$0.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/09/10	Printing 6 pages @ .10 per page	\$0.60
02/09/10	Printing 6 pages @ .10 per page	\$0.60
02/09/10	Printing 7 pages @ .10 per page	\$0.70
02/09/10	Printing 7 pages @ .10 per page	\$0.70
02/09/10	Printing 7 pages @ .10 per page	\$0.70
02/09/10	Printing 8 pages @ .10 per page	\$0.80
02/09/10	Printing 9 pages @ .10 per page	\$0.90
02/09/10	Printing 9 pages @ .10 per page	\$0.90
02/09/10	Printing 9 pages @ .10 per page	\$0.90
02/10/10	Outside Photocopy	\$53.72
02/10/10	Outside Photocopy	\$98.00
02/10/10	Outside Photocopy	\$1.00
02/10/10	Outside Photocopy	\$1.99
02/10/10	Photocopying 1,848 pages @ .10 per page	\$184.80
02/10/10	Photocopying 2 pages @ .10 per page	\$0.20

Date Posted	Expense / Date Incurred	Amount
02/10/10	Photocopying 310 pages @ .10 per page	\$31.00
02/10/10	Printing 1 page @ .10 per page	\$0.10
02/10/10	Printing 1 page @ .10 per page	\$0.10
02/10/10	Printing 10 pages @ .10 per page	\$1.00
02/10/10	Printing 10 pages @ .10 per page	\$1.00
02/10/10	Printing 10 pages @ .10 per page	\$1.00
02/10/10	Printing 10 pages @ .10 per page	\$1.00
02/10/10	Printing 10 pages @ .10 per page	\$1.00
02/10/10	Printing 10 pages @ .10 per page	\$1.00
02/10/10	Printing 10 pages @ .10 per page	\$1.00
02/10/10	Printing 11 pages @ .10 per page	\$1.10
02/10/10	Printing 11 pages @ .10 per page	\$1.10
02/10/10	Printing 12 pages @ .10 per page	\$1.20
02/10/10	Printing 12 pages @ .10 per page	\$1.20
02/10/10	Printing	\$1.40

Date Posted	Expense / Date Incurred	Amount
	14 pages @ .10 per page	
02/10/10	Printing 14 pages @ .10 per page	\$1.40
02/10/10	Printing 14 pages @ .10 per page	\$1.40
02/10/10	Printing 14 pages @ .10 per page	\$1.40
02/10/10	Printing 149 pages @ .10 per page	\$14.90
02/10/10	Printing 149 pages @ .10 per page	\$14.90
02/10/10	Printing 15 pages @ .10 per page	\$1.50
02/10/10	Printing 15 pages @ .10 per page	\$1.50
02/10/10	Printing 15 pages @ .10 per page	\$1.50
02/10/10	Printing 15 pages @ .10 per page	\$1.50
02/10/10	Printing 16 pages @ .10 per page	\$1.60
02/10/10	Printing 16 pages @ .10 per page	\$1.60
02/10/10	Printing 16 pages @ .10 per page	\$1.60
02/10/10	Printing 16 pages @ .10 per page	\$1.60
02/10/10	Printing 16 pages @ .10 per page	\$1.60

Date Posted	Expense / Date Incurred	Amount
02/10/10	Printing 16 pages @ .10 per page	\$1.60
02/10/10	Printing 17 pages @ .10 per page	\$1.70
02/10/10	Printing 17 pages @ .10 per page	\$1.70
02/10/10	Printing 17 pages @ .10 per page	\$1.70
02/10/10	Printing 17 pages @ .10 per page	\$1.70
02/10/10	Printing 17 pages @ .10 per page	\$1.70
02/10/10	Printing 17 pages @ .10 per page	\$1.70
02/10/10	Printing 17 pages @ .10 per page	\$1.70
02/10/10	Printing 17 pages @ .10 per page	\$1.70
02/10/10	Printing 18 pages @ .10 per page	\$1.80
02/10/10	Printing 18 pages @ .10 per page	\$1.80
02/10/10	Printing 18 pages @ .10 per page	\$1.80
02/10/10	Printing 18 pages @ .10 per page	\$1.80
02/10/10	Printing 18 pages @ .10 per page	\$1.80
02/10/10	Printing 18 pages @ .10 per page	\$1.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/10/10	Printing 19 pages @ .10 per page	\$1.90
02/10/10	Printing 19 pages @ .10 per page	\$1.90
02/10/10	Printing 19 pages @ .10 per page	\$1.90
02/10/10	Printing 19 pages @ .10 per page	\$1.90
02/10/10	Printing 2 pages @ .10 per page	\$0.20
02/10/10	Printing 2 pages @ .10 per page	\$0.20
02/10/10	Printing 21 pages @ .10 per page	\$2.10
02/10/10	Printing 21 pages @ .10 per page	\$2.10
02/10/10	Printing 21 pages @ .10 per page	\$2.10
02/10/10	Printing 21 pages @ .10 per page	\$2.10
02/10/10	Printing 27 pages @ .10 per page	\$2.70
02/10/10	Printing 27 pages @ .10 per page	\$2.70
02/10/10	Printing 27 pages @ .10 per page	\$2.70
02/10/10	Printing 27 pages @ .10 per page	\$2.70
02/10/10	Printing 3 pages @ .10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 3 pages @ .10 per page	\$0.30
02/10/10	Printing 33 pages @ .10 per page	\$3.30
02/10/10	Printing 33 pages @ .10 per page	\$3.30
02/10/10	Printing 34 pages @ .10 per page	\$3.40
02/10/10	Printing 34 pages @ .10 per page	\$3.40
02/10/10	Printing 35 pages @ .10 per page	\$3.50
02/10/10	Printing 35 pages @ .10 per page	\$3.50
02/10/10	Printing 37 pages @ .10 per page	\$3.70
02/10/10	Printing 37 pages @ .10 per page	\$3.70
02/10/10	Printing 39 pages @ .10 per page	\$3.90
02/10/10	Printing 39 pages @ .10 per page	\$3.90
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 4 pages @ .10 per page	\$0.40



Date Posted	Expense / Date Incurred	Amount
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 4 pages @ .10 per page	\$0.40
02/10/10	Printing 42 pages @ .10 per page	\$4.20
02/10/10	Printing 42 pages @ .10 per page	\$4.20
02/10/10	Printing 5 pages @ .10 per page	\$0.50
02/10/10	Printing 5 pages @ .10 per page	\$0.50
02/10/10	Printing 5 pages @ .10 per page	\$0.50
02/10/10	Printing 5 pages @ .10 per page	\$0.50
02/10/10	Printing 5 pages @ .10 per page	\$0.50
02/10/10	Printing 5 pages @ .10 per page	\$0.50
02/10/10	Printing	\$0.60

Date Posted	Expense / Date Incurred	Amount
	6 pages @ .10 per page	
02/10/10	Printing 6 pages @ .10 per page	\$0.60
02/10/10	Printing 6 pages @ .10 per page	\$0.60
02/10/10	Printing 6 pages @ .10 per page	\$0.60
02/10/10	Printing 64 pages @ .10 per page	\$6.40
02/10/10	Printing 64 pages @ .10 per page	\$6.40
02/10/10	Printing 69 pages @ .10 per page	\$6.90
02/10/10	Printing 69 pages @ .10 per page	\$6.90
02/10/10	Printing 7 pages @ .10 per page	\$0.70
02/10/10	Printing 7 pages @ .10 per page	\$0.70
02/10/10	Printing 7 pages @ .10 per page	\$0.70
02/10/10	Printing 7 pages @ .10 per page	\$0.70
02/10/10	Printing 7 pages @ .10 per page	\$0.70
02/10/10	Printing 7 pages @ .10 per page	\$0.70
02/10/10	Printing 8 pages @ .10 per page	\$0.80
02/10/10	Printing 8 pages @ .10 per page	\$0.80

Date Posted	Expense / Date Incurred	Amount
02/10/10	Printing 9 pages @ .10 per page	\$0.90
02/10/10	Printing 9 pages @ .10 per page	\$0.90
02/10/10	Printing 9 pages @ .10 per page	\$0.90
02/10/10	Printing 9 pages @ .10 per page	\$0.90
02/11/10	Photocopying 2 pages @ .10 per page	\$0.20
02/11/10	Photocopying 600 pages @ .10 per page	\$6.00
02/11/10	Printing 1 page @ .10 per page	\$0.10
02/11/10	Printing 1 page @ .10 per page	\$0.10
02/11/10	Printing 10 pages @ .10 per page	\$1.00
02/11/10	Printing 10 pages @ .10 per page	\$1.00
02/11/10	Printing 10 pages @ .10 per page	\$1.00
02/11/10	Printing 11 pages @ .10 per page	\$1.10
02/11/10	Printing 11 pages @ .10 per page	\$1.10
02/11/10	Printing 11 pages @ .10 per page	\$1.10
02/11/10	Printing 12 pages @ .10 per page	\$1.20
02/11/10	Printing 13 pages @ .10 per page	\$1.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/11/10	Printing 13 pages @ .10 per page	\$1.30
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 14 pages @ .10 per page	\$1.40
02/11/10	Printing 15 pages @ .10 per page	\$1.50
02/11/10	Printing 15 pages @ .10 per page	\$1.50
02/11/10	Printing 15 pages @ .10 per page	\$1.50
02/11/10	Printing 15 pages @ .10 per page	\$1.50
02/11/10	Printing 16 pages @ .10 per page	\$1.60
02/11/10	Printing 18 pages @ .10 per page	\$1.80
02/11/10	Printing 19 pages @ .10 per page	\$1.90

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/11/10	Printing 19 pages @ .10 per page	\$1.90
02/11/10	Printing 20 pages @ .10 per page	\$2.00
02/11/10	Printing 20 pages @ .10 per page	\$2.00
02/11/10	Printing 20 pages @ .10 per page	\$2.00
02/11/10	Printing 21 pages @ .10 per page	\$2.10
02/11/10	Printing 21 pages @ .10 per page	\$2.10
02/11/10	Printing 21 pages @ .10 per page	\$2.10
02/11/10	Printing 23 pages @ .10 per page	\$2.30
02/11/10	Printing 24 pages @ .10 per page	\$2.40
02/11/10	Printing 24 pages @ .10 per page	\$2.40
02/11/10	Printing 25 pages @ .10 per page	\$2.50
02/11/10	Printing 25 pages @ .10 per page	\$2.50
02/11/10	Printing 27 pages @ .10 per page	\$2.70
02/11/10	Printing 27 pages @ .10 per page	\$2.70
02/11/10	Printing 27 pages @ .10 per page	\$2.70
02/11/10	Printing 27 pages @ .10 per page	\$2.70

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/11/10	Printing 27 pages @ .10 per page	\$2.70
02/11/10	Printing 28 pages @ .10 per page	\$2.80
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 3 pages @ .10 per page	\$0.30
02/11/10	Printing 31 pages @ .10 per page	\$3.10
02/11/10	Printing 33 pages @ .10 per page	\$3.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/11/10	Printing 34 pages @ .10 per page	\$3.40
02/11/10	Printing 4 pages @ .10 per page	\$0.40
02/11/10	Printing 4 pages @ .10 per page	\$0.40
02/11/10	Printing 4 pages @ .10 per page	\$0.40
02/11/10	Printing 4 pages @ .10 per page	\$0.40
02/11/10	Printing 4 pages @ .10 per page	\$0.40
02/11/10	Printing 4 pages @ .10 per page	\$0.40
02/11/10	Printing 4 pages @ .10 per page	\$0.40
02/11/10	Printing 4 pages @ .10 per page	\$0.40
02/11/10	Printing 41 pages @ .10 per page	\$4.10
02/11/10	Printing 43 pages @ .10 per page	\$4.30
02/11/10	Printing 43 pages @ .10 per page	\$4.30
02/11/10	Printing 5 pages @ .10 per page	\$0.50
02/11/10	Printing 5 pages @ .10 per page	\$0.50
02/11/10	Printing 5 pages @ .10 per page	\$0.50
02/11/10	Printing 5 pages @ .10 per page	\$0.50

Date Posted	Expense / Date Incurred	Amount
02/11/10	Printing 5 pages @ .10 per page	\$0.50
02/11/10	Printing 5 pages @ .10 per page	\$0.50
02/11/10	Printing 6 pages @ .10 per page	\$0.60
02/11/10	Printing 6 pages @ .10 per page	\$0.60
02/11/10	Printing 6 pages @ .10 per page	\$0.60
02/11/10	Printing 60 pages @ .10 per page	\$6.00
02/11/10	Printing 7 pages @ .10 per page	\$0.70
02/11/10	Printing 7 pages @ .10 per page	\$0.70
02/11/10	Printing 7 pages @ .10 per page	\$0.70
02/11/10	Printing 7 pages @ .10 per page	\$0.70
02/11/10	Printing 7 pages @ .10 per page	\$0.70
02/11/10	Printing 8 pages @ .10 per page	\$0.80
02/11/10	Printing 8 pages @ .10 per page	\$0.80
02/11/10	Printing 8 pages @ .10 per page	\$0.80
02/11/10	Printing 8 pages @ .10 per page	\$0.80
02/11/10	Printing 9 pages @ .10 per page	\$0.90



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/11/10	Printing 9 pages @ .10 per page	\$0.90
02/11/10	Printing 9 pages @ .10 per page	\$0.90
02/11/10	Printing 9 pages @ .10 per page	\$0.90
02/11/10	Printing 9 pages @ .10 per page	\$0.90
02/11/10	Printing 9 pages @ .10 per page	\$0.90
02/11/10	Telephone	\$100.76
02/11/10	Telephone	\$89.31
02/11/10	Telephone	\$75.57
02/12/10	Printing 10 pages @ .10 per page	\$1.00
02/12/10	Printing 10 pages @ .10 per page	\$1.00
02/12/10	Printing 10 pages @ .10 per page	\$1.00
02/12/10	Printing 10 pages @ .10 per page	\$1.00
02/12/10	Printing 11 pages @ .10 per page	\$1.10
02/12/10	Printing 11 pages @ .10 per page	\$1.10
02/12/10	Printing 15 pages @ .10 per page	\$1.50
02/12/10	Printing 15 pages @ .10 per page	\$1.50
02/12/10	Printing 18 pages @ .10 per page	\$1.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/12/10	Printing 190 pages @ .10 per page	\$19.00
02/12/10	Printing 2 pages @ .10 per page	\$0.20
02/12/10	Printing 20 pages @ .10 per page	\$2.00
02/12/10	Printing 20 pages @ .10 per page	\$2.00
02/12/10	Printing 22 pages @ .10 per page	\$2.20
02/12/10	Printing 22 pages @ .10 per page	\$2.20
02/12/10	Printing 22 pages @ .10 per page	\$2.20
02/12/10	Printing 22 pages @ .10 per page	\$2.20
02/12/10	Printing 26 pages @ .10 per page	\$2.60
02/12/10	Printing 3 pages @ .10 per page	\$0.30
02/12/10	Printing 3 pages @ .10 per page	\$0.30
02/12/10	Printing 3 pages @ .10 per page	\$0.30
02/12/10	Printing 3 pages @ .10 per page	\$0.30
02/12/10	Printing 3 pages @ .10 per page	\$0.30
02/12/10	Printing 3 pages @ .10 per page	\$0.30
02/12/10	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/12/10	Printing 3 pages @ .10 per page	\$0.30
02/12/10	Printing 35 pages @ .10 per page	\$3.50
02/12/10	Printing 4 pages @ .10 per page	\$0.40
02/12/10	Printing 4 pages @ .10 per page	\$0.40
02/12/10	Printing 4 pages @ .10 per page	\$0.40
02/12/10	Printing 4 pages @ .10 per page	\$0.40
02/12/10	Printing 4 pages @ .10 per page	\$0.40
02/12/10	Printing 5 pages @ .10 per page	\$0.50
02/12/10	Printing 5 pages @ .10 per page	\$0.50
02/12/10	Printing 5 pages @ .10 per page	\$0.50
02/12/10	Printing 6 pages @ .10 per page	\$0.60
02/12/10	Printing 8 pages @ .10 per page	\$0.80
02/12/10	Printing 8 pages @ .10 per page	\$0.80
02/12/10	Printing 9 pages @ .10 per page	\$0.90
02/12/10	Printing 9 pages @ .10 per page	\$0.90
02/12/10	Printing 9 pages @ .10 per page	\$0.90

Date Posted	Expense / Date Incurred	Amount
02/13/10	Printing 15 pages @ .10 per page	\$1.50
02/13/10	Printing 20 pages @ .10 per page	\$2.00
02/13/10	Printing 28 pages @ .10 per page	\$2.80
02/15/10	Printing 1 page @ .10 per page	\$0.10
02/15/10	Printing 1 page @ .10 per page	\$0.10
02/15/10	Printing 1 page @ .10 per page	\$0.10
02/15/10	Printing 11 pages @ .10 per page	\$1.10
02/15/10	Printing 18 pages @ .10 per page	\$1.80
02/15/10	Printing 3 pages @ .10 per page	\$0.30
02/16/10	Digital Prints	\$29.82
02/16/10	Outside Photocopy	\$28.00
02/16/10	Outside Photocopy	\$17.50
02/16/10	Outside Photocopy	\$5.97
02/16/10	Outside Photocopy	\$21.63
02/16/10	Photocopying 1,296 pages @ .10 per page	\$129.60
02/16/10	Photocopying 12 pages @ .10 per page	\$1.20
02/16/10	Photocopying	\$1.50

Date Posted	Expense / Date Incurred	Amount
	15 pages @ .10 per page	
02/16/10	Photocopying 2 pages @ .10 per page	\$0.20
02/16/10	Photocopying 2 pages @ .10 per page	\$0.20
02/16/10	Printing 1 page @ .10 per page	\$0.10
02/16/10	Printing 1 page @ .10 per page	\$0.10
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 10 pages @ .10 per page	\$1.00
02/16/10	Printing 11 pages @ .10 per page	\$1.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/16/10	Printing 12 pages @ .10 per page	\$1.20
02/16/10	Printing 12 pages @ .10 per page	\$1.20
02/16/10	Printing 12 pages @ .10 per page	\$1.20
02/16/10	Printing 12 pages @ .10 per page	\$1.20
02/16/10	Printing 12 pages @ .10 per page	\$1.20
02/16/10	Printing 12 pages @ .10 per page	\$1.20
02/16/10	Printing 12 pages @ .10 per page	\$1.20
02/16/10	Printing 12 pages @ .10 per page	\$1.20
02/16/10	Printing 13 pages @ .10 per page	\$1.30
02/16/10	Printing 14 pages @ .10 per page	\$1.40
02/16/10	Printing 147 pages @ .10 per page	\$14.70
02/16/10	Printing 16 pages @ .10 per page	\$1.60
02/16/10	Printing 16 pages @ .10 per page	\$1.60
02/16/10	Printing 17 pages @ .10 per page	\$1.70
02/16/10	Printing 2 pages @ .10 per page	\$0.20
02/16/10	Printing 2 pages @ .10 per page	\$0.20
02/16/10	Printing 2 pages @ .10 per page	\$0.20

Date Posted	Expense / Date Incurred	Amount
02/16/10	Printing 20 pages @ .10 per page	\$2.00
02/16/10	Printing 23 pages @ .10 per page	\$2.30
02/16/10	Printing 23 pages @ .10 per page	\$2.30
02/16/10	Printing 27 pages @ .10 per page	\$2.70
02/16/10	Printing 28 pages @ .10 per page	\$2.80
02/16/10	Printing 3 pages @ .10 per page	\$0.30
02/16/10	Printing 3 pages @ .10 per page	\$0.30
02/16/10	Printing 3 pages @ .10 per page	\$0.30
02/16/10	Printing 3 pages @ .10 per page	\$0.30
02/16/10	Printing 3 pages @ .10 per page	\$0.30
02/16/10	Printing 3 pages @ .10 per page	\$0.30
02/16/10	Printing 31 pages @ .10 per page	\$3.10
02/16/10	Printing 4 pages @ .10 per page	\$0.40
02/16/10	Printing 4 pages @ .10 per page	\$0.40
02/16/10	Printing 4 pages @ .10 per page	\$0.40
02/16/10	Printing 4 pages @ .10 per page	\$0.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/16/10	Printing 4 pages @ .10 per page	\$0.40
02/16/10	Printing 4 pages @ .10 per page	\$0.40
02/16/10	Printing 4 pages @ .10 per page	\$0.40
02/16/10	Printing 4 pages @ .10 per page	\$0.40
02/16/10	Printing 44 pages @ .10 per page	\$4.40
02/16/10	Printing 5 pages @ .10 per page	\$0.50
02/16/10	Printing 5 pages @ .10 per page	\$0.50
02/16/10	Printing 5 pages @ .10 per page	\$0.50
02/16/10	Printing 5 pages @ .10 per page	\$0.50
02/16/10	Printing 5 pages @ .10 per page	\$0.50
02/16/10	Printing 5 pages @ .10 per page	\$0.50
02/16/10	Printing 5 pages @ .10 per page	\$0.50
02/16/10	Printing 5 pages @ .10 per page	\$0.50
02/16/10	Printing 6 pages @ .10 per page	\$0.60
02/16/10	Printing 7 pages @ .10 per page	\$0.70
02/16/10	Printing 70 pages @ .10 per page	\$7.00



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/16/10	Printing 8 pages @ .10 per page	\$0.80
02/16/10	Printing 8 pages @ .10 per page	\$0.80
02/16/10	Printing 8 pages @ .10 per page	\$0.80
02/16/10	Printing 82 pages @ .10 per page	\$8.20
02/16/10	Printing 9 pages @ .10 per page	\$0.90
02/16/10	Printing 9 pages @ .10 per page	\$0.90
02/16/10	Printing 9 pages @ .10 per page	\$0.90
02/16/10	Printing 9 pages @ .10 per page	\$0.90
02/16/10	Printing 9 pages @ .10 per page	\$0.90
02/16/10	Printing 96 pages @ .10 per page	\$9.60
02/16/10	Telecopier	\$0.75
02/17/10	Photocopying 1 pages @ .10 per page	\$0.10
02/17/10	Printing 1 page @ .10 per page	\$0.10
02/17/10	Printing 1 page @ .10 per page	\$0.10
02/17/10	Printing 10 pages @ .10 per page	\$1.00
02/17/10	Printing 11 pages @ .10 per page	\$1.10

Date Posted	Expense / Date Incurred	Amount
02/17/10	Printing 11 pages @ .10 per page	\$1.10
02/17/10	Printing 11 pages @ .10 per page	\$1.10
02/17/10	Printing 12 pages @ .10 per page	\$1.20
02/17/10	Printing 13 pages @ .10 per page	\$1.30
02/17/10	Printing 16 pages @ .10 per page	\$1.60
02/17/10	Printing 16 pages @ .10 per page	\$1.60
02/17/10	Printing 16 pages @ .10 per page	\$1.60
02/17/10	Printing 21 pages @ .10 per page	\$2.10
02/17/10	Printing 24 pages @ .10 per page	\$2.40
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 3 pages @ .10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 3 pages @ .10 per page	\$0.30
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 4 pages @ .10 per page	\$0.40
02/17/10	Printing 5 pages @ .10 per page	\$0.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/17/10	Printing 5 pages @ .10 per page	\$0.50
02/17/10	Printing 5 pages @ .10 per page	\$0.50
02/17/10	Printing 6 pages @ .10 per page	\$0.60
02/17/10	Printing 7 pages @ .10 per page	\$0.70
02/17/10	Printing 7 pages @ .10 per page	\$0.70
02/17/10	Printing 8 pages @ .10 per page	\$0.80
02/17/10	Telecopier	\$2.50
02/18/10	Litigation Support Services – CD Duplication	\$30.00
02/18/10	Photocopying 1 pages @ .10 per page	\$0.10
02/18/10	Photocopying 1 pages @ .10 per page	\$0.10
02/18/10	Photocopying 2 pages @ .10 per page	\$0.20
02/18/10	Photocopying 2 pages @ .10 per page	\$0.20
02/18/10	Photocopying 2 pages @ .10 per page	\$0.20
02/18/10	Photocopying 2 pages @ .10 per page	\$0.20
02/18/10	Printing 1 page @ .10 per page	\$0.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/18/10	Printing 10 pages @ .10 per page	\$1.00
02/18/10	Printing 10 pages @ .10 per page	\$1.00
02/18/10	Printing 11 pages @ .10 per page	\$1.10
02/18/10	Printing 11 pages @ .10 per page	\$1.10
02/18/10	Printing 11 pages @ .10 per page	\$1.10
02/18/10	Printing 12 pages @ .10 per page	\$1.20
02/18/10	Printing 12 pages @ .10 per page	\$1.20
02/18/10	Printing 13 pages @ .10 per page	\$1.30
02/18/10	Printing 17 pages @ .10 per page	\$1.70
02/18/10	Printing 27 pages @ .10 per page	\$2.70
02/18/10	Printing 27 pages @ .10 per page	\$2.70
02/18/10	Printing 27 pages @ .10 per page	\$2.70
02/18/10	Printing 27 pages @ .10 per page	\$2.70
02/18/10	Printing 3 pages @ .10 per page	\$0.30
02/18/10	Printing 3 pages @ .10 per page	\$0.30
02/18/10	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/18/10	Printing 3 pages @ .10 per page	\$0.30
02/18/10	Printing 3 pages @ .10 per page	\$0.30
02/18/10	Printing 30 pages @ .10 per page	\$3.00
02/18/10	Printing 33 pages @ .10 per page	\$3.30
02/18/10	Printing 4 pages @ .10 per page	\$0.40
02/18/10	Printing 4 pages @ .10 per page	\$0.40
02/18/10	Printing 45 pages @ .10 per page	\$4.50
02/18/10	Printing 5 pages @ .10 per page	\$0.50
02/18/10	Printing 5 pages @ .10 per page	\$0.50
02/18/10	Printing 5 pages @ .10 per page	\$0.50
02/18/10	Printing 5 pages @ .10 per page	\$0.50
02/18/10	Printing 6 pages @ .10 per page	\$0.60
02/18/10	Printing 6 pages @ .10 per page	\$0.60
02/18/10	Printing 7 pages @ .10 per page	\$0.70
02/18/10	Printing 7 pages @ .10 per page	\$0.70
02/18/10	Printing 8 pages @ .10 per page	\$0.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/18/10	Printing 9 pages @ .10 per page	\$0.90
02/18/10	Printing 9 pages @ .10 per page	\$0.90
02/18/10	Printing 9 pages @ .10 per page	\$0.90
02/18/10	Printing 9 pages @ .10 per page	\$0.90
02/18/10	Printing 9 pages @ .10 per page	\$0.90
02/18/10	Printing 9 pages @ .10 per page	\$0.90
02/19/10	Express Mail	\$76.25
02/19/10	Express Mail	\$76.25
02/19/10	Outsourcing Expense - Copies On Premise, Inc. -01/27/10	\$26.28
02/19/10	Photocopying 1 pages @ .10 per page	\$0.10
02/19/10	Photocopying 1 pages @ .10 per page	\$0.10
02/19/10	Printing 10 pages @ .10 per page	\$1.00
02/19/10	Printing 11 pages @ .10 per page	\$1.10
02/19/10	Printing 11 pages @ .10 per page	\$1.10
02/19/10	Printing 12 pages @ .10 per page	\$1.20
02/19/10	Printing 13 pages @ .10 per page	\$1.30

Date Posted	Expense / Date Incurred	Amount
02/19/10	Printing 14 pages @ .10 per page	\$1.40
02/19/10	Printing 15 pages @ .10 per page	\$1.50
02/19/10	Printing 18 pages @ .10 per page	\$1.80
02/19/10	Printing 18 pages @ .10 per page	\$1.80
02/19/10	Printing 19 pages @ .10 per page	\$1.90
02/19/10	Printing 22 pages @ .10 per page	\$2.20
02/19/10	Printing 23 pages @ .10 per page	\$2.30
02/19/10	Printing 25 pages @ .10 per page	\$2.50
02/19/10	Printing 25 pages @ .10 per page	\$2.50
02/19/10	Printing 26 pages @ .10 per page	\$2.60
02/19/10	Printing 26 pages @ .10 per page	\$2.60
02/19/10	Printing 28 pages @ .10 per page	\$2.80
02/19/10	Printing 28 pages @ .10 per page	\$2.80
02/19/10	Printing 3 pages @ .10 per page	\$0.30
02/19/10	Printing 30 pages @ .10 per page	\$3.00
02/19/10	Printing 4 pages @ .10 per page	\$0.40



Date Posted	Expense / Date Incurred	Amount															
02/19/10	Printing 8 pages @ .10 per page	\$0.80															
02/19/10	Printing 8 pages @ .10 per page	\$0.80															
02/19/10	Printing 81 pages @ .10 per page	\$8.10															
02/19/10	Printing 9 pages @ .10 per page	\$0.90															
02/19/10	Printing 92 pages @ .10 per page	\$9.20															
02/19/10	Telecopier	\$2.25															
02/21/10	Printing 39 pages @ .10 per page	\$3.90															
02/21/10	Printing 5 pages @ .10 per page	\$0.50															
02/21/10	Printing 7 pages @ .10 per page	\$0.70															
02/22/10	Car Rental – E. Taggart - 01/27/10	\$246.43															
02/22/10	Client Meals - 01/27/10 - E. Taggart	\$101.01															
02/22/10	Digital Prints	\$63.84															
02/22/10	Digital Prints	\$30.94															
02/22/10	Hotel - 01/28/10 - E. Taggart <table border="1"> <tbody> <tr> <td>01/27/10</td> <td>Parking</td> <td>\$27.00</td> </tr> <tr> <td>01/27/10</td> <td>Internet</td> <td>\$9.99</td> </tr> <tr> <td>01/27/10</td> <td>Room</td> <td>\$219.00</td> </tr> <tr> <td>01/27/10</td> <td>State Tax</td> <td>\$15.33</td> </tr> <tr> <td>01/27/10</td> <td>City Tax</td> <td>\$17.96</td> </tr> </tbody> </table>	01/27/10	Parking	\$27.00	01/27/10	Internet	\$9.99	01/27/10	Room	\$219.00	01/27/10	State Tax	\$15.33	01/27/10	City Tax	\$17.96	\$313.26
01/27/10	Parking	\$27.00															
01/27/10	Internet	\$9.99															
01/27/10	Room	\$219.00															
01/27/10	State Tax	\$15.33															
01/27/10	City Tax	\$17.96															

Date Posted	Expense / Date Incurred	Amount									
	<table border="1"> <tr> <td>01/28/10</td> <td>Room Service</td> <td>\$23.98</td> </tr> </table>	01/28/10	Room Service	\$23.98							
01/28/10	Room Service	\$23.98									
02/22/10	Hotel - 01/29/10 - E. Taggart <table border="1"> <tr> <td>01/28/10</td> <td>Room</td> <td>\$259.00</td> </tr> <tr> <td>01/28/10</td> <td>State Tax</td> <td>\$18.13</td> </tr> <tr> <td>01/29/10</td> <td>City Tax</td> <td>\$21.24</td> </tr> </table>	01/28/10	Room	\$259.00	01/28/10	State Tax	\$18.13	01/29/10	City Tax	\$21.24	\$298.37
01/28/10	Room	\$259.00									
01/28/10	State Tax	\$18.13									
01/29/10	City Tax	\$21.24									
02/22/10	Litigation Support - Slipsheets	\$0.12									
02/22/10	Local Travel - 11/25/09 - B. Finestone - Amtrak Train - DE to NYC/NYC to DE	\$268.00									
02/22/10	Local Travel - 12/18/09- B. Finestone - Amtrak Train - NYC to DE	\$119.00									
02/22/10	Local Travel - 11/25/09- D. Elsberg - Amtrak Train - DE to NYC/NYC to DE	\$268.00									
02/22/10	Outside Photocopy	\$2.76									
02/22/10	Outside Photocopy	\$14.00									
02/22/10	Outside Photocopy	\$70.00									
02/22/10	Outside Photocopy	\$87.50									
02/22/10	Outside Photocopy	\$9.45									
02/22/10	Outside Photocopy	\$2.00									
02/22/10	Outside Photocopy	\$5.97									
02/22/10	Outside Photocopy	\$18.30									
02/22/10	Outside Photocopy	\$45.76									
02/22/10	Outside Photocopy	\$22.88									

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/22/10	Outside Photocopy	\$53.72
02/22/10	Outside Photocopy	\$86.52
02/22/10	Photocopying 248 pages @ .10 per page	\$248.00
02/22/10	Photocopying 1 pages @ .10 per page	\$0.10
02/22/10	Photocopying 1 pages @ .10 per page	\$0.10
02/22/10	Photocopying 1,168 pages @ .10 per page	\$116.80
02/22/10	Photocopying 2 pages @ .10 per page	\$0.20
02/22/10	Photocopying 580 pages @ .10 per page	\$58.00
02/22/10	Photocopying 944 pages @ .10 per page	\$94.40
02/22/10	Postage	\$0.44
02/22/10	Printing 1 page @ .10 per page	\$0.10
02/22/10	Printing 1 page @ .10 per page	\$0.10
02/22/10	Printing 1 page @ .10 per page	\$0.10
02/22/10	Printing 1 page @ .10 per page	\$0.10
02/22/10	Printing 10 pages @ .10 per page	\$1.00

Date Posted	Expense / Date Incurred	Amount
02/22/10	Printing 10 pages @ .10 per page	\$1.00
02/22/10	Printing 13 pages @ .10 per page	\$1.30
02/22/10	Printing 13 pages @ .10 per page	\$1.30
02/22/10	Printing 14 pages @ .10 per page	\$1.40
02/22/10	Printing 14 pages @ .10 per page	\$1.40
02/22/10	Printing 17 pages @ .10 per page	\$1.70
02/22/10	Printing 17 pages @ .10 per page	\$1.70
02/22/10	Printing 178 pages @ .10 per page	\$17.80
02/22/10	Printing 178 pages @ .10 per page	\$17.80
02/22/10	Printing 19 pages @ .10 per page	\$1.90
02/22/10	Printing 19 pages @ .10 per page	\$1.90
02/22/10	Printing 19 pages @ .10 per page	\$1.90
02/22/10	Printing 19 pages @ .10 per page	\$1.90
02/22/10	Printing 19 pages @ .10 per page	\$1.90
02/22/10	Printing 19 pages @ .10 per page	\$1.90
02/22/10	Printing 24 pages @ .10 per page	\$2.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/22/10	Printing 24 pages @ .10 per page	\$2.40
02/22/10	Printing 3 pages @ .10 per page	\$0.30
02/22/10	Printing 3 pages @ .10 per page	\$0.30
02/22/10	Printing 38 pages @ .10 per page	\$3.80
02/22/10	Printing 38 pages @ .10 per page	\$3.80
02/22/10	Printing 38 pages @ .10 per page	\$3.80
02/22/10	Printing 38 pages @ .10 per page	\$3.80
02/22/10	Printing 38 pages @ .10 per page	\$3.80
02/22/10	Printing 4 pages @ .10 per page	\$0.40
02/22/10	Printing 4 pages @ .10 per page	\$0.40
02/22/10	Printing 4 pages @ .10 per page	\$0.40
02/22/10	Printing 4 pages @ .10 per page	\$0.40
02/22/10	Printing 43 pages @ .10 per page	\$4.30
02/22/10	Printing 43 pages @ .10 per page	\$4.30
02/22/10	Printing 43 pages @ .10 per page	\$4.30
02/22/10	Printing 43 pages @ .10 per page	\$4.30
02/22/10	Printing 5 pages @ .10 per page	\$0.50

Date Posted	Expense / Date Incurred	Amount
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 5 pages @ .10 per page	\$0.50
02/22/10	Printing 6 pages @ .10 per page	\$0.60
02/22/10	Printing 6 pages @ .10 per page	\$0.60
02/22/10	Printing 7 pages @ .10 per page	\$0.70
02/22/10	Printing 7 pages @ .10 per page	\$0.70
02/22/10	Printing 7 pages @ .10 per page	\$0.70

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/22/10	Printing 7 pages @ .10 per page	\$0.70
02/22/10	Printing 70 pages @ .10 per page	\$7.00
02/22/10	Printing 70 pages @ .10 per page	\$7.00
02/22/10	Printing 8 pages @ .10 per page	\$0.80
02/22/10	Printing 8 pages @ .10 per page	\$0.80
02/22/10	Printing 87 pages @ .10 per page	\$8.70
02/22/10	Printing 87 pages @ .10 per page	\$8.70
02/22/10	Printing 87 pages @ .10 per page	\$8.70
02/22/10	Printing 87 pages @ .10 per page	\$8.70
02/22/10	Printing 87 pages @ .10 per page	\$8.70
02/22/10	Printing 87 pages @ .10 per page	\$8.70
02/22/10	Printing 87 pages @ .10 per page	\$8.70
02/22/10	Printing 9 pages @ .10 per page	\$0.90
02/22/10	Printing 9 pages @ .10 per page	\$0.90
02/22/10	Taxi - 11/11/09- B. Finestone	\$9.40
02/22/10	Taxi - 11/16/09 - B. Finestone -	\$9.00
02/22/10	Taxi - 11/16/09- B. Finestone	\$9.30
02/22/10	Taxi - 11/18/09 - B. Finestone	\$9.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/23/10	Litigation Support - OCR	\$1.11
02/23/10	Litigation Support - OCR	\$141.84
02/23/10	Litigation Support - OCR	\$1.29
02/23/10	Litigation Support - OCR	\$144.18
02/23/10	Photocopying 3 pages @ .10 per page	\$0.30
02/23/10	Photocopying 3 pages @ .10 per page	\$0.30
02/23/10	Printing 10 pages @ .10 per page	\$1.00
02/23/10	Printing 10 pages @ .10 per page	\$1.00
02/23/10	Printing 12 pages @ .10 per page	\$1.20
02/23/10	Printing 14 pages @ .10 per page	\$1.40
02/23/10	Printing 14 pages @ .10 per page	\$1.40
02/23/10	Printing 14 pages @ .10 per page	\$1.40
02/23/10	Printing 14 pages @ .10 per page	\$1.40
02/23/10	Printing 16 pages @ .10 per page	\$1.60
02/23/10	Printing 19 pages @ .10 per page	\$1.90
02/23/10	Printing 23 pages @ .10 per page	\$2.30



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/23/10	Printing 24 pages @ .10 per page	\$2.40
02/23/10	Printing 24 pages @ .10 per page	\$2.40
02/23/10	Printing 25 pages @ .10 per page	\$2.50
02/23/10	Printing 25 pages @ .10 per page	\$2.50
02/23/10	Printing 27 pages @ .10 per page	\$2.70
02/23/10	Printing 27 pages @ .10 per page	\$2.70
02/23/10	Printing 29 pages @ .10 per page	\$2.90
02/23/10	Printing 29 pages @ .10 per page	\$2.90
02/23/10	Printing 3 pages @ .10 per page	\$0.30
02/23/10	Printing 3 pages @ .10 per page	\$0.30
02/23/10	Printing 3 pages @ .10 per page	\$0.30
02/23/10	Printing 3 pages @ .10 per page	\$0.30
02/23/10	Printing 3 pages @ .10 per page	\$0.30
02/23/10	Printing 3 pages @ .10 per page	\$0.30
02/23/10	Printing 3 pages @ .10 per page	\$0.30
02/23/10	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/23/10	Printing 30 pages @ .10 per page	\$3.00
02/23/10	Printing 30 pages @ .10 per page	\$3.00
02/23/10	Printing 33 pages @ .10 per page	\$3.30
02/23/10	Printing 34 pages @ .10 per page	\$3.40
02/23/10	Printing 4 pages @ .10 per page	\$0.40
02/23/10	Printing 4 pages @ .10 per page	\$0.40
02/23/10	Printing 4 pages @ .10 per page	\$0.40
02/23/10	Printing 41 pages @ .10 per page	\$4.10
02/23/10	Printing 5 pages @ .10 per page	\$0.50
02/23/10	Printing 5 pages @ .10 per page	\$0.50
02/23/10	Printing 5 pages @ .10 per page	\$0.50
02/23/10	Printing 51 pages @ .10 per page	\$5.10
02/23/10	Printing 7 pages @ .10 per page	\$0.70
02/23/10	Printing 7 pages @ .10 per page	\$0.70
02/23/10	Printing 8 pages @ .10 per page	\$0.80
02/23/10	Printing 8 pages @ .10 per page	\$0.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/23/10	Printing 8 pages @ .10 per page	\$0.80
02/23/10	Printing 82 pages @ .10 per page	\$8.20
02/23/10	Printing 85 pages @ .10 per page	\$8.50
02/23/10	Printing 88 pages @ .10 per page	\$8.80
02/23/10	Printing 88 pages @ .10 per page	\$8.80
02/24/10	Local Travel - 11/13/09 – P. Calamari	\$158.00
02/24/10	Local Travel - 11/18/09 - M. Lacroix	\$56.55
02/24/10	Local Travel - 11/19/09 - M. Lacroix	\$41.02
02/24/10	Photocopying 1 pages @ .10 per page	\$0.10
02/24/10	Photocopying 1 pages @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10

Date Posted	Expense / Date Incurred	Amount
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 1 page @ .10 per page	\$0.10
02/24/10	Printing 10 pages @ .10 per page	\$1.00
02/24/10	Printing 10 pages @ .10 per page	\$1.00
02/24/10	Printing 10 pages @ .10 per page	\$1.00
02/24/10	Printing 10 pages @ .10 per page	\$1.00
02/24/10	Printing 10 pages @ .10 per page	\$1.00
02/24/10	Printing 10 pages @ .10 per page	\$1.00
02/24/10	Printing 10 pages @ .10 per page	\$1.00
02/24/10	Printing 10 pages @ .10 per page	\$1.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/24/10	Printing 11 pages @ .10 per page	\$1.10
02/24/10	Printing 11 pages @ .10 per page	\$1.10
02/24/10	Printing 11 pages @ .10 per page	\$1.10
02/24/10	Printing 13 pages @ .10 per page	\$1.30
02/24/10	Printing 13 pages @ .10 per page	\$1.30
02/24/10	Printing 17 pages @ .10 per page	\$1.70
02/24/10	Printing 17 pages @ .10 per page	\$1.70
02/24/10	Printing 18 pages @ .10 per page	\$1.80
02/24/10	Printing 21 pages @ .10 per page	\$2.10
02/24/10	Printing 21 pages @ .10 per page	\$2.10
02/24/10	Printing 26 pages @ .10 per page	\$2.60
02/24/10	Printing 26 pages @ .10 per page	\$2.60
02/24/10	Printing 29 pages @ .10 per page	\$2.90
02/24/10	Printing 29 pages @ .10 per page	\$2.90
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 3 pages @ .10 per page	\$0.30
02/24/10	Printing 33 pages @ .10 per page	\$3.30
02/24/10	Printing 33 pages @ .10 per page	\$3.30
02/24/10	Printing 36 pages @ .10 per page	\$3.60
02/24/10	Printing 36 pages @ .10 per page	\$3.60
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 4 pages @ .10 per page	\$0.40
02/24/10	Printing 5 pages @ .10 per page	\$0.50
02/24/10	Printing 5 pages @ .10 per page	\$0.50
02/24/10	Printing 6 pages @ .10 per page	\$0.60
02/24/10	Printing 6 pages @ .10 per page	\$0.60
02/24/10	Printing 7 pages @ .10 per page	\$0.70
02/24/10	Printing 7 pages @ .10 per page	\$0.70
02/24/10	Printing 8 pages @ .10 per page	\$0.80
02/24/10	Printing 8 pages @ .10 per page	\$0.80
02/24/10	Printing 8 pages @ .10 per page	\$0.80
02/24/10	Printing 8 pages @ .10 per page	\$0.80
02/24/10	Printing 82 pages @ .10 per page	\$8.20



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/24/10	Printing 82 pages @ .10 per page	\$8.20
02/24/10	Printing 9 pages @ .10 per page	\$0.90
02/24/10	Printing 9 pages @ .10 per page	\$0.90
02/25/10	Printing 1 page @ .10 per page	\$0.10
02/25/10	Printing 1 page @ .10 per page	\$0.10
02/25/10	Printing 1 page @ .10 per page	\$0.10
02/25/10	Printing 1 page @ .10 per page	\$0.10
02/25/10	Printing 1 page @ .10 per page	\$0.10
02/25/10	Printing 1 page @ .10 per page	\$0.10
02/25/10	Printing 11 pages @ .10 per page	\$1.10
02/25/10	Printing 18 pages @ .10 per page	\$1.80
02/25/10	Printing 2 pages @ .10 per page	\$0.20
02/25/10	Printing 2 pages @ .10 per page	\$0.20
02/25/10	Printing 29 pages @ .10 per page	\$2.90
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 3 pages @ .10 per page	\$0.30
02/25/10	Printing 31 pages @ .10 per page	\$3.10
02/25/10	Printing 32 pages @ .10 per page	\$3.20
02/25/10	Printing 32 pages @ .10 per page	\$3.20
02/25/10	Printing 4 pages @ .10 per page	\$0.40
02/25/10	Printing 4 pages @ .10 per page	\$0.40
02/25/10	Printing 4 pages @ .10 per page	\$0.40
02/25/10	Printing 4 pages @ .10 per page	\$0.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
02/25/10	Printing 4 pages @ .10 per page	\$0.40
02/25/10	Printing 43 pages @ .10 per page	\$4.30
02/25/10	Printing 44 pages @ .10 per page	\$4.40
02/25/10	Printing 5 pages @ .10 per page	\$0.50
02/25/10	Printing 5 pages @ .10 per page	\$0.50
02/25/10	Printing 5 pages @ .10 per page	\$0.50
02/25/10	Printing 6 pages @ .10 per page	\$0.60
02/25/10	Printing 6 pages @ .10 per page	\$0.60
02/25/10	Printing 6 pages @ .10 per page	\$0.60
02/25/10	Printing 74 pages @ .10 per page	\$7.40
02/25/10	Printing 9 pages @ .10 per page	\$0.90
02/26/10	Client Meals - 01/28/10 - P. Calamari	\$71.20
02/26/10	Local Travel - 01/28/10- P. Calamari - Amtrak Train - Agent Fee	\$45.00
02/26/10	Local Travel - 02/05/10 - E. Parness	\$10.00
02/26/10	Local Travel - 12/09/09 - C. Smith	\$55.66
02/26/10	Local Travel - 12/14/09 - E. Parness	\$8.00
02/26/10	Printing	\$1.00

Date Posted	Expense / Date Incurred	Amount
	10 pages @ .10 per page	
02/26/10	Printing 10 pages @ .10 per page	\$1.00
02/26/10	Printing 17 pages @ .10 per page	\$1.70
02/26/10	Printing 17 pages @ .10 per page	\$1.70
02/26/10	Printing 19 pages @ .10 per page	\$1.90
02/26/10	Printing 194 pages @ .10 per page	\$19.40
02/26/10	Printing 20 pages @ .10 per page	\$2.00
02/26/10	Printing 22 pages @ .10 per page	\$2.20
02/26/10	Printing 22 pages @ .10 per page	\$2.20
02/26/10	Printing 22 pages @ .10 per page	\$2.20
02/26/10	Printing 23 pages @ .10 per page	\$2.30
02/26/10	Printing 26 pages @ .10 per page	\$2.60
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing	\$0.30

Date Posted	Expense / Date Incurred	Amount
	3 pages @ .10 per page	
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 3 pages @ .10 per page	\$0.30
02/26/10	Printing 30 pages @ .10 per page	\$3.00
02/26/10	Printing 32 pages @ .10 per page	\$3.20
02/26/10	Printing 33 pages @ .10 per page	\$3.30
02/26/10	Printing 4 pages @ .10 per page	\$0.40
02/26/10	Printing 4 pages @ .10 per page	\$0.40
02/26/10	Printing 4 pages @ .10 per page	\$0.40
02/26/10	Printing 49 pages @ .10 per page	\$4.90
02/26/10	Printing 5 pages @ .10 per page	\$0.50
02/26/10	Printing 5 pages @ .10 per page	\$0.50
02/26/10	Printing	\$0.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	5 pages @ .10 per page	
02/26/10	Printing 5 pages @ .10 per page	\$0.50
02/26/10	Printing 7 pages @ .10 per page	\$0.70
02/26/10	Printing 7 pages @ .10 per page	\$0.70
02/26/10	Printing 8 pages @ .10 per page	\$0.80
02/26/10	Printing 9 pages @ .10 per page	\$0.90
02/26/10	Printing 9 pages @ .10 per page	\$0.90
02/26/10	Professional Services - Trialgraphix, Inc. -Licensing Fee- 1/24/10	\$1,453.48
02/26/10	Taxi - 01/28/10 - P. Calamari -	\$10.00
02/26/10	Taxi - 01/28/10 - P. Calamari -	\$7.00
02/26/10	Taxi - 01/28/10 - P. Calamari -	\$8.00
02/26/10	Telephone	\$93.00
02/26/10	Telephone	\$2.86
02/26/10	Telephone	\$5.97
02/26/10	Telephone	\$5.89
02/26/10	Telephone	\$31.88
02/26/10	Telephone	\$9.46
02/26/10	Telephone	\$0.88

Date Posted	Expense / Date Incurred	Amount												
02/26/10	Telephone	\$1.35												
02/26/10	Telephone	\$6.85												
02/26/10	Telephone	\$0.80												
02/27/10	Local Travel - 01/20/10 – J. Benner	\$102.00												
02/27/10	Local Travel - 01/21/10 – D. Elsberg	\$65.97												
02/27/10	Printing 22 pages @ .10 per page	\$2.20												
02/27/10	Printing 38 pages @ .10 per page	\$3.80												
02/28/10	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>02/14/2010</td> <td>\$8.00</td> </tr> <tr> <td>J. Benner</td> <td>02/23/2010</td> <td>\$44.35</td> </tr> </tbody> </table>	USER	DATE	AMOUNT	J. Benner	02/14/2010	\$8.00	J. Benner	02/23/2010	\$44.35	\$52.35			
USER	DATE	AMOUNT												
J. Benner	02/14/2010	\$8.00												
J. Benner	02/23/2010	\$44.35												
02/28/10	Online Research - Lexis	\$1,499.30												
02/28/10	Online Research - Lexis	\$332.00												
02/28/10	Online Research - Lexis	\$107.00												
02/28/10	Online Research - Tax	\$4.65												
02/28/10	Online Research – Tax  <table border="1"> <thead> <tr> <th>USER</th> <th>DATE</th> <th>AMOUNT</th> </tr> </thead> <tbody> <tr> <td>02/04/2010</td> <td>A. Abensohn</td> <td>\$5.41</td> </tr> <tr> <td>02/08/2010</td> <td>A. Abensohn</td> <td>\$81.75</td> </tr> <tr> <td>02/09/2010</td> <td>A. Abensohn</td> <td>\$177.52</td> </tr> </tbody> </table>	USER	DATE	AMOUNT	02/04/2010	A. Abensohn	\$5.41	02/08/2010	A. Abensohn	\$81.75	02/09/2010	A. Abensohn	\$177.52	\$3,464.21
USER	DATE	AMOUNT												
02/04/2010	A. Abensohn	\$5.41												
02/08/2010	A. Abensohn	\$81.75												
02/09/2010	A. Abensohn	\$177.52												

Date Posted	Expense / Date Incurred			Amount
	02/10/2010	A. Abensohn	\$359.99	
	02/13/2010	A. Abensohn	\$7.87	
	02/16/2010	A. Abensohn	\$8.28	
	02/17/2010	A. Abensohn	\$106.08	
	02/18/2010	A. Abensohn	\$2.75	
	02/19/2010	A. Abensohn	\$232.92	
	02/22/2010	A. Abensohn	\$0.36	
	02/23/2010	A. Abensohn	\$227.12	
	02/28/2010	A. Abensohn	\$188.93	
	02/01/2010	J. Benner	\$1.66	
	02/08/2010	J. Benner	\$5.88	
	02/09/2010	J. Benner	\$334.57	
	02/10/2010	J. Benner	\$24.51	
	02/11/2010	J. Benner	\$133.25	
	02/12/2010	J. Benner	\$35.68	
	02/14/2010	J. Benner	\$57.13	
	02/15/2010	J. Benner	\$76.35	
	02/18/2010	J. Benner	\$60.86	
	02/22/2010	J. Benner	\$6.16	
	02/23/2010	J. Benner	\$162.10	
	02/24/2010	J. Benner	\$81.48	
	02/25/2010	J. Benner	\$1.11	
	02/02/2010	D. Elsberg	\$41.40	
	02/03/2010	D. Elsberg	\$92.15	
	02/04/2010	D. Elsberg	\$61.35	
	02/24/2010	D. Elsberg	\$12.99	
	02/12/2010	C. McNamara	\$81.84	
	02/18/2010	C. McNamara	\$189.59	



Date Posted	Expense / Date Incurred			Amount
	02/18/2010	C. McNamara	\$36.06	
	02/03/2010	C. McNamara	\$44.57	
	02/04/2010	C. McNamara	\$80.89	
	02/05/2010	C. McNamara	\$53.39	
	02/10/2010	C. McNamara	\$21.75	
	02/11/2010	C. McNamara	\$48.48	
	02/12/2010	C. McNamara	\$102.31	
	02/18/2010	C. McNamara	\$2.22	
	02/19/2010	C. McNamara	\$33.06	
	02/23/2010	C. McNamara	\$57.23	
	02/24/2010	C. McNamara	\$57.59	
	02/24/2010	C. McNamara	\$70.05	
	02/26/2010	C. McNamara	\$2.22	
02/28/10	Online Research - Westlaw			\$2,614.37
02/28/10	Online Research - Westlaw			\$6,635.78
	<b>Total</b>			<b>\$24,003.28</b>

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

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

**CERTIFICATE OF SERVICE REGARDING  
ELEVENTH 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 FEBRUARY 1, 2010 THROUGH FEBRUARY 28, 2010**

I, Neil R. Lapinski, Esquire, Delaware special litigation counsel to Washington Mutual, Inc., hereby certify that I caused a complete copy of the Eleventh 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 February 1, 2010 through February 28, 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 April 27, 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: April 27, 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](mailto:nrl@elliottgreenleaf.com)

*Delaware Special Litigation and Conflicts  
Counsel to the Debtors*

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

# Exhibit 2

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

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

**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)**.

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

Date: 6.8.10  
Docket No. 4647

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:**

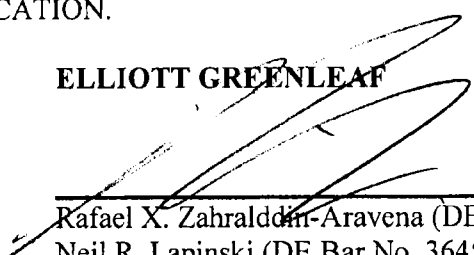
(i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, (a) Weil, Gotshal & Manges, LLP, 767 Sixth Avenue, New York, NY 10153 (Attention: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.) and (b) Richards, Layton & Finger, P.A., One Rodney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

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

PLEASE TAKE FURTHER NOTICE THAT ONLY IF AN OBJECTION IS PROPERLY AND TIMELY FILED IN ACCORDANCE WITH THE PROCEDURES SET FORTH 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  
Wilmington, Delaware 19801  
Telephone: (302) 384-9400  
Facsimile: (302) 384-9399  
Email: [rxza@elliottgreenleaf.com](mailto:rxza@elliottgreenleaf.com)  
Email: [nrl@elliottgreenleaf.com](mailto:nrl@elliottgreenleaf.com)  
Email: [sak@elliottgreenleaf.com](mailto:sak@elliottgreenleaf.com)  
*Special Litigation and Conflicts Counsel for  
the Debtors*

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

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

**U.S. Bankruptcy Court****District of Delaware****Notice of Electronic Filing**

The following transaction was received from Neil Raymond Lapinski entered on 6/8/2010 at 12:56 PM EDT and filed on 6/8/2010

**Case Name:** Washington Mutual, Inc.**Case Number:** 08-12229-MFW**Document Number:** 4647**Docket Text:**

Monthly Application for Compensation of *Quinn Emanuel Urquhart & Sullivan, LLP, as Special Litigation and Conflicts Counsel to the Debtors, for the period March 1, 2010 to March 31, 2010* Filed by Washington Mutual, Inc.. Objections due by 6/28/2010. (Attachments: # (1) Exhibit A# (2) Exhibit B# (3) Notice # (4) Certificate of Service) (Lapinski, Neil)

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

**Document description:**Main Document**Original filename:**C:\fakepath\QE 12th fee app.pdf**Electronic document Stamp:**

[STAMP bkecfStamp\_ID=983460418 [Date=6/8/2010] [FileNumber=8521159-0]  
 [70599c4b91b0275f9522173b45cbb8a710a0467b7ebfb943b9f3bdd8a15b1fd89ce4b  
 b422863ca264806c2039ce2b3865bf6e97cf56755443b8fd33247165d24]]

**Document description:**Exhibit A**Original filename:**C:\fakepath\QE 12th fee app Ex A.pdf**Electronic document Stamp:**

[STAMP bkecfStamp\_ID=983460418 [Date=6/8/2010] [FileNumber=8521159-1]  
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**Document description:**Exhibit B**Original filename:**C:\fakepath\Wash Mut QE 12 Ex B.PDF**Electronic document Stamp:**

[STAMP bkecfStamp\_ID=983460418 [Date=6/8/2010] [FileNumber=8521159-2]  
 [22bc47a89a12c00f24f41f20638f205cc01d7a5d5885c730410499b321ea18acf5db2  
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**Document description:**Notice**Original filename:**C:\fakepath\QE 12th fee app Notice.pdf**Electronic document Stamp:**

[STAMP bkecfStamp\_ID=983460418 [Date=6/8/2010] [FileNumber=8521159-3]  
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**Document description:**Certificate of Service**Original filename:**C:\fakepath\QE 12th fee app COS.pdf**Electronic document Stamp:**

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 fa637462f93fb0840c28fa175223a17a6899b335faf76c0b086b00ba2c]]

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

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

Brian L. Arban on behalf of Creditor Blackwell Partners, LP  
 barban@mrs-law.com

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

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

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

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

Hilary B. Bonial on behalf of Creditor Nationstar Mortgage  
 notice@bkeylaw.com

Andre G. Bouchard on behalf of Interested Party Goldman, Sachs & Co.  
 bankruptcy@bmf-law.com; jzebley@bmf-law.com; jspeakman@bmf-law.com

**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. : **Objection Date: 6/28/2010 @ 4:00 PM**  
 : **Hearing: Only if Objections Filed**  
-----X

**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)**

<b>NAME</b>	<b>POSITION; EXPERIENCE</b>	<b>HOURLY RATE</b>	<b>TOTAL HOURS</b>	<b>TOTAL COMPENSATION</b>
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
	<b>SUB-TOTAL</b>		<b>1,478.90</b>	<b>\$714,822.00</b>
	Non-Working Travel (50%)			-\$7,497.00
	<b>TOTAL</b>	<b>478.28</b> <b>(Blended</b> <b>Rate)<sup>1</sup></b>	<b>1,478.90</b>	<b>\$707,325.00</b>

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<sup>1</sup> 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)**

<b>ACTIVITY</b>	<b>HOURS</b>	<b>FEES</b>
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
<b>SUB-TOTAL</b>	<b>1,478.90</b>	<b>\$714,822.00</b>
Non-Working Travel (50%)		-\$7,497.00
<b>TOTAL</b>	<b>1,478.90</b>	<b>\$707,325.00</b>

**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)**

<b>Description</b>	<b>Amount</b>
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
<b>Total</b>	<b>\$21,866.64</b>

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

-----X  
In re: : Chapter 11  
: Case No. 08-12229 (MFW)  
Washington Mutual Inc., *et al.*, : Jointly Administered  
: :  
: :  
Debtors. : **Objection Date: 6/28/2010 @ 4:00 PM**  
: **Hearing: Only if Objections Filed**  
-----X

**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 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  
Telecopier: (212) 849-7100

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

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

**CERTIFICATION OF SUSHEEL KIRPALANI**

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

1. I am partner in the firm of Quinn Emanuel Urquhart & 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**



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

**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	<del>64.80</del>	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 ¾ 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. McGuinness 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. Elsberg 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 <sup>th</sup> (.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. Magliogio 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. Elsbeg 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 corrresp 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 addtl 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 addtl 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 –**

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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



# Exhibit 2

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
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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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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 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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	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



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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 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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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
	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			\$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
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
03/31/10	Printing 3 pages @ 0.10 per page	\$0.30
03/31/10	Printing 3 pages @ 0.10 per page	\$0.30



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
03/31/10	Printing 9 pages @ 0.10 per page	\$0.90

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
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
	<b>Total</b>	<b>\$21,866.64</b>

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

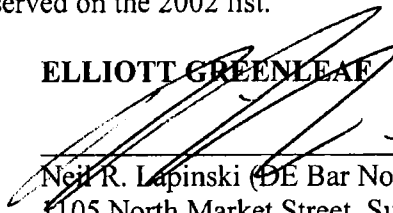
-----x Chapter 11  
In re: :  
: Case No. 08-12229 (MFW)  
WASHINGTON MUTUAL, INC., *et al.*,<sup>1</sup> : Jointly Administered  
: Debtors. :  
-----x

**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](mailto:nrl@elliottgreenleaf.com)

*Delaware Special Litigation and Conflicts  
Counsel to the Debtors*

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

# Exhibit 3

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

-----x Chapter 11  
In re: :  
: Case No. 08-12229 (MFW)  
WASHINGTON MUTUAL, INC., *et al.*,<sup>1</sup> : Jointly Administered  
: :  
Debtors. : **Objection Date: 7/7/2010 @ 4:00 p.m.**  
-----x **Hearing Date: Only if Objections are Filed**

**NOTICE OF THIRTEENTH 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 APRIL 1, 2010 THROUGH APRIL 30, 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 **Thirteenth 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 April 1, 2010 through April 30, 2010** (the “Application”). The Application seeks the allowance of fees in the amount of **\$416,881.25 (80%, \$333,505.00)** and expenses in the amount of \$28,767.11 for the period **April 1, 2010 through and including April 30, 2010** and payment of 80% of fees in the amount of \$333,505.00 and 100% of the expenses in the amount of \$28,767.11 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 July 7, 2010 at 4:00 p.m. (prevailing Eastern Time)**.

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

Date 6.17.10  
Docket No. 4758

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 July 7, 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, 22<sup>nd</sup> Floor, New York, NY 10010 (Attention: Susheel Kirpalani) and (b) Elliott Greenleaf, 1105 North Market Street, Suite 1700, Wilmington, DE 19801 (Attention: Rafael X. Zahralddin-Aravena).

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

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

Dated: June 17, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



---

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

**File a Motion:**

08-12229-MFW Washington Mutual, Inc.

Type bk Chapter: 11 v Office: 1 (Delaware)  
 Assets y Judge: MFW  
 Case Flag I.EAD, MEGA, CLMSAGNT, APPEAL, MTRUNADV, DirApI

U.S. Bankruptcy Court

District of Delaware

## Notice of Electronic Filing

The following transaction was received from Neil Raymond Lapinski entered on 6/17/2010 at 10:15 AM EDT and filed on 6/17/2010

**Case Name:** Washington Mutual, Inc  
**Case Number:** 08-12229-MFW  
**Document Number:** 4758

**Docket Text:**

Monthly Application for Compensation of *Quinn Emanuel Urquhart & Sullivan, L.L.P., as Special Litigation and Conflicts Counsel to the Debtors, for Allowance of Compensation for Services Rendered and for Reimbursement of Expenses for the period April 1, 2010 to April 30, 2010* Filed by Washington Mutual, Inc. Objections due by 7/7/2010 (Attachments: # (1) Exhibit A# (2) Exhibit B# (3) Notice # (4) Certificate of Service) (Lapinski, Neil)

The following document(s) are associated with this transaction

**Document description:**Main Document**Original filename:**C:\fakepath\QI-13 App PDF**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=6/17/2010] [FileNumber=8551236-0]  
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 515f838d567af9da6023a21ca8e811305df4f113a88d2bb0d3e87e3f107e]]

**Document description:**Exhibit A**Original filename:**C:\fakepath\QE-13 App Ex A PDF**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=6/17/2010] [FileNumber=8551236-1]  
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**Document description:**Exhibit B**Original filename:**C:\fakepath\QE-13 App Ex B PDF**Electronic document Stamp:**

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**Document description:**Notice**Original filename:**C:\fakepath\QE-13 Not PDF**Electronic document Stamp:**

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**Document description:**Certificate of Service**Original filename:**C:\fakepath\QE-13 COS.pdf**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=6/17/2010] [FileNumber=8551236-4]  
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 0e01e2cac7906b8a982735262d7c6f26d841e53fa8c3d98bdb47dae5518a]]

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

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

Brian L Arban on behalf of Creditor Blackwell Partners, LP  
 barban@mrs-law.com

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

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

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

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

Hilary B Bonial on behalf of Creditor Nationstar Mortgage  
 notice@bkcy.com

Andre G. Bouchard on behalf of Interested Party Goldman, Sachs & Co.  
 bankruptcy@bmf-law.com, jzebley@bmf-law.com, jspeakman@bmf-law.com

**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.*,<sup>1</sup> : Jointly Administered  
: :  
: :  
Debtor. : **Objection Date: 7/7/2010 @ 4:00 PM**  
: **Hearing Date: Only if Objections Filed**  
-----X

**THIRTEENTH 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 APRIL 1, 2010 THROUGH APRIL 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: April 1, 2010 – April 30, 2010

Amount of compensation  
requested: \$416,881.25 (80%, \$333,505.00)

Amount of expense  
reimbursement requested: \$28,767.11

This is a:  X  monthly   quarterly application.

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

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



**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
June 8, 2010 Docket No. 4647	March 1, 2010 - March 31, 2010	\$707,325.00	\$21,866.64	\$565,860.00	\$21,866.64

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

**(APRIL 1, 2010 TO APRIL 30, 2010)**

<b>NAME (INITIALS)</b>	<b>POSITION; EXPERIENCE</b>	<b>HOURLY RATE</b>	<b>TOTAL HOURS</b>	<b>TOTAL COMPENSATION</b>
Peter Calamari	Partner for 33 years; admitted in 1974	970.00	94.80	91,956.00
Susheel Kirpalani	Partner for 8 years; admitted in 1995	860.00	25.90	22,274.00
David L. Elsberg	Partner for 5 years; admitted in 1997	810.00	54.20	43,902.00
Crystal Nix-Hines	Counsel for 2 years; admitted in 1991	745.00	10.50	7,822.50
Adam M. Abensohn	Partner effective January 1, 2010; admitted in 1995	740.00	18.40	13,616.00
Erica Taggart	Partner for 1 years; admitted in 2001	730.00	11.70	8,541.00
Benjamin Finestone	Associate for 6 years; admitted in 2005	550.00	155.00	85,250.00
Thomas O'Brien	Associate for 3 year; admitted in 2007	480.00	45.90	22,032.00
Olga M. Urbietta	Associate for 1 year; admitted in 2008	420.00	8.40	3,528.00
Katherine Scherling	Associate for 1 year; admitted in 2010	420.00	1.00	420.00
Jeffrey Benner	Associate; admitted in 2010	390.00	103.30	40,287.00
Justin Brownstone	Associate; admitted 2009	390.00	9.00	3,510.00
Nicoletta Malogioglio	Associate; admission pending	275.00	72.60	19,965.00
Irene Tokar	Attorney	275.00	59.00	16,225.00
Heather Nolan	Attorney	275.00	39.90	10,972.50
Roy Nelson	Managing Clerk	295.00	0.30	88.50
Joan Collopy	Paralegal	265.00	38.45	10,189.25
Ian Livengood	Paralegal	265.00	4.80	1,272.00
Martine Lacroix	Paralegal	265.00	79.70	21,120.50
Shahreen Mehjabeen	Paralegal	265.00	0.30	79.50
Jonathan Land	Lit Support	365.00	1.30	474.50
Danny Rose	Lit Support	150.00	1.80	270.00
	<b>SUB-TOTAL</b>		<b>836.25</b>	<b>\$423,795.25</b>
	Non-Working Travel (50%)			-\$6,914.00

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	<b>TOTAL</b>	<b>498.51 (Blended Rate)<sup>1</sup></b>	<b>836.25</b>	<b>\$416,881.25</b>
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<sup>1</sup> The blended rate excluding paraprofessionals is \$550.03.

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

**(APRIL 1, 2010 TO APRIL 30, 2010)**

<b>ACTIVITY</b>	<b>HOURS</b>	<b>FEES</b>
Case Administration	120.35	\$31,892.75
Court Hearings	31.10	\$25,315.00
Fee Application	12.00	\$4,767.00
Litigation	650.80	\$343,766.50
Non-Working Travel	16.60	\$13,828.00
White Collar Investigation	5.40	\$4,226.00
<b>SUB-TOTAL</b>	<b>836.25</b>	<b>\$423,795.25</b>
Non-Working Travel (50%)		-\$6,914.00
<b>TOTAL</b>	<b>836.25</b>	<b>\$416,881.25</b>

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

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

Description	Amount
Air Travel	\$4,344.58
Attorney Service - Process Server	\$314.50
Car Rental	\$79.27
Client Meals	\$168.71
Color Printing	\$340.29
Digital Prints	\$139.16
Express Mail	\$134.42
Hotel	\$679.90
Litigation Support Services	\$1,093.66
Local Travel	\$215.99
Messenger	\$23.62
Online Research	\$4,987.22
Outside Photocopy	\$268.98
Photocopying	\$440.30
Postage	\$4.28
Printing	\$1,230.50
Professional services	\$13,147.82
Taxi	\$9.00
Telecopier	\$131.00
Telephone	\$830.77
Travel	\$183.14
<b>Total</b>	<b>\$28,767.11</b>

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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.*,<sup>1</sup> : Jointly Administered  
: :  
: :  
Debtors. : **Objection Date: 7/7/2010 @ 4:00 PM**  
: **Hearing Date: Only if Objections Filed**  
-----X

**THIRTEENTH 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 APRIL 1, 2010 THROUGH APRIL 30, 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"), 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 (the "Compensation Order") (Docket No. 204),

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

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seeking (i) interim allowance of compensation of \$416,881.25 for actual, reasonable and necessary professional services rendered, (ii) payment of 80% of such compensation in the amount \$333,505.00 and (iii) interim allowance and payment of \$28,767.11 for 100% of actual, reasonable and necessary expenses incurred during the period from April 1, 2010 through April 30, 2010 (the "Thirteenth 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 (the "Retention Order") (Docket No. 1043). The Retention Order authorizes Quinn Emanuel to be compensated pursuant to the procedures set forth in the Bankruptcy

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Code, the Bankruptcy Rules, the Local Bankruptcy Rules, and Orders of this Court, including the Compensation Order.

4. This Application is Quinn Emanuel's thirteenth 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 Thirteenth Monthly Fee Period, and (b) reimbursement of actual, reasonable and necessary expenses incurred by Quinn Emanuel in connection with such services during the Thirteenth Monthly Fee Period.

8. Specifically, Quinn Emanuel seeks approval of compensation in the amount of \$416,881.25 for legal services rendered on behalf of the Debtors during the Thirteenth Monthly Fee



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Period, and \$28,767.11 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 836.25 hours of attorney and other paraprofessional time spent and recorded in performing services for the Debtors during the Thirteenth Monthly Fee Period, at a blended average hourly rate of \$498.51 for both professionals and paraprofessionals. The blended hourly rate for professionals only is \$550.03.

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 Thirteenth 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,

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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 Thirteenth 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.

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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 650.80; Total Fees: \$343,766.50)**

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 and pending adversary proceedings and other litigations. 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 Thirteenth Monthly Fee Period, Quinn Emanuel attorneys, among other things, spent time (i) advising the Debtors concerning protections and contingencies in connection with negotiating a settlement of the pending litigations; (ii) communicating with the Debtors, including its board of directors, and other stakeholders in the Debtors' estates regarding litigation strategy and progress; (iii) drafting opposition pleadings in response to the Official Committee of Equity Security Holders' (the "Equity Committee") complaint and motion for summary judgment seeking to compel the Debtor to hold an annual meeting of shareholders as well as an answer and counterclaim to the Equity Committee's complaint; (iv) coordinating with WGM in responding to the Equity Committee's motion for the appointment of an examiner; (v) preparing for oral argument in connection with objections to claims filed by certain Washington Mutual Bank ("WMB") bondholders (the "Bank Bondholders"), and conducting further analysis and legal research relevant to these claims; and (vi) monitoring press coverage, relevant political developments, such as the Senate investigation

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and hearings regarding Washington Mutual's pre-bankruptcy business activities, and reviewing related Congressional reports.

17. Throughout the Thirteenth Monthly Fee Period, Quinn Emanuel attorneys have continued to attend to various discovery-related matters, including ongoing review and analysis of JPMorgan Chase & Co. ("JPMC") production and voluntary third-party productions in connection with the Debtors' Rule 2004 investigation, reviewing material collected from Washington Mutual Inc. ("WMI") for potential future productions in the context of the pending adversary proceedings, and attending to discovery-issues related to the WMB bondholder claims in view of the outcome of the first stage hearing on the Debtors' claims objection to such claims.

**B. White Collar Matter: (Total Hours: 5.4 hours; Total Fees: \$4226.00)**

18. During the Thirteenth 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 drafted a memorandum regarding securities fraud and materiality.

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

19. 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.

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- (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.

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- (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

20. 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.

21. 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.

22. 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:

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[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).

23. 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).

24. The total time spent by Quinn Emanuel attorneys and paraprofessionals during the Thirteenth Monthly Fee Period was 836.25 hours, which services have a fair market value of \$416,881.25. 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.

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## VI. EXPENSES

25. Quinn Emanuel has expended the total amount \$28,767.11 in actual, reasonable and necessary expenses in connection with representing the Debtors during the Thirteenth 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**.

26. 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.

27. 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.

28. 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,



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equipment or capital outlay, except that the reimbursable cost of photocopying and faxes includes a factor for the cost of equipment.

29. 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.

30. In connection with the pending litigation with JPMC, Quinn Emanuel retained an expert witness with respect to the issue of solvency. The witness will not play an integral role in the administration of the bankruptcy case, negotiate creditor claims, or formulate the Debtors' chapter 11 plan. Rather, his role, if any, will be limited to performing expert witness activities in connection with only one factual matter: solvency. That witness's billings for the month of April are included as reimbursable expenses herein.

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

32. 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.

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**VIII. CONCLUSION**

**WHEREFORE**, Quinn Emanuel respectfully requests an award of compensation for professional services rendered as special litigation and conflicts counsel during the Thirteenth Monthly Fee Period in the amount of \$416,881.25, together with reimbursement of \$28,767.11 for all actual, reasonable and necessary expenses incurred, and such other and further relief as is just.

Dated: Wilmington, Delaware  
June 17, 2010

**QUINN EMANUEL URQUHART &  
SULLIVAN, LLP**

By \_\_\_\_\_



Susheel Kirpalani

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

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**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. :  
 :  
-----X

**CERTIFICATION OF SUSHEEL KIRPALANI**

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

1. I am partner in the firm of Quinn Emanuel Urquhart & 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 Thirteenth Monthly Application For Interim Allowance Of Compensation For Services Rendered And For Reimbursement Of Expenses During The Period From April 1, 2010 Through April 30, 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**").

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

Dated:  
June 15, 2010

**Quinn Emanuel Urquhart & Sullivan, LLP**



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

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**EXHIBIT A**

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**WMI 01 5 Fee Applications**

04/08/10	ML4	Update February WMI Exhibit B (1.2); correspond with E. Taggart, B. Finestone and E. Navas re expenses (.6).	1.80	477.00
04/08/10	OMU	Continue reviewing exhibit B and revising (1.8); exchange correspondence with M. Lacroix and accounting re: same (.3).	2.10	882.00
04/12/10	OMU	Review invoice for March.	0.80	336.00
04/13/10	ML4	Continue updating WMI Feb fee app.	0.80	212.00
04/18/10	OMU	Emails to B. Finestone regarding status of fee applications.	0.20	84.00
04/18/10	OMU	Review Feb. Wamu fee application.	0.30	126.00
04/19/10	OMU	Revise exhibits to Wamu Feb. fee application.	1.40	588.00
04/20/10	OMU	Create chart regarding payment history of Debtors and invoices.	3.60	1,512.00
04/23/10	BF1	Review eleventh fee app.	1.00	550.00
		<b>SUBTOTAL</b>	<b>12.00</b>	<b>4,767.00</b>

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**WMI 02 Litigation**

03/07/10	ET	Correspond with D. Elsberg regarding bank bondholder tasks.	0.30	219.00
04/01/10	AMA	Revisions to case update memo.	0.30	222.00
04/01/10	BF1	Revise equity committee SJ opposition (1.5); draft settlement insert language re contingencies (.7); t.c. w/ Rafael X. Zahralddin-Aravena re equity committee action (.2); incorporate J. Goulding comments to equity committee SJ opposition (.6); t.c. w/ R . Johnson re equity committee SJ opposition (.2); draft oral argument outline on bank bondholder fraudulent transfers (2.1).	5.30	2,915.00
04/01/10	CH2	Revisions to answer/counterclaim (5.2); checking of docs against brief, revisions (1.2).	6.40	4,768.00
04/01/10	DLE	Prepare for bondholder argument, review briefs (1.0); review draft provisions for draft agreement, and send to C. Smith (.3); teleconf's EC counsel re summary judgment motion and scheduling (.3); review draft summary judgment opposition and give comments, and correspond with B. Rosen and C. Smith re same, and review Perkins comments re same (.8); calls to EC's counsel (.1); analyze strategy re lift-stay and summary judgment, and confer with B. Finestone re same (.4).	2.90	2,349.00
04/01/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	7.00	1,925.00
04/01/10	JBX	Revise and update memorandum regarding case status.	0.70	273.00
04/01/10	JLB	Draft answer to Equity Committee complaint (9.5); o.c. with B. Finestone re same (.2).	9.70	3,783.00
04/01/10	NM	Review last set of TPG documents.	4.50	1,237.50

04/01/10	PC	Attention to Equity Committee opposition to motion for S/J, e-mails regarding same, telephone calls to D. Elsberg, B. Finestone regarding same, telephone calls to J. Liu (Dewey) regarding same and scheduling, additional comments on brief (1.8); review minutes of board meeting (.1); e-mails regarding prep for WMI bondholder arguments (.3); attention to settlement status (.2); attention to task list/case update report (.3); e-mails regarding valuation process (.2).	2.90	2,813.00
04/01/10	SXM	Assist with preparation of casebook for review by S. Kirpalani.	0.30	79.50
04/01/10	TOB	Review search terms for third party Rule 2004 productions (.8); confer with third parties regarding voluntary Rule 2004 productions (.4).	1.20	576.00
04/02/10	BF1	Draft oral argument outline on bank bondholder fraudulent transfers (3.9); o.c. w/ S. Kirpalani re same (1.1); review and incorporate C. Smith comments to equity committee SJ opposition (.6); c.c. w/ C. Smith, P. Calamari, J. Benner, D. Elsberg re equity committee action litigation strategy (.3); attend weekly UCC professional call (.7).	6.60	3,630.00
04/02/10	CH2	Review of answer/counterclaim to Equity Cmt complaint.	1.00	745.00
04/02/10	DLE	Teleconf. C. Smith re draft opposition to summary judgment motion (.3); revise draft summary judgment motion and confer with B. Finestone, J. Benner re same, and teleconf. C. Smith re same (1.6); prepare for bondholder, EC arguments (1.0); teleconf. creditors re summary judgment motion (.3); teleconf. professionals re strategy and next steps (.8).	4.00	3,240.00
04/02/10	JL	Research re document family ranges provided by H. Nolan (.3); prepare e-mail to H. Nolan re same (.1); code requested document families (.2).	0.60	219.00



04/02/10	JLB	C.c. with C. Smith, P. Calamari, B. Finestone, D. Elsberg re strategy on Opp to EC complaint (.3); follow up c.c. with P. Calamari, B. Finestone, D. Elsberg re same (.3); follow-up email re same (.3); revisions and cite check Opp draft (2.4); CERCLA research (.7); research impossibility defense (.6).	4.60	1,794.00
04/02/10	PC	E-mails regarding scheduling (0.2); e-mails regarding settlement strategy (0.3); attention to Equity Committee reply on S/J and response regarding same; conference call with C. Smith, D. Elsberg, J. Benner and B. Finestone, e-mails to cred. counsel regarding same, conference call with cred. counsel regarding same, comments from C. Smith and B. Rosen regarding same (2.0); creditors update conference call (0.7); e-mails regarding disclosure statement, claimed admissions (0.2); e-mails regarding discovery issues, voluntary productions (0.2).	3.60	3,492.00
04/02/10	SK2	Review bank bondholder objection pleadings (2.1); meeting w/ B. Finestone re same (1.1); review and revise outline for oral argument (2.2).	5.40	4,644.00
04/02/10	TOB	Prepare update regarding discovery (.8); confer with Dewey regarding discovery (.5).	1.30	624.00
04/03/10	BF1	Revise opp. to equity committee's SJ motion (2.8); draft oral argument outline for bank bondholder fraudulent transfer claims (4.1).	6.90	3,795.00
04/03/10	CH2	Review of revised opp. to equity cmt motion for SJ.	0.40	298.00
04/04/10	BF1	Revise declaration in support of opp. to equity committee's SJ motion.	1.90	1,045.00
04/04/10	DLE	Revise and give detailed comments on draft opposition to EC motion for summary judgment.	1.20	972.00
04/04/10	JLB	Research re 56(f) procedure (1.5); emails to D. Elsberg re same (.3).	1.80	702.00
04/04/10	PC	Review and comment on revised brief on Equity Committee motion and numerous e-mails regarding same.	1.40	1,358.00

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04/04/10	SK2	Revise draft oral argument outline from B. Finestone.	4.50	3,870.00
04/05/10	BF1	Revise oral argument outline for bank bondholder fraudulent transfer claims in accord with internal comment (2.5); t.c. w/ D. Elsberg re strategy for 4/6 omnibus hearing (.5); t.c. w/ D. Elsberg re declaration in support of equity committee action (.4); attend prep session for 4/6 omnibus hearing with WGM attorney, C. Smith, S. Kirpalani, P. Calamari, D. Elsberg (2.6); t.c. w/ J. Goulding re reorganized debtor (.2); c.c. w/ R. Hoskins, C. Smith re opp to equity committee SJ motion (.5); t.c. w/ J. Goulding re preferred shares (.2); revise further oral argument outline for bank bondholder fraudulent transfer claims in accord with internal comment (1.9); draft 56(f) statement (.9); revise declarations in support of opposition (1.9); revise opp to equity committee SJ motion (.4).	12.00	6,600.00
04/05/10	CH2	Review of additional briefs relevant to equity cmt SJ motion (.8); revisions to counter claim/answers (1.2).	2.00	1,490.00

04/05/10	DLE	Draft outline for fraudulent conveyance argument, read cases and research same (3.2); prepare session re fraudulent conveyance argument with C. Smith, WGM, S. Kirpalani, B. Finestone and send follow up bullet points re same (2.6); confer with J. Benner re procedure for filing papers and motion, and local counsel re same (.3); revise Answer to EC complaint and confer with J. Benner re same (.4); revise declarations in opposition to summary judgment and review C. Smith comments to brief and revise same (.4); teleconf. J. Lin re JPMC documents and vmail to S. Friedman re same, and follow up with T. O'Brien re same (.2); teleconf. S&C re EC request for documents, and re hearing on motion to dismiss bondholder claims (.1); revise multiple drafts of Answer to EC complaint, declarations for opposition to summary judgment motion, and brief in opposition (2.1).	9.30	7,533.00
04/05/10	JLB	Procedure research re discovery under rule 56(f) (2.3); email local counsel re same (.2); email to D. Elsberg re findings re same (.3); review case re preferred shareholder rights (.5); research re admissibility of prior evidence (1.0); review transcript 1/28 solvency hearing (.5); email re same (.2); CERCLA research (.7); o.c. with D. Elsberg re his comments on Answer (.3); revision to Answer and counterclaims based on Elsberg comments (5.3).	11.30	4,407.00
04/05/10	PC	Attention to press coverage issues, telephone calls from reporters (.3); prepare for WMB Bondholder argument on motion to dismiss, confer with S. Kirpalani and Weil regarding same, review briefs regarding same (2.8); telephone calls to C. Smith regarding status of settlement and miscellaneous issues (.2); e-mails regarding same (.2); e-mails regarding document production to Equity Committee (.2).	3.70	3,589.00
04/05/10	SK2	Meeting w/ B. Finestone re exhibits (1.1); moot court prep (2.4); revise briefs (1.0).	4.50	3,870.00

04/06/10	BF1	Attend prep. session at Richards Layton Finger (1.9); c.c. w/ C. Smith, D. Elsberg re equity committee opposition papers (.3); finalize equity committee pleadings and related declarations (2.4).	4.60	2,530.00
04/06/10	CH2	Review of C. Smith comments on Answer and opp brief (.5); review of declarations (.2).	0.70	521.50
04/06/10	DLE	Review revised agenda and email P. Calamari, B. Finestone re same (.2); review draft summary judgment papers (.4); telephonically attend Delaware oral argument (2.2); draft bullets for C. Smith re today's hearing (.3); teleconf. C. Smith re same (.2); teleconf. S. Friedman and J. Liu re EC's request for JPMC-produced documents, and update C. Smith re same (.3); review client edits to draft opposition to summary judgment motion, and teleconf. C. Smith re same (.3); revise declarations, and Answer, and email C. Smith and B. Finestone and J. Benner re same (.6); teleconf's and emails P. Calamari and B. Finestone re next steps in light of today's hearing (.4).	4.90	3,969.00
04/06/10	ET	Correspond with B. Finestone and D. Elsberg regarding motion to dismiss bondholders claims.	0.30	219.00
04/06/10	JLB	Final revision, proofing, incorporation of comments on Answer and Counterclaim to EC complaint (6.8); series of emails to B. Finestone and D. Elsberg re same (.5); email to C. Smith responding to questions re same (.3).	7.60	2,964.00
04/07/10	BF1	T.C. w/ D. Sloane re equity committee action filing (.2); t.c. w/ R. Johnson re same and 4/6 Omnibus Hearing (.5); c.c. w/ C. Smith, litigation team re bank bondholder litigation (.7); comment on bank bondholder litigation strategy (.3); t.c. w/ J. Fisher re expert files (.6); t.c. w/ A. Levine re mortgage litigation (.2); t.c. w/ T. Sapieka re equity committee filing (.1).	2.60	1,430.00

04/07/10	DLE	Teleconf. C. Smith, WGM re next steps in light of yesterday's hearing, and draft bullets re same for C. Smith (.5); confer with P. Calamari and B. Finestone re EC motion (.1); review analysis of bondholder claims and review pleadings (.4); revise outline of strategy re bondholders (.4).	1.40	1,134.00
04/07/10	JLB	Final proof and revision to Opp. to motion for SJ and Answer (2.2); series of emails with local counsel re filing of same (.3); review Goldman and JPMC shareholder letters (1.0); research for WMI Rainier memo (4.3).	7.80	3,042.00
04/07/10	PC	Review and execute expert witness retention letter (.1); conference call with C. Smith and Weil regarding next steps in litigation (.8); follow up on discovery items and strategic planning, numerous e-mails regarding same (.8); attention to opposition to Equity Committee motion for S/J decision regarding representation and e-mails and telephone calls regarding same, joinder to Equity Holders' motion (.6); e-mails regarding continued stay (.1); review shareholder letters (.1).	2.50	2,425.00
04/08/10	BF1	Research re depositor preference (.9); review appeals stay stipulation (.3); email J. Clarke re same (.1); review of bank bondholder claims against FDIC claims (.4); review 510(b) caselaw (1.7); c.c. D. Elsberg, P. Calamari, E. Taggart re discovery issues (.4); c.c. w/ C. Smith, D. Elsberg, P. Calamari re bondholder discovery issues (.4).	4.20	2,310.00
04/08/10	DLE	Draft outline of BBH strategy, based on review of bank bondholder claims and oral argument (.8); teleconf. P. Calamari, B. Finestone, E. Taggart re bank bondholder strategy and next steps (.4); teleconf. C. Smith, P. Calamari re bondholder strategy (.4).	1.60	1,296.00
04/08/10	DR	Login to iCONNECT4 and rename folder in iCONNECT for N. Malogioglio.	0.10	15.00

04/08/10	ET	Conference call with D. Elsberg, P. Calamari, B. Finestone regarding bondholder next steps (.4); correspond with QE document review team regarding status of discovery and bank bondholder requests (1.0).	1.40	1,022.00
04/08/10	JLB	Research and draft memo regarding Rainier LLC deposits setoff claim.	13.40	5,226.00
04/08/10	NM	Email correspondence with team re case organization and status of review (0.1); review of productions re the same (0.7).	0.80	220.00
04/08/10	PC	Attention to press coverage regarding hearing and press inquiries (.5); internal conference call regarding strategy going forward (.4); discovery issues, confer with C. Smith regarding same, e-mails regarding same (.6); e-mails regarding Bondholder claims (.3); e-mails regarding language in stay agreement (.2); attention to request for appointment of committee for hybrid preferred and e-mails regarding same (.2).	2.20	2,134.00
04/08/10	TOB	Call with P. Calamari D. Elsberg; E. Taggart; B. Finestone regarding bondholder's claims (.4); review productions (.3); research regarding documents dated before bankruptcy (.3).	1.00	480.00
04/09/10	BF1	Review 510(b) case law issues (1.9); c.c w/ W. Holt, J. Shaffer re same (.2); attend weekly UCC professionals call (.4); o.c. w/ D. Elsberg re lit strategy (.6); review Rainier setoff memo (.5); t.c. w/ creditor re 2019 and equity committee issues (1.3).	4.90	2,695.00
04/09/10	DLE	Professionals call with creditors representatives (.4); office conference with B. Finestone to analyze and outline BBH and FDIC strategy and next steps (.6); teleconf. S&C re discovery and Scheduling Order (.2).	1.20	972.00
04/09/10	DR	Compress OCR and transmit to remote server, edit load files and load in iCONNECT for N. Malogioglio.	0.30	45.00
04/09/10	ET	Meet with P. Calamari, N. Malogioglio, J. Brownstone, T. O'Brien regarding bondholder discovery.	0.70	511.00

04/09/10	JBX	Conference re WMB bondholders and case status (.7); review WMB bondholders requests to WMI (.1).	0.80	312.00
04/09/10	JLB	Research and draft memo on Rainier dispute (6.5); pull briefs and case law re loss causation in securities suits for D. Elsberg review (1.6).	8.10	3,159.00
04/09/10	NM	Email correspondence with team re case organization (.4); gather documents and review of latest draft chart re status of third parties, WMI and JPMC productions in preparation for meeting (.3); meeting with P. Calamari, E. Taggart, J. Brownstone, T. O'Brien re settlement progress and bondholders cases (.7).	1.40	385.00
04/09/10	PC	Attention to next steps in bondholder litigation, telephone call to T. Frongillo at Weil regarding same, e-mails regarding same (.6); attention to ANICO plaintiffs regarding background and status of settlement agreement (.3); e-mails regarding 2019 hearing notice (.2); meetings in LA regarding discovery status, follow up on discovery issues (2.3); creditors update call (.4); review proposed order from WMB bondholders and e-mails regarding same (.3).	4.10	3,977.00
04/09/10	TOB	Prepare memorandum regarding discovery (1.3); meeting with P. Calamari and E. Taggart (.7); attend telephone conference with Creditors' Committee and P. Calamari (.4).	2.40	1,152.00
04/10/10	BF1	Review and comment upon draft bank bondholder order.	0.70	385.00
04/10/10	DLE	Draft outline of litigation strategy, including re bondholders, and email to C. Smith, and teleconf. P. Calamari re same.	1.10	891.00
04/10/10	PC	Further review and comment on proposed order on Objection to WMB bondholder claims (0.5); telephone conference with D. Elsberg regarding strategy on bondholder claims and e-mail follow up regarding same (0.7).	1.20	1,164.00
04/11/10	PC	Attention to Congressional hearings (0.2); attention to strategy regarding WMB bondholder claims (0.3).	0.50	485.00

04/12/10	BF1	Review and comment upon draft bank bondholder order (.7); draft memo to client re bank bondholder claim analysis (1.4); t.c. w/ B. Branch re bank bondholder proof of claim (.5); c.c. w/ B. Branch, C. Wells, J. Fisher re information download (.9); c.c. w/ WGM and A&M re bank bondholder discovery schedule and impending matters (1.5); research re receiver duties to creditors (2.5).	7.50	4,125.00
04/12/10	DLE	Teleconf. C. Smith, Weil Gotshal re settlement discussions and litigation strategy (1.0); follow-up call P. Calamari re same and re Congressional hearings (.2); review document re hearing testimony for privilege issues (.3); teleconf. Perkins Coie, WGM re bondholder strategy (.4).	1.90	1,539.00
04/12/10	DR	Run searches in iCONNECT to identify docs by date, folder in non-Priv and Priv databases for N. Malogioglio.	0.50	75.00
04/12/10	ET	Correspond with team about status of discovery related to bondholder claims.	0.60	438.00
04/12/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00
04/12/10	NM	Correspondence with E. Taggart, T. O'Brien, J. Brownstone and IT re document review status in light of BBH case (.4); review of relevant documents and prepare a summary for team in light of BBH case (2.5); conference call with Tokar re review of TPG documents (.1); review of WMI non privilege documents post 9/25 (3.3).	6.30	1,732.50



04/12/10	PC	Attention to congressional testimony, press coverage and e-mails regarding same, telephone call to A. Siegel regarding same (1.0); attention to proposed order by WMB bondholders, e-mails regarding same (.3); e-mails regarding Equity Committee conflict (.1); confer with S. Tirschwell (.1); conference call Weil, C. Smith, K. Kosturos regarding settlement status and next steps (.6); e-mails regarding discovery issues on WMB bondholder requests (.2); review bullet points regarding Fiduciary duties of receivers and e-mails regarding same (.2).	2.50	2,425.00
04/12/10	TOB	Prepare memorandum regarding Bondholder document discovery plan.	1.70	816.00
04/13/10	AMA	Review ruling by Judge Collyer in DC action.	0.30	222.00
04/13/10	BF1	Draft memo to client re bank bondholder claims analysis (4.5); c.c. w/ D. Elsberg, A. Palash re capital structure (.6); o.c. w/ D. Elsberg re status of bank bondholder/FDIC negotiations (.5); review ANICO decision and draft summary (.9).	6.50	3,575.00
04/13/10	DLE	Review Congressional hearings and related documents (2.4); teleconf. re equity and value of our claims, with B. Finestone and others (.4); review Am Nat'l decision by J. Collyer and confer re same with C. Smith and QE team (.4); revise letter re privilege and email to J. Wolfe and C. Smith (.2); teleconf. creditor's attorney re Am Nat'l ruling (.1).	3.50	2,835.00
04/13/10	ET	Review Bank Bondholders claim objections.	1.50	1,095.00
04/13/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00
04/13/10	NM	Email correspondence with WaMu team re Judge Collyer's ruling dismissing claims of some bondholders.	0.10	27.50
04/13/10	PC	E-mails regarding report of PSI on WAMU loans, and press coverage (.4); attention to status of settlement agreement, and e-mails regarding same (.5); attention to ruling from Judge Collyer regarding Anico plaintiffs and numerous e-mails regarding same (.8); review document progress memo (.1).	1.80	1,746.00

04/13/10	TOB	Prepare memorandum regarding discovery in the Bondholder action.	2.30	1,104.00
04/14/10	BF1	Finalized draft memo to client re bank bondholder claims analysis (1.9); c.c. w/ A&M, WGM and various creditor constituencies re plan and litigation concepts (1.3); t.c. w/ W. Holt re exclusivity issues (.5); c.c. w/ WGM and Quinn re Bank Bondholder discovery issues (1.3); t.c. w/ noteholder re FDIC and bank bondholder claims (.7).	5.70	3,135.00
04/14/10	DLE	Teleconf. creditors re current status of discussions, litigation strategy and next steps (2.1); revise memo analyzing BBH claims, and review previous analyses re same (.4); teleconf. WGM re bondholder claims (1.1); teleconf's C. Smith re same, and re scheduling order issues (.3).	3.90	3,159.00
04/14/10	ET	Telephone conference with P. Calamari and others at Quinn and P. O'Toole and others at Weil regarding bondholder discovery (1.3); review memo regarding outstanding discovery tasks (.4).	1.70	1,241.00
04/14/10	HN	Review and code documents culled by Alvarez & Marsal for privilege.	6.70	1,842.50
04/14/10	JLB	Review and distribute materials from Wamu Senate investigations committee hearing (2.4); follow up on loss causation cases inquiry from D. Elsberg (.8).	3.20	1,248.00
04/14/10	NM	Review of document re tax returns and disputed assets and correspondence with T. O'Brien re same (.8); correspondence with T. O'Brien, H. Nolan, E. Taggart, J. Benner and J. Collopy re BBH action and statement of WaMu executives appearing before the Senate Subcommittee on investigations (.4); review of investigation transcripts (.6).	1.80	495.00

04/14/10	PC	E-mails to D. Elsberg and T. O'Brien regarding discovery issues, telephone conference with Weil regarding same, telephone conference with C. Smith regarding same (2.0); attention to press coverage (.2); creditors update call regarding settlement and strategy (1.9); e-mails regarding 2019 issue (.2); review WMB bondholder claims assessment and e-mails regarding same (.4).	4.70	4,559.00
04/14/10	TOB	Prepare for call with Weil regarding bondholder discovery (.1); call with Weil regarding bondholder discovery (1.3).	1.40	672.00
04/15/10	BF1	Attend BOD update call (.4); email correspondence re 30-day appeals stay (.1); email C. Smith, B. Rosen re same (.1); tc w/ P. O'Toole re expert witness considerations (.2).	0.80	440.00
04/15/10	DLE	Board of Directors meeting (.4); teleconf. S&C re stipulation and re discovery, and follow up with C. Smith re same (.2); teleconf. C. Smith re litigation plan and timeline, and confer re same with B. Finestone (.3); teleconf. S&C and DLA re stipulation on appeals, teleconf. B. Rosen re same, and confer with C. Smith re same (.4).	1.30	1,053.00
04/15/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
04/15/10	JBX	Review WMI non-privileged documents.	0.10	39.00
04/15/10	NM	Case organization and setting up additional review boxes for the BBH case (.4); correspondence with team and IT re same (.3); conference call with J. Brownstone re same (.1).	0.80	220.00
04/15/10	PC	Attention to congressional investigation, review press coverage (.2); operating committee update call (.6); conference call with S. Friedman regarding status of stay and e-mails regarding same (.4); confer with D. Elsberg regarding document issues, e-mails regarding same, attention to scheduling meet and confer (.6); review bank bondholder order and e-mails regarding same (.3); attention to preparation of litigation strategy document (.3).	2.40	2,328.00

04/15/10	TOB	Call with Blackstone in-house counsel regarding document production (.3); research regarding document productions relating to rule 2004 (.5).	0.80	384.00
04/16/10	BF1	Revise 30-day appeals stip. (.3); monitor permanent subcommittee on investigations (1.4); attend weekly UCC professional call (.4); draft litigation status update (1.9); t.c. w/ J. Brownstone re upcoming deadlines (.3).	4.30	2,365.00
04/16/10	DLE	Review materials concerning Congressional hearings and video of portions of today's hearings (1.2); review draft stipulation and confer re same with B. Finestone (.2).	1.40	1,134.00
04/16/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	3.00	825.00
04/16/10	JBX	Prepare and circulate WMI Weekly Deadlines (.1); prepare and revise discovery and case status update (.2).	0.30	117.00
04/16/10	NM	Review of WMI non privileged documents (3.3); correspondence with E. Taggart, T. O'Brien, J. Brownstone, I. Tokar and IT re coding tree set up and implementation and related coding instructions (.9).	4.20	1,155.00
04/16/10	PC	Review press coverage of hearings (.2); attention to congressional investigation (.6); further e-mails regarding stay of appeals in District Court (.2); creditors committee update call (.5); attention to discovery questions and status; e-mails regarding meet and confer (.5); e-mails regarding Equity Committee motion for S/J, scheduling and argument (.3).	2.30	2,231.00
04/16/10	TOB	Email regarding discovery status to B. Finestone.	0.30	144.00
04/17/10	AMA	Call with B. Finestone re prep for court appearance.	0.60	444.00
04/17/10	BF1	Draft comprehensive litigation status update and forecast memo for C. Smith.	4.60	2,530.00
04/17/10	TOB	Review and revise memo regarding litigation update.	0.50	240.00

04/18/10	BF1	Finalize comprehensive litigation status update and forecast memo for C. Smith (2.5); revise in accord with internal comments and draft executive summary (2.8).	5.30	2,915.00
04/18/10	DLE	Revise litigation strategy and update memo and send memo to C. Smith.	1.10	891.00
04/18/10	JLB	Review and distribute transcript and exhibits from April 16 Senate hearing re Wamu regulators.	2.10	819.00
04/18/10	NM	Email correspondence re investigation report.	0.10	27.50
04/18/10	PC	Review revisions of strategy update and e-mails regarding same, review revisions to same (1.3); e-mails regarding discovery questions on Bank Bondholder action (.3); review Congressional testimony (.7); prepare for 4/21 omnibus hearing, e-mails regarding same (.3); review summary of Seattle litigation and e-mails regarding same (.2).	2.80	2,716.00
04/19/10	AMA	Meet and confer call with Bank Bondholders (.3); meet and confer pre-call (.3); review discovery correspondence (.2).	0.80	592.00
04/19/10	BF1	Participate in bank bondholder meet and confer internal pre-call (.3); participate in bank bondholder meet and confer call with counsel to Bank Bondholders, debtors and UCC (.5); t.c. with T. Sapieka re equity committee action (.2); c.c. with T. Sapieka, P. Calamari, J. Benner, M. Mavi re same (.3).	1.30	715.00
04/19/10	DLE	Teleconf. E. Taggart and others re discovery strategy and next steps.	0.30	243.00
04/19/10	ET	Telephone conference with D. Elsberg, B. Finestone, T. O'Brien regarding bank bondholder discovery (.3); correspond with P. Calamari regarding bank bondholder discovery (.3); review stipulations regarding stay of schedule (.2); review summary of meet and confer with Bank Bondholders (.1); review memo regarding upcoming tasks (.4); review memo regarding status of Seattle litigation (.2).	1.50	1,095.00

04/19/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
04/19/10	JBX	Review WMI non-privileged documents (.6); research re W.D. Seattle case status and prepare memorandum on same (2.2); meeting with EPT and team re WMI discovery status (.3).	3.10	1,209.00
04/19/10	JLB	Review EC reply to WMI Opp (.9); draft comments re same (.7); series of emails to arrange c.c. with Weil re oral argument prep for 4/21 hearing on EC adversary proceeding (.3); review Wamu Senate hearings transcripts and docs (3.9); review litigation strat. memo (.8); c.c. re shareholder meeting oral argument strategy with T. Sapeika, P. Calamari, B. Finestone. (.3).	6.90	2,691.00
04/19/10	NM	Review of WaMu documents (.5); correspondence with team re same (.3).	4.60	1,265.00
04/19/10	PC	E-mails regarding discovery issues and scheduling (.3); prepare for omnibus hearing regarding Equity Committee (.2); prepare for and meet and confer on scheduling regarding document discovery, e-mails regarding same (.9); review Equity Committee opposition and e-mails regarding same, conference call to prepare for argument (.8); review press coverage (.2).	2.40	2,328.00
04/19/10	TOB	Research regarding privilege issues (.1); review documents for privilege and responsiveness (.3).	0.40	192.00
04/20/10	AMA	Revisions to litigation update memo.	1.20	888.00
04/20/10	BF1	T.C. w/ J. Maciel re equity committee's summary judgment action (.2); email J. Maciel re same (.1).	0.30	165.00
04/20/10	ET	Telephone conference with S. Caplow regarding discovery in the securities litigation (.8); correspond with T. O'Brien regarding document collection (.3).	1.10	803.00
04/20/10	JLB	Review and summarize Senate hearing on Wamu transcripts and exhibits.	5.10	1,989.00
04/20/10	NM	Document review of WMI non privileged documents (4.4); correspondence with team re document review organization and updates (.2).	4.60	1,265.00

04/20/10	PC	Review agenda for omnibus hearing (.1); e-mails regarding discovery issues, possible discussion J. Wolfe (.4); telephone conference with T. Fronzillo and S. Caplow class action defense lawyers regarding discovery issues (1.2); further e-mails regarding litigation strategy (.2).	1.90	1,843.00
04/20/10	TOB	Prepare discovery plan for Bondholder discovery (.9); call with Perkins regarding discovery coordination (1.0).	1.90	912.00
04/21/10	AMA	Prepare for omnibus court hearing.	3.80	2,812.00
04/21/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
04/21/10	JLB	Review and summarize Senate hearing on Wamu transcripts and exhibits.	6.10	2,379.00
04/21/10	NM	Document review (3.2); correspondence with team and related case organization (.3).	3.50	962.50
04/21/10	PC	E-mails regarding press issues (.3); hearing on Equity Committee application to lift stay and post hearing meeting (2.5).	2.80	2,716.00
04/21/10	TOB	Prepare discovery plan for litigation.	1.00	480.00
04/22/10	AMA	Call with J. Wolfe re criminal investigation (1.0), meet with client re litigation status (1.5).	2.50	1,850.00
04/22/10	BF1	C.C. w/ C. Smith, P. Calamari, D. Elsberg re litigation strategy.	1.40	770.00
04/22/10	DLE	Attend telephonically WMI Board of Directors meeting (.5); meet with C. Smith et al. re litigation and discovery strategy and next steps, and teleconf. J. Wolfe and T. Frongillo re same (2.8).	3.30	2,673.00
04/22/10	DR	Create tag on review tab in iCONNECT for N. Malogioglio.	0.10	15.00
04/22/10	ET	Meet with H. Nolan and T. O'Brien regarding document review (.4); telephone conference with C. Smith, J. Wolfe, T. Frangillo, P. Calamari, D. Elsberg regarding document production (.8); revise memo and prepare email to P. Calamari regarding pace and staffing for document review (.9).	2.10	1,533.00

04/22/10	HN	Meet with E. Taggart and T. O'Brien regarding discovery status and strategy.	0.40	110.00
04/22/10	JBX	Research revision of coding structure.	0.40	156.00
04/22/10	JLB	Review and summarize Senate hearing transcripts and documents (5.6); review transcript of 4/21 omnibus hearing re EC motion to lift automatic stay (.5).	6.10	2,379.00
04/22/10	NM	Correspondence with team and IT re disputed assets; coding tree and related case organization (.8); call and meeting with J. Brownstone on disputed assets and subrogation (.2); review and update of the coding tree memo (.9); review of WMI non privilege documents (5.7).	7.60	2,090.00
04/22/10	PC	Review press coverage regarding Equity Committee, e-mails regarding same (.3); attention to discovery update and discovery issues (.4); meetings C. Smith, telephone call J. Wolfe regarding strategy (3.2); WMI Board update call (.5); attention to 510 subordination issues, e-mails regarding same (.2); conference call Perkins Coie regarding Equity Committee application (.8).	5.40	5,238.00
04/22/10	TOB	Meet with E. Taggart regarding Bondholder action.	0.40	192.00
04/23/10	BF1	Review various examiner orders and draft summary memo for C. Smith (1.3); attend weekly UCC professionals call (.5); c.c. w/ E. Taggart, T. O'Brien re equity committee action items (.4); research section 510(b) subordination issues (4.4).	6.60	3,630.00
04/23/10	DLE	Review FOIA materials and confer with J. Benner re FOIA requests (.3); review draft strategy and work list and suggest revisions (.2); confer with B. Finestone re same (.2); review Senate Hearing material (.4).	1.10	891.00
04/23/10	ET	Correspond with B. Finestone and T. O'Brien regarding information about equity committee summary judgment motion (.5).	0.50	365.00
04/23/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00



04/23/10	JLB	Draft final summary of senate hearing transcripts and documents and distribute to team (5.7); respond to D. Elsberg request re FOIA productions (.5); pull examiner orders from various bankruptcy cases (.5).	6.70	2,613.00
04/23/10	NM	Document review of WMI non privileged documents (5.9); prepare memo with docs review updated information; correspondence with IT and E. Taggart re same (.8).	6.70	1,842.50
04/23/10	PC	Attention to possible Equity Committee action, discussions regarding strategy, e-mails regarding same (1.3); review Weil "work plan" regarding case and e-mails regarding same (.2); review press coverage (.2); review several drafts of proposed order regarding decision on lifting automatic stay, and e-mails regarding same (.7); creditor update conference call (.6); attention to FOIA document requests (.3); attention to administrative issues (.2); review materials relating to WMB bondholder claims and e-mails regarding same (.3).	3.80	3,686.00
04/23/10	TOB	Call with E. Taggart and B. Finestone regarding shareholder meeting demand (.2); telephone call with A&M regarding tax returns (.5); edit memorandum regarding Bondholder discovery (1.5); telephone call with A&M regarding WMI production (.3).	2.50	1,200.00
04/24/10	NM	Correspond with E. Taggart re case organization and ongoing review.	0.10	27.50
04/25/10	BF1	Draft section 510(b) subordination issue memo.	4.20	2,310.00
04/25/10	PC	Review discovery requests for Equity Committee.	0.20	194.00
04/26/10	AMA	Review equity motion for examiner (.3); review motion for board meeting (.3).	0.60	444.00
04/26/10	BF1	Research and draft section 510(b) subordination issue memo.	9.30	5,115.00
04/26/10	BF1	Review motion seeking appointment of examiner (.6); t.c. with C. Smith re same (.9).	1.50	825.00
04/26/10	DLE	Review filings by Equity Committee, and teleconf. C. Smith re same.	0.40	324.00

04/26/10	HN	Review documents culled by Alvarez & Marsal as potentially privileged for segregation by privileged status.	5.00	1,375.00
04/26/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
04/26/10	JBX	Review WMI non-privileged documents for responsiveness for production (2.6).	1.60	624.00
04/26/10	JLB	Research re WA insolvency law (1.3); draft email to T. O'Brien and E. Taggart re same (.5); search Senate hearing transcripts for discussion of fall 2008 conditions (.9); email D. Elsberg re same (.1).	2.80	1,092.00
04/26/10	NM	Correspondence with I. Tokar, J. Brownstone, H. Nolan and IT re doc review (.3); review of the Willingham et al complaint versus WMI (.2); document review (2.4).	2.90	797.50
04/26/10	PC	Review press coverage and attention to press release (.3); attention to Equity Committee action in Seattle, review papers, e-mails and telephone calls regarding same, telephone call C. Smith regarding same, questions regarding jurisdiction (2.1); attention to scheduling (.2); telephone call creditors (Aurelius) regarding update (.3); attention to discovery issues and status (.4); review minutes of Operations Committee (.1); attention to motion to appoint an examiner, review same and precedents (.6).	4.00	3,880.00
04/26/10	TOB	Telephone call with A&M regarding USAO productions (.1); research regarding shareholder meetings under WA law (5.8).	5.90	2,832.00
04/27/10	BF1	Research and draft section 510(b) subordination issue memo (5.9); review WA state shareholder complaint (.2); attend c.c. with Fried Frank creditor group re all litigation issues (1.2); attend follow up debtor professional call (.4); review recent examiner decisions (.3); attend c.c. w/ WGM, RLF, Chad Smith, B. Kosturos re examiner motion (.8); c.c. w/ R. Johnson, P. Gurfein re examiner motion (.4).	9.50	5,225.00

04/27/10	DLE	Teleconf. creditors re litigation strategy and status of discussions (1.1); follow up call with C. Smith, B. Kosturos, WGM re same (.3).	1.40	1,134.00
04/27/10	HN	Review documents culled by Alvarez & Marsal as potentially privileged for segregation by privileged status.	5.40	1,485.00
04/27/10	KS	Review and comment on memo re: bankruptcy code section 510.	1.00	420.00
04/27/10	NM	Review of WMI non privilege documents (5.3); correspondence with team and IT re document review and case organization (.1).	5.40	1,485.00
04/27/10	PC	Attention to document request regarding Trust Preferred (.2); attention to press coverage (.1); Creditors update call, and follow up internal call (1.5); attention to Equity Committee issues, confer with B. Finestone regarding examiners report request, request for financial info, review 2nd Walrath decision, internal conference call (Weil and C. Smith) regarding same, telephone call C. Smith regarding same, organize response and numerous e-mails regarding same (3.2); attention to document review issues (.3); attention to scheduling (.1); review memo regarding subordination of securities claims under 510(b) (.5).	5.90	5,723.00
04/27/10	TOB	Prepare rider for opposition to examiner motion (3.9); research regarding productions (.4).	4.30	2,064.00
04/28/10	BF1	T.C. w/ K. DiBlasi re examiner motion (.2); revise section 510(b) subordination issues memo pursuant to internal comment (4.5); review Washington state creditors report prepared by A&M (.7); draft declaration in support of opposition to motion for examiner (1.9); t.c. w/ B. Rosen, A. Scholloss re removal considerations (.5); t.c. w/ A. Scholloss re same (.2); c.c. w/ Perkins Coie, C. Smith, WGM, P. Calamari re equity committee action (.6).	8.60	4,730.00

04/28/10	DLE	Review and give comments on subordination analysis, and teleconf. B. Finestone re same (.8); review outline of objection to examiner motion and give comments to C. Smith (.3); review and comment on draft agenda re BBH strategy meeting (.1); teleconf. Perkins, WGM re EC litigation (.5); give comments on revised memo re subordination (.2).	1.90	1,539.00
04/28/10	DR	Run search in iCONNECT and re-folder docs for review for N. Malogioglio.	0.10	15.00
04/28/10	HN	Review documents culled by Alvarez & Marsal as potentially privileged for segregation by privileged status.	4.00	1,100.00
04/28/10	JBX	Review WMI non privilege documents for responsiveness and production (.9).	0.90	351.00
04/28/10	NM	Email correspondence with IT and the team re case organization, status of the review, updates and related (.4); review of WMI non priv docs (8.1).	8.50	2,337.50
04/28/10	PC	Work on affidavit in opposition to application for an examiner and numerous e-mails regarding same, review outline from Weil (1.2); e-mails regarding mediation from Delaware appeals (0.1); attention to scheduling (0.1); attention to action by Equity Committee in Washington, conference call Weil/Perkins regarding same, follow up call C. Smith (0.8); attention to discovery issues and general status update, e-mails regarding same, telephone call S. Kirpalani and W. Kostoros regarding same (0.6); final review subordination analysis and e-mails regarding same (0.2).	3.00	2,910.00
04/28/10	RN	Emails regarding Appellate Division, appeal; respond; follow up.	0.30	88.50
04/28/10	TOB	Research regarding shareholder action for annual meeting (1.3); research regarding appointment of an examiner (2.2); prepare memorandum regarding shareholder meeting (2.2).	6.30	3,024.00

04/29/10	BF1	Prepare for claims objection update call (.9); attend claims objection call re 20th claims objection (.5); t.c. w/ T. Frongillo re same (.2); c.c. w/ A. Schloss, M. De Leeuw re equity committee procedure (.3); t.c. w/ B. Branch re bank bondholder claims objection update (.5); t.c. w/ J. Wine re DC Action status reports (.3); email team re same (.1); t.c. w/ W. Holt re tax refunds issue (.3); draft declaration in support of opposition to motion for examiner (2.6); research riders to examiner opposition re 3rd party 2004 requests (1.8).	7.50	4,125.00
04/29/10	DI.E	Teleconf. C. Smith, B. Kosturos re status of discussions and next steps (0.7); follow up teleconf. C. Smith re same (0.1).	0.80	648.00
04/29/10	HN	Review documents culled by Alvarez & Marsal as potentially privileged for segregation by privileged status.	5.50	1,512.50
04/29/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
04/29/10	JL	Prepare report for N. Malogioglio re productions from opposing and third parties.	0.70	255.50
04/29/10	NM	Correspondence with T. O'Brien, H. Nolan, J. Collopy and IT re WMI non priv docs reviewed so far, 3rd parties docs and JPMC docs plus pages count (1.0); review of WMI non priv docs (4.1).	5.10	1,402.50
04/29/10	PC	Questions regarding joint status report to Judge Collyer (.2); review memo on procedural issues in shareholder action to compel a meeting, and e-mails regarding same (.3); review press coverage (.1); conference call B. Rosen, C. Smith regarding status and strategy, telephone call C. Smith regarding same (.7); conference call T. Frangillo and C. Smith regarding prep for bank bondholder claim, discovery issues, and follow up regarding same (.6); e-mails regard South Ferry litigation (.2); review and revise draft declaration on request for examiners (.9).	3.00	2,910.00

04/29/10	TOB	Prepare section of brief objecting to appointment of examiner (2.2); call regarding Bondholder action (1.2); prepare insert for declaration of P. Calamari (1.6); prepare discovery materials to circulate to Bank Bondholder litigation team (.5).	5.50	2,640.00
04/30/10	BF1	T.C. w/ D. Elsberg re comments to declaration in support of opposition (.2); t.c w/ K. DiBlasi re examiner motion (.4); c.c. w/ R. Johnson, K. DiBlasi re same and D&O claims (.3); revise declaration in support of opposition pursuant tot internal comment (2.0); draft portions of opposition to examiner motion (3.3); attend weekly UCC professionals call (.5); review section 9.5/summary judgment litigation implications (1.3).	8.00	4,400.00
04/30/10	DLE	Teleconf. B. Kosturos, B. Rosen re Equity Committee and re status of discussions (0.3); board of Directors Operating Committee meeting (0.4); review and give detailed comments on draft affidavit for Equity Committee motion (0.5); prepare for upcoming Equity Committee hearing, and confer with B. Finestone re same (0.6); prepare for and participate in teleconf. with creditors' counsel re status of litigation and next steps (0.6); follow up teleconf. Fried Frank re same (0.2); confer with B. Finestone re upcoming Equity Committee hearing and re status of discussions (0.2); review and give C. Smith proposed edits to outline re litigation status and next steps (0.2); teleconf. C. Smith re same and re DC appeal (0.2).	3.20	2,592.00
04/30/10	DR	Run search in iCONNECT and re-folder docs for review for N. Malogioglio; run search in iCONNECT for docs to be duped from Priv Review database to Non-Priv Review (0.3); export from database and import into other database, folder results and batch out for H. Nolan (0.4).	0.70	105.00
04/30/10	HN	Review documents culled by Alvarez & Marsal as potentially privileged for segregation by privileged status.	5.90	1,622.50

04/30/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00
04/30/10	JBX	Research re previous outside counsel of debtor for privilege review purposes (.1); prepare and circulate weekly deadlines (.4); review WMI non-privileged documents for responsiveness for production (.6).	1.10	429.00
04/30/10	NM	Correspondence with Brownstone, Tokar, Nolan, O'Brien, Chiu, Taggart and IT re doc review (1.1); review of key documents to update Background info binder for the reviews (.4); doc review of WMI non priv docs (2.1).	3.60	990.00
04/30/10	PC	Continued work on declaration for application for receiver (.6); e-mails regarding status, telephone call S. Smith regarding same (.7); WMI Op. Committee meeting (.5); weekly creditors update conference call (.5); conference call Fried Frank/W&C regarding S/J motion, follow up with C. Smith regarding same, review e-mails regarding same (.7).	3.00	2,910.00
04/30/10	TOB	Research regarding privilege (2.1); prepare insert for objection to examiner (2.7).	4.80	2,304.00
		SUBTOTAL	650.80	\$343,766.50

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**WMI03 Case Administration**

04/01/10	IL	Assist B. Finestone in preparing working set of cases cited in reply to bank bondholder objections brief and exhibits.	4.80	1,272.00
04/01/10	JC	Organize & forward voluntary productions to equity & creditors committees (1.2); process docs rcv'd via email into relevant database folders & case files (.8); assist atty team w/doc retrieval in prep for answer and counterclaims to equity committee complaint (.2).	2.20	583.00
04/02/10	JC	Prepare Citigroup & Blackstone voluntary productions for Equity & Creditors Committees (1.3); update corresp files accordingly (1.2).	1.50	397.50
04/08/10	JC	Attend to production issues for purposes of furthering doc review for atty team reviews (.6); process 4-6-10 hearing transcript into LiveNote for atty team & other docs rcv'd via email into relevant database folders (.2).	0.80	212.00
04/08/10	ML4	Update pleading clip.	0.90	238.50
04/09/10	JC	Review BK docket, Finestone memo & prepare briefing binder re WMB Bondholders claims accordingly for attys E. Taggart & T. O'Brien (2.6); process docs rcv'd via email into relevant database folders (2.7); update associated appeal hyperlink database & indices (1.9).	7.00	1,855.00
04/12/10	JC	Track production uploads & review (0.8); update hyperlink & hard copy corresp files (0.7).	1.50	397.50
04/12/10	ML4	Prepare documents for docket no. 1,161 to 1202 out of 3,193 from main bankruptcy to pleading clip.	9.40	2,491.00
04/13/10	ML4	Prepare documents from docket no. 1,203 to 1,273 out of 3,193 from main bankruptcy for pleading clip.	6.10	1,616.50



04/14/10	JC	Process WaMu hearing transcripts, stmts & exhibits re PSI Investigation Hearing 041310 into relevant database folder (1.2); pull same for binder for atty E. Taggart (0.6).	1.80	477.00
04/14/10	ML4	Prepare documents from docket nos, 1,203 to 1,238 from main bankruptcy docket for pleading clip.	6.70	1,775.50
04/15/10	JC	Process docs rcv'd via email into relevant database folders (1.1); prepare recent Senate PSI hearing binder for atty E. Taggart (0.3); update case actions hyperlink database & indices (0.6).	2.00	530.00
04/15/10	ML4	Prepare documents from dockets no. 1,239 to 1,286 out of 3,445.	7.60	2,014.00
04/16/10	JC	Prepare PSI hearings binder of testimony & exhibits for attys E. Taggart & J. Benner & process accordingly into database (0.9); update current actions in hyperlink database (0.6).	1.50	397.50
04/16/10	ML4	Prepare documents from dockets no. 1,287 to 1,320 out of 3,445 for main bankruptcy pleading clip.	6.80	1,802.00
04/17/10	ML4	Prepare documents from dockets from 1,321 to 1,372 out of 3,446 from main bankruptcy docket for pleading clip.	5.10	1,351.50
04/18/10	ML4	Prepare documents from dockets no. 1,372 to 1,399 out of 3,446 from main bankruptcy for pleading clip.	5.00	1,325.00
04/19/10	JC	Prepare PSI hearing testimony & exhibits binders for attys E. Taggart & J. Benner (0.8); process docs rcv'd via email into relevant database folders (1.7); update Seattle litigation database & prepare associated litigation binder for atty E. Taggart (0.5).	3.00	795.00
04/19/10	ML4	Prepare documents from dockets no. 1,321 to 1,364 out of 3,532 from main bankruptcy to pleading clip.	3.70	980.50

04/20/10	JC	Update all current matters per revised litigation report in database for atty team (1.8); process docs rcv'd via email into relevant database folders (1.9).	3.70	980.50
04/20/10	ML4	Prepare documents from docket no. 1,400 to 1,465 out of 3,446 from main bankruptcy on pleading clip.	4.60	1,219.00
04/21/10	JC	Update Equity Committee hyperlink pleadings index & database (0.7); process docs rcv'd via email into relevant database folders (1.2); review current litigation report & update court clips, corresp & discovery tracking charts accordingly (0.8); communications w/atty B. Finestone re same (0.2); process & organize pleadings & discovery in Seattle litigation for atty E. Taggart (0.6).	3.50	927.50
04/21/10	ML4	Prepare documents from docket no. 1,466 to 1,470 out of 3,446 from main bankruptcy on pleading clip.	5.60	1,484.00
04/22/10	JC	Finalize Seattle WD WA litigation binder for atty E. Taggart (0.4); process docs rcv'd via email into relevant database folders (1.1); process Equity Committee 4-21 hearing transcript into LiveNote database for atty team (0.3).	1.80	477.00
04/22/10	ML4	Prepare documents from docket nos. 1,471 to 1,476 out of 3,560 from main bankruptcy to pleading clip.	3.90	1,033.50
04/23/10	JC	Update Equity Committee action hyperlink pleadings database & index (1.2); process docs rcv'd via email into relevant database folders (0.3); provide doc research & retrieval assistance to atty T. O'Brien (0.3).	1.75	463.75
04/24/10	ML4	Prepare documents from docket No. 1,477 to 1,490 from main bankruptcy for pleading clip.	6.10	1,616.50

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04/26/10	JC	Provide doc research & retrieval assistance to atty team in Equity Committee action (1.4); process docs rcv'd via email into relevant database folders (0.3); update current actions in hyperlink database (0.5).	2.20	583.00
04/27/10	JC	Update corresp & Equity Committee actions in hyperlink database & hard files (0.4); process docs rcv'd via email (0.5); review litigation update & file docs in relevant databases accordingly (0.1).	1.00	265.00
04/28/10	JC	Update Equity Committee action hyperlink database (0.7); process docs rcv'd via email into relevant database folders (0.3).	1.00	265.00
04/29/10	ML4	Prepare documents from docket nos. 1,491 to 1,542 from main bankruptcy for pleading clip.	5.60	1,484.00
04/30/10	JC	Provide research & doc retrieval to atty team re productions for Creditors & Equity Committees & productions rcv'd & reviewed (1.4); update all actions in hyperlink database & indices (0.3); attend to add'l discovery & calendaring issues (0.2); process docs rcv'd via email into relevant database folders (0.3).	2.20	583.00
		SUBTOTAL	120.35	\$31,892.75

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**WMI04 Court Hearings**

04/06/10	PC	Review revised brief in opposition to Equity Committee motion, comments from C. Smith regarding same (.4); review draft answer and counterclaim to Equity Committee complaint, comments to same (.5); conference update call (.3); prepare for and attendance at oral argument on Bank Bondholder claims, conferences with Weil regarding same, conferences with DKM and P. Anker regarding results of argument, e-mails regarding same, internal telephone calls regarding same (8.5).	9.70	9,409.00
04/06/10	SK2	Prepare oral argument for and attend hearing on bank bonds objection (11.5).	11.50	9,890.00
04/19/10	BF1	Attend omnibus 4/6 hearing re: fraudulent transfer claims (3.1); attend related prep-session (3.4)..	6.50	3,575.00
04/21/10	AMA	Attend conference in bankruptcy court.	1.50	1,110.00
04/21/10	BF1	Attend 4/21 Omnibus Hearing for equity committee action telephonically.	0.80	440.00
04/21/10	DLE	Telephonically attend hearing before J. Walrath.	1.10	891.00
			SUBTOTAL	31.10 \$25,315.00

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**WMI05 Non-Working Travel**

04/06/10	BF1	Travel to and from Wilmington, DE for omnibus 4/6 hearing re fraudulent transfer claims.	4.10	2,255.00
04/06/10	PC	Travel time to and from Delaware for hearing.	2.00	1,940.00
04/08/10	PC	Travel to LA for meeting with document review team (2.5).	2.50	2,425.00
04/09/10	PC	Travel time back to NY from LA.	3.20	3,104.00
04/21/10	AMA	Travel to Delaware for court hearing.	2.40	1,776.00
04/21/10	PC	Travel time for hearing in Delaware.	2.40	2,328.00
		SUBTOTAL	16.60	13,828.00

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**White Collar Matter**

04/01/10	AMA	Revisions to securities fraud memo.	0.60	444.00
04/01/10	PC	E-mails from A. Abensohn regarding materiality memo.	0.20	194.00
04/02/10	AMA	Revisions to securities fraud memo.	1.40	1,036.00
04/05/10	AMA	Call with John Wolfe, research re reliance and FDIC administrative proceedings.	1.70	1,258.00
04/05/10	PC	Confer with A. Abensohn regarding status.	0.20	194.00
04/12/10	AMA	Call with client.	0.10	74.00
04/13/10	AMA	Review correspondence re privilege.	0.30	222.00
04/13/10	PC	Review Killenger testimony (.4) review privilege letter and e-mails regarding same (.2).	0.60	582.00
04/14/10	AMA	Review interview memo from meeting with DOJ.	0.30	222.00
		Total Hours	5.40	\$4,226.00

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**EXHIBIT B**

**Summary By Expenses Incurred –**

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
01/20/10	Travel – Service Fee for E. Taggart	\$50.00
01/22/10	Travel– Service Fee for E. Taggart	\$50.00
01/27/10	Air Travel – E. Taggart (PHL to LAX roundtrip) 01/27/10	\$2,559.40
02/15/10	Travel – Service Fee for T. O'Brien	\$50.00
03/01/10	Telephone	\$4.68
03/02/10	Telephone	\$7.49
03/02/10	Telephone	\$8.72
03/02/10	Telephone	\$17.01
03/03/10	Telephone	\$12.68
03/03/10	Telephone	\$0.29
03/04/10	Telephone	\$2.02
03/05/10	Telephone	\$7.78
03/05/10	Telephone	\$11.39
03/05/10	Telephone	\$16.72
03/09/10	Telephone	\$10.23
03/15/10	Telephone	\$11.10
03/17/10	Telephone	\$3.96
03/18/10	Telephone	\$1.80



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
03/23/10	Telephone	\$5.33
03/31/10	Litigation Support - Hosting	\$320.00
03/31/10	Telephone	\$4.90
04/01/10	Telecopier	\$9.75
04/01/10	Telecopier	\$10.25
04/02/10	Express Mail	\$13.66
04/02/10	Express Mail	\$13.66
04/02/10	Litigation Support Services - CD Duplication	\$60.00
04/02/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/02/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/02/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/02/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/02/10	Printing 14 Pages @ 0.10 Per Page	\$1.40
04/02/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/02/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/02/10	Printing	\$2.20

Date Posted	Expense / Date Incurred	Amount
	22 Pages @ 0.10 Per Page	
04/02/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/02/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/02/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/02/10	Printing 38 Pages @ 0.10 Per Page	\$3.80
04/02/10	Printing 38 Pages @ 0.10 Per Page	\$3.80
04/02/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/02/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/02/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/02/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/02/10	Printing 9 Pages @ 0.10 Per Page	\$0.90
04/03/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/05/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/05/10	Printing	\$0.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	1 Page @ 0.10 Per Page	
04/05/10	Printing 1 page @ 0.10 per page	\$0.10
04/05/10	Printing 11 Pages @ 0.10 Per Page	\$1.10
04/05/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/05/10	Printing 144 Pages @ 0.10 Per Page	\$14.40
04/05/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/05/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/05/10	Printing 18 Pages @ 0.10 Per Page	\$1.80
04/05/10	Printing 18 Pages @ 0.10 Per Page	\$1.80
04/05/10	Printing 18 Pages @ 0.10 Per Page	\$1.80
04/05/10	Printing 20 Pages @ 0.10 Per Page	\$2.00
04/05/10	Printing 20 Pages @ 0.10 Per Page	\$2.00
04/05/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/05/10	Printing	\$0.30

Date Posted	Expense / Date Incurred	Amount
	3 Pages @ 0.10 Per Page	
04/05/10	Printing 32 Pages @ 0.10 Per Page	\$3.20
04/05/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/05/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/05/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/05/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/05/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/05/10	Printing 42 Pages @ 0.10 Per Page	\$4.20
04/05/10	Printing 47 Pages @ 0.10 Per Page	\$4.70
04/05/10	Printing 49 Pages @ 0.10 Per Page	\$4.90
04/05/10	Printing 49 Pages @ 0.10 Per Page	\$4.90
04/05/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/05/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/05/10	Printing	\$0.60

Date Posted	Expense / Date Incurred	Amount			
	6 Pages @ 0.10 Per Page				
04/05/10	Telecopier	\$11.50			
04/05/10	Telecopier	\$9.50			
04/06/10	Printing 20 Pages @ 0.10 Per Page	\$2.00			
04/06/10	Printing 23 Pages @ 0.10 Per Page	\$2.30			
04/06/10	Printing 32 Pages @ 0.10 Per Page	\$3.20			
04/06/10	Printing 40 Pages @ 0.10 Per Page	\$4.00			
04/06/10	Printing 53 Pages @ 0.10 Per Page	\$5.30			
04/06/10	Printing 6 Pages @ 0.10 Per Page	\$0.60			
04/07/10	Air Travel - D. Elsberg – (Washington DC To NY) 01/21/10	\$364.70			
04/07/10	Air Travel – D. Elsberg (NY to Washington DC) 01/21/10	\$234.70			
04/07/10	Client Meals - D Elsberg - 01/28/10	\$22.50			
04/07/10	Client Meals - D Elsberg - 01/28/10	\$33.00			
04/07/10	Hotel - (B. Finestone) 02/01/10 <table border="1"> <tr> <td>02/01/2010</td> <td>Room</td> <td>\$189.00</td> </tr> </table>	02/01/2010	Room	\$189.00	\$207.90
02/01/2010	Room	\$189.00			

Date Posted	Expense / Date Incurred	Amount									
	<table border="1"> <tr> <td>02/01/2010</td> <td>State Tax</td> <td>\$3.78</td> </tr> </table>	02/01/2010	State Tax	\$3.78							
02/01/2010	State Tax	\$3.78									
04/07/10	Hotel – D. Elsberg - 02/01/10  <table border="1"> <tr> <td>02/01/2010</td> <td>Room</td> <td>\$189.00</td> </tr> <tr> <td>02/01/2010</td> <td>Tourism Tax</td> <td>\$15.12</td> </tr> <tr> <td>02/01/2010</td> <td>State Tax</td> <td>\$3.78</td> </tr> </table>	02/01/2010	Room	\$189.00	02/01/2010	Tourism Tax	\$15.12	02/01/2010	State Tax	\$3.78	\$207.90
02/01/2010	Room	\$189.00									
02/01/2010	Tourism Tax	\$15.12									
02/01/2010	State Tax	\$3.78									
04/07/10	Litigation Support Services - CD Duplication -	\$20.00									
04/07/10	Litigation Support Services - DVD Duplication -	\$15.00									
04/07/10	Printing 1 Page @ 0.10 Per Page	\$0.10									
04/07/10	Printing 1 Page @ 0.10 Per Page	\$0.10									
04/07/10	Printing 13 Pages @ 0.10 Per Page	\$1.30									
04/07/10	Printing 18 Pages @ 0.10 Per Page	\$1.80									
04/07/10	Printing 21 Pages @ 0.10 Per Page	\$2.10									
04/07/10	Printing 3 Pages @ 0.10 Per Page	\$0.30									
04/07/10	Printing 36 Pages @ 0.10 Per Page	\$3.60									
04/07/10	Printing 39 Pages @ 0.10 Per Page	\$3.90									
04/07/10	Printing 39 Pages @ 0.10 Per Page	\$3.90									

Date Posted	Expense / Date Incurred	Amount
04/07/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/07/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/07/10	Telecopier	\$5.00
04/07/10	Telecopier	\$5.00
04/07/10	Telecopier	\$5.00
04/08/10	Litigation Support Services - OCR	\$678.66
04/08/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/08/10	Printing 146 Pages @ 0.10 Per Page	\$14.60
04/08/10	Printing 15 Pages @ 0.10 Per Page	\$1.50
04/08/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/08/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/08/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/08/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/08/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/08/10	Professional Services - L.A. County Law Library -Library	\$270.00

Date Posted	Expense / Date Incurred	Amount
	Overdue And Document Delivery Charges/12/22/09	
04/08/10	Telecopier	\$0.75
04/08/10	Telecopier	\$0.75
04/09/10	Attorney Service – Process Server - 2/22/10 Recipient: Crystal Nix-Hines	\$105.00
04/09/10	Attorney Service - Process Server- 2/23/10 Recipient: Quinn Emanuel - LA	\$105.00
04/09/10	Express Mail	\$27.04
04/09/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/09/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/09/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/09/10	Printing 11 Pages @ 0.10 Per Page	\$1.10
04/09/10	Printing 146 Pages @ 0.10 Per Page	\$14.60
04/09/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/09/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/09/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/09/10	Printing	\$1.60



Date Posted	Expense / Date Incurred	Amount
	16 Pages @ 0.10 Per Page	
04/09/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/09/10	Printing 19 Pages @ 0.10 Per Page	\$1.90
04/09/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/09/10	Printing 20 Pages @ 0.10 Per Page	\$2.00
04/09/10	Printing 20 Pages @ 0.10 Per Page	\$2.00
04/09/10	Printing 24 Pages @ 0.10 Per Page	\$2.40
04/09/10	Printing 24 Pages @ 0.10 Per Page	\$2.40
04/09/10	Printing 24 Pages @ 0.10 Per Page	\$2.40
04/09/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/09/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/09/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/09/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/09/10	Printing	\$0.30

Date Posted	Expense / Date Incurred	Amount
	3 Pages @ 0.10 Per Page	
04/09/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/09/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/09/10	Printing 31 Pages @ 0.10 Per Page	\$3.10
04/09/10	Printing 35 Pages @ 0.10 Per Page	\$3.50
04/09/10	Printing 38 Pages @ 0.10 Per Page	\$3.80
04/09/10	Printing 39 Pages @ 0.10 Per Page	\$3.90
04/09/10	Printing 4 Pages @ 0.10 Per Page	\$4.00
04/09/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/09/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/09/10	Printing 42 Pages @ 0.10 Per Page	\$4.20
04/09/10	Printing 47 Pages @ 0.10 Per Page	\$4.70
04/09/10	Printing 47 Pages @ 0.10 Per Page	\$4.70
04/09/10	Printing	\$4.80

Date Posted	Expense / Date Incurred	Amount
	48 Pages @ 0.10 Per Page	
04/09/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/09/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/09/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/09/10	Printing 50 Pages @ 0.10 Per Page	\$5.00
04/09/10	Printing 51 Pages @ 0.10 Per Page	\$5.10
04/09/10	Printing 51 Pages @ 0.10 Per Page	\$5.10
04/09/10	Printing 54 Pages @ 0.10 Per Page	\$5.40
04/09/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/09/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/09/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/09/10	Printing 62 Pages @ 0.10 Per Page	\$6.20
04/09/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/09/10	Printing	\$0.70

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	7 Pages @ 0.10 Per Page	
04/09/10	Printing 78 Pages @ 0.10 Per Page	\$7.80
04/09/10	Printing 82 Pages @ 0.10 Per Page	\$8.20
04/09/10	Printing 82 Pages @ 0.10 Per Page	\$8.20
04/09/10	Printing 84 Pages @ 0.10 Per Page	\$8.40
04/09/10	Printing 89 Pages @ 0.10 Per Page	\$8.90
04/12/10	Digital Prints	\$139.16
04/12/10	Outside Photocopy	\$42.70
04/12/10	Outside Photocopy	\$11.94
04/12/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/12/10	Printing 11 Pages @ 0.10 Per Page	\$1.10
04/12/10	Printing 19 Pages @ 0.10 Per Page	\$1.90
04/12/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/12/10	Printing 22 Pages @ 0.10 Per Page	\$2.20
04/12/10	Printing	\$2.80

Date Posted	Expense / Date Incurred	Amount
	28 Pages @ 0.10 Per Page	
04/12/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/12/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/12/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/12/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/12/10	Printing 82 Pages @ 0.10 Per Page	\$8.20
04/13/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/13/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/13/10	Printing 2 Pages @ 0.10 Per Page	\$2.00
04/13/10	Printing 20 Pages @ 0.10 Per Page	\$2.00
04/13/10	Printing 24 Pages @ 0.10 Per Page	\$2.40
04/13/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/13/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/13/10	Printing	\$0.30

Date Posted	Expense / Date Incurred	Amount
	3 Pages @ 0.10 Per Page	
04/13/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/13/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/13/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/14/10	Local Travel – D. Holzman - 02/24/10	\$12.00
04/14/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/14/10	Printing 11 Pages @ 0.10 Per Page	\$1.10
04/14/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/14/10	Printing 14 Pages @ 0.10 Per Page	\$1.40
04/14/10	Printing 18 Pages @ 0.10 Per Page	\$1.80
04/14/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/14/10	Printing 28 Pages @ 0.10 Per Page	\$2.80
04/14/10	Printing 28 Pages @ 0.10 Per Page	\$2.80
04/14/10	Printing 3 Pages @ 0.10 Per Page	\$0.30

Date Posted	Expense / Date Incurred	Amount
04/14/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/14/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/14/10	Printing 31 Pages @ 0.10 Per Page	\$3.10
04/14/10	Printing 31 Pages @ 0.10 Per Page	\$3.10
04/14/10	Printing 31 Pages @ 0.10 Per Page	\$3.10
04/14/10	Printing 31 Pages @ 0.10 Per Page	\$3.10
04/14/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/14/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/14/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/14/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/14/10	Printing 42 Pages @ 0.10 Per Page	\$4.20
04/14/10	Printing 42 Pages @ 0.10 Per Page	\$4.20
04/14/10	Printing 666 Pages @ 0.10 Per Page	\$66.60

Date Posted	Expense / Date Incurred	Amount
04/14/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/14/10	Telephone	\$44.00
04/14/10	Telephone	\$51.00
04/14/10	Telephone	\$65.00
04/15/10	Outside Photocopy	\$9.10
04/15/10	Outside Photocopy	\$26.86
04/15/10	Photocopying 1534 Pages @ 0.10 Per Page	\$153.40
04/15/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/15/10	Printing 100 Pages @ 0.10 Per Page	\$10.00
04/15/10	Printing 100 Pages @ 0.10 Per Page	\$10.00
04/15/10	Printing 15 Pages @ 0.10 Per Page	\$1.50
04/15/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/15/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/15/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/15/10	Printing 50 Pages @ 0.10 Per Page	\$5.00



Date Posted	Expense / Date Incurred	Amount
04/15/10	Printing 50 Pages @ 0.10 Per Page	\$5.00
04/15/10	Printing 50 Pages @ 0.10 Per Page	\$5.00
04/15/10	Printing 50 Pages @ 0.10 Per Page	\$5.00
04/15/10	Printing 50 Pages @ 0.10 Per Page	\$5.00
04/15/10	Printing 50 Pages @ 0.10 Per Page	\$5.00
04/15/10	Printing 50 Pages @ 0.10 Per Page	\$5.00
04/15/10	Printing 50 Pages @ 0.10 Per Page	\$5.00
04/15/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/15/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/15/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/15/10	Air Travel – T. O'Brien ( LAX to Seattle roundtrip) – 02/15/10	\$523.38
04/16/10	Express Mail	\$8.19
04/16/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/16/10	Printing	\$1.50

Date Posted	Expense / Date Incurred	Amount
	15 Pages @ 0.10 Per Page	
04/16/10	Printing 24 Pages @ 0.10 Per Page	\$2.40
04/16/10	Printing 35 Pages @ 0.10 Per Page	\$3.50
04/16/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/19/10	Color Printing 100 Pages @ .57 Per Page	\$57.00
04/19/10	Color Printing 100 Pages @ .57 Per Page	\$57.00
04/19/10	Color Printing 100 Pages @ .57 Per Page	\$57.00
04/19/10	Color Printing 110 @ .57 Per Page	\$62.70
04/19/10	Color Printing 28 Pages @ .57 Per Page	\$15.96
04/19/10	Color Printing 99 Pages @ .57 Per Page	\$56.43
04/19/10	Postage -	\$1.73
04/19/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/19/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/19/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/19/10	Printing 1 Page @ 0.10 Per Page	\$0.10

Date Posted	Expense / Date Incurred	Amount
04/19/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/19/10	Printing 11 Pages @ 0.10 Per Page	\$1.10
04/19/10	Printing 11 Pages @ 0.10 Per Page	\$1.10
04/19/10	Printing 117 Pages @ 0.10 Per Page	\$11.70
04/19/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/19/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/19/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/19/10	Printing 13 Pages @ 0.10 Per Page	\$1.30
04/19/10	Printing 13 Pages @ 0.10 Per Page	\$1.30
04/19/10	Printing 13 Pages @ 0.10 Per Page	\$1.30
04/19/10	Printing 13 Pages @ 0.10 Per Page	\$1.30
04/19/10	Printing 14 Pages @ 0.10 Per Page	\$1.40
04/19/10	Printing 14 Pages @ 0.10 Per Page	\$1.40

Date Posted	Expense / Date Incurred	Amount
04/19/10	Printing 14 Pages @ 0.10 Per Page	\$1.40
04/19/10	Printing 14 Pages @ 0.10 Per Page	\$1.40
04/19/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/19/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/19/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/19/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/19/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/19/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/19/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/19/10	Printing 18 Pages @ 0.10 Per Page	\$1.80
04/19/10	Printing 18 Pages @ 0.10 Per Page	\$1.80
04/19/10	Printing 18 Pages @ 0.10 Per Page	\$1.80
04/19/10	Printing 18 Pages @ 0.10 Per Page	\$1.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/19/10	Printing 19 Pages @ 0.10 Per Page	\$1.90
04/19/10	Printing 19 Pages @ 0.10 Per Page	\$1.90
04/19/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/19/10	Printing 200 Pages @ 0.10 Per Page	\$2.00
04/19/10	Printing 21 Pages @ 0.10 Per Page	\$2.10
04/19/10	Printing 25 Pages @ 0.10 Per Page	\$2.50
04/19/10	Printing 25 Pages @ 0.10 Per Page	\$2.50
04/19/10	Printing 25 Pages @ 0.10 Per Page	\$2.50
04/19/10	Printing 25 Pages @ 0.10 Per Page	\$2.50
04/19/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/19/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/19/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/19/10	Printing 26 Pages @ 0.10 Per Page	\$2.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/19/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/19/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/19/10	Printing 28 Pages @ 0.10 Per Page	\$2.80
04/19/10	Printing 28 Pages @ 0.10 Per Page	\$2.80
04/19/10	Printing 28 Pages @ 0.10 Per Page	\$2.80
04/19/10	Printing 28 Pages @ 0.10 Per Page	\$2.80
04/19/10	Printing 29 Pages @ 0.10 Per Page	\$2.90
04/19/10	Printing 29 Pages @ 0.10 Per Page	\$2.90
04/19/10	Printing 29 Pages @ 0.10 Per Page	\$2.90
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30

Date Posted	Expense / Date Incurred	Amount
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/19/10	Printing 30 Pages @ 0.10 Per Page	\$3.00
04/19/10	Printing 30 Pages @ 0.10 Per Page	\$3.00
04/19/10	Printing 31 Pages @ 0.10 Per Page	\$3.10
04/19/10	Printing 31 Pages @ 0.10 Per Page	\$3.10
04/19/10	Printing 32 Pages @ 0.10 Per Page	\$3.20
04/19/10	Printing 32 Pages @ 0.10 Per Page	\$3.20
04/19/10	Printing 4 Pages @ 0.10 Per Page	\$0.40

Date Posted	Expense / Date Incurred	Amount
04/19/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/19/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/19/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/19/10	Printing 42 Pages @ 0.10 Per Page	\$4.20
04/19/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/19/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/19/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/19/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/19/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/19/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/19/10	Printing 509 Pages @ 0.10 Per Page	\$50.90
04/19/10	Printing 509 Pages @ 0.10 Per Page	\$50.90
04/19/10	Printing 6 Pages @ 0.10 Per Page	\$0.60



Date Posted	Expense / Date Incurred	Amount
04/19/10	Printing 666 Pages @ 0.10 Per Page	\$66.60
04/19/10	Printing 69 Pages @ 0.10 Per Page	\$6.90
04/19/10	Printing 75 Pages @ 0.10 Per Page	\$7.50
04/19/10	Printing 78 Pages @ 0.10 Per Page	\$7.80
04/19/10	Printing 79 Pages @ 0.10 Per Page	\$7.90
04/19/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/19/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/19/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/19/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/19/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/19/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/19/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/19/10	Printing 8 Pages @ 0.10 Per Page	\$0.80

Date Posted	Expense / Date Incurred	Amount
04/19/10	Printing 9 Pages @ 0.10 Per Page	\$0.90
04/19/10	Printing 90 Pages @ 0.10 Per Page	\$9.00
04/19/10	Printing 91 Pages @ 0.10 Per Page	\$9.10
04/19/10	Printing 91 Pages @ 0.10 Per Page	\$9.10
04/20/10	Client Meals – P. Calamari - 04/07/10	\$45.00
04/20/10	Postage -	\$1.05
04/20/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/20/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/20/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/20/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/20/10	Printing 22 Pages @ 0.10 Per Page	\$2.20
04/20/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/20/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/20/10	Printing 3 Pages @ 0.10 Per Page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/20/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/20/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/20/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/20/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/20/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/20/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/20/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/20/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/20/10	Printing 52 Pages @ 0.10 Per Page	\$5.20
04/20/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/20/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/20/10	Telephone	\$283.59
04/21/10	Photocopying 6 Pages @ 0.10 Per Page	\$0.60
04/21/10	Printing	\$0.10

Date Posted	Expense / Date Incurred	Amount
	1 Page @ 0.10 Per Page	
04/21/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/21/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/21/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/21/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/21/10	Printing 170 Pages @ 0.10 Per Page	\$17.00
04/21/10	Printing 27 Pages @ 0.10 Per Page	\$2.70
04/21/10	Printing 288 Pages @ 0.10 Per Page	\$28.80
04/21/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/21/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/21/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/21/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/21/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/21/10	Printing	\$0.30

Date Posted	Expense / Date Incurred	Amount
	3 Pages @ 0.10 Per Page	
04/21/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/21/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/21/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/21/10	Printing 40 Pages @ 0.10 Per Page	\$4.00
04/21/10	Printing 42 Pages @ 0.10 Per Page	\$4.20
04/21/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/21/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/21/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/21/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/21/10	Printing 68 Pages @ 0.10 Per Page	\$6.80
04/21/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/21/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/21/10	Printing	\$7.20

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	72 Pages @ 0.10 Per Page	
04/21/10	Printing 89 Pages @ 0.10 Per Page	\$8.90
04/21/10	Telecopier	\$47.50
04/21/10	Telecopier	\$26.00
04/22/10	Postage	\$1.50
04/22/10	Printing 10 Pages @ 0.10 Per Page	\$1.00
04/22/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/22/10	Printing 13 Pages @ 0.10 Per Page	\$1.30
04/22/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/22/10	Printing 16 Pages @ 0.10 Per Page	\$1.60
04/22/10	Printing 21 Pages @ 0.10 Per Page	\$2.10
04/22/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/22/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/22/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/22/10	Printing	\$2.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	26 Pages @ 0.10 Per Page	
04/22/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/22/10	Printing 38 Pages @ 0.10 Per Page	\$3.80
04/22/10	Printing 38 Pages @ 0.10 Per Page	\$3.80
04/22/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/22/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/22/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/22/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/22/10	Printing 73 Pages @ 0.10 Per Page	\$7.30
04/22/10	Printing 78 Pages @ 0.10 Per Page	\$7.80
04/22/10	Telephone	\$4.77
04/22/10	Telephone	\$8.20
04/22/10	Telephone	\$8.36
04/22/10	Telephone	\$6.44
04/22/10	Telephone	\$28.48

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/22/10	Telephone	\$10.26
04/22/10	Telephone	\$10.18
04/22/10	Telephone	\$30.93
04/22/10	Telephone	\$1.43
04/22/10	Telephone	\$22.03
04/23/10	Express Mail	\$71.87
04/23/10	Printing 117 Pages @ 0.10 Per Page	\$11.70
04/23/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/23/10	Printing 15 Pages @ 0.10 Per Page	\$1.50
04/23/10	Printing 163 Pages @ 0.10 Per Page	\$16.30
04/23/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/23/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/23/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/23/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/23/10	Printing 2 Pages @ 0.10 Per Page	\$0.20



Date Posted	Expense / Date Incurred	Amount
04/23/10	Printing 2 Pages @ 0.10 Per Page	\$0.20
04/23/10	Printing 21 Pages @ 0.10 Per Page	\$2.10
04/23/10	Printing 21 Pages @ 0.10 Per Page	\$2.10
04/23/10	Printing 22 Pages @ 0.10 Per Page	\$2.20
04/23/10	Printing 26 Pages @ 0.10 Per Page	\$2.60
04/23/10	Printing 27 Pages @ 0.10 Per Page	\$2.70
04/23/10	Printing 276 Pages @ 0.10 Per Page	\$27.60
04/23/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/23/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/23/10	Printing 36 Pages @ 0.10 Per Page	\$3.60
04/23/10	Printing 36 Pages @ 0.10 Per Page	\$3.60
04/23/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/23/10	Printing 4 Pages @ 0.10 Per Page	\$0.40

Date Posted	Expense / Date Incurred	Amount
04/23/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/23/10	Printing 46 Pages @ 0.10 Per Page	\$4.60
04/23/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/23/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/23/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/23/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/23/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/23/10	Printing 53 Pages @ 0.10 Per Page	\$5.30
04/23/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/23/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/23/10	Printing 72 Pages @ 0.10 Per Page	\$7.20
04/23/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/23/10	Printing 8 Pages @ 0.10 Per Page	\$0.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/23/10	Printing 9 Pages @ 0.10 Per Page	\$0.90
04/23/10	Printing 9 Pages @ 0.10 Per Page	\$0.90
04/23/10	Printing 9 Pages @ 0.10 Per Page	\$0.90
04/23/10	Printing 9 Pages @ 0.10 Per Page	\$0.90
04/25/10	Printing 11 Pages @ 0.10 Per Page	\$1.10
04/25/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/25/10	Printing 14 Pages @ 0.10 Per Page	\$1.40
04/25/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/25/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/25/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/25/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/25/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/25/10	Printing 8 Pages @ 0.10 Per Page	\$0.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/25/10	Printing 9 Pages @ 0.10 Per Page	\$0.90
04/26/10	Printing 14 Pages @ 0.10 Per Page	\$1.40
04/26/10	Printing 15 Pages @ 0.10 Per Page	\$1.50
04/26/10	Printing 25 Pages @ 0.10 Per Page	\$2.50
04/26/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/26/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/26/10	Printing 6 Pages @ 0.10 Per Page	\$0.60
04/26/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/26/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/27/10	Air Travel – P. Calamari – (NY to LA) 04/02/10	\$487.40
04/27/10	Air Travel - P. Calamari - Exchange Fee (NY to LA) 04/05/10	\$175.00
04/27/10	Car Rental - P. Calamari - 04/09/10	\$79.27
04/27/10	Client Meals – P. Calamari - 04/08/10	\$23.21
04/27/10	Client Meals – P. Calamari - 04/08/10	\$34.00
04/27/10	Client Meals – P. Calamari - 04/09/10	\$11.00

Date Posted	Expense / Date Incurred	Amount																		
04/27/10	Color Printing 60 Pages @ .57 Per Page	\$34.20																		
04/27/10	Hotel – P. Calamari - 04/10/10  <table border="1"> <tr> <td>04/08/10</td> <td>Room</td> <td>\$199.00</td> </tr> <tr> <td>04/08/10</td> <td>Occupancy Tax</td> <td>\$27.86</td> </tr> <tr> <td>04/08/10</td> <td>Assessment Tax</td> <td>\$0.24</td> </tr> <tr> <td>04/08/10</td> <td>Garage Parking</td> <td>\$35.00</td> </tr> <tr> <td>04/08/10</td> <td>Telephone</td> <td>\$1.00</td> </tr> <tr> <td>04/08/10</td> <td>Telephone</td> <td>\$1.00</td> </tr> </table>	04/08/10	Room	\$199.00	04/08/10	Occupancy Tax	\$27.86	04/08/10	Assessment Tax	\$0.24	04/08/10	Garage Parking	\$35.00	04/08/10	Telephone	\$1.00	04/08/10	Telephone	\$1.00	\$264.10
04/08/10	Room	\$199.00																		
04/08/10	Occupancy Tax	\$27.86																		
04/08/10	Assessment Tax	\$0.24																		
04/08/10	Garage Parking	\$35.00																		
04/08/10	Telephone	\$1.00																		
04/08/10	Telephone	\$1.00																		
04/27/10	Local Travel - B. Finestone- 03/12/10	\$8.00																		
04/27/10	Local Travel - B. Finestone- 03/12/10	\$7.30																		
04/27/10	Local Travel - B. Finestone- 03/15/10	\$9.80																		
04/27/10	Local Travel - B. Finestone- 03/16/10	\$10.20																		
04/27/10	Local Travel - B. Finestone- 03/18/10	\$9.40																		
04/27/10	Local Travel - B. Finestone- 03/25/10	\$11.49																		
04/27/10	Local Travel - B. Finestone- 03/25/10	\$7.90																		
04/27/10	Local Travel - B. Finestone- 03/28/10	\$9.80																		
04/27/10	Local Travel - B. Finestone- 03/31/10	\$9.80																		
04/27/10	Local Travel - B. Finestone- 04/05/10	\$9.80																		
04/27/10	Local Travel - B. Finestone- 04/06/10	\$8.50																		
04/27/10	Outside Photocopy	\$13.92																		

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/27/10	Outside Photocopy	\$32.20
04/27/10	Outside Photocopy	\$74.90
04/27/10	Outside Photocopy	\$4.55
04/27/10	Outside Photocopy	\$14.40
04/27/10	Outside Photocopy	\$26.86
04/27/10	Photocopying 1346 Pages @ 0.10 Per Page	\$134.60
04/27/10	Photocopying 744 Pages @ 0.10 Per Page	\$74.40
04/27/10	Printing 164 Pages @ 0.10 Per Page	\$16.40
04/27/10	Printing 166 Pages @ 0.10 Per Page	\$16.60
04/27/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/27/10	Printing 18 Pages @ 0.10 Per Page	\$1.80
04/27/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/27/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/27/10	Printing 90 Pages @ 0.10 Per Page	\$9.00
04/27/10	Professional Services - Pacer Service Center -01/01/10- 3/31/10	\$53.76

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/27/10	Professional Services - Pacer Service Center -1/01/10-3/31/10	\$764.48
04/27/10	Taxi – B. Finestone - 03/12/10	\$9.00
04/27/10	Travel - P. Calamari - In-Flight Internet Charge - 04/08/10	\$12.95
04/27/10	Travel - P. Calamari - Miscellaneous Charge At Airport - 04/10/10	\$10.43
04/27/10	Travel – P. Calamari -Gas - 04/09/10	\$9.76
04/28/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/28/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/28/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/28/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/28/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/28/10	Printing 1 Page @ 0.10 Per Page	\$0.10
04/28/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/28/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/28/10	Printing 17 Pages @ 0.10 Per Page	\$1.70





<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
04/28/10	Printing 17 Pages @ 0.10 Per Page	\$1.70
04/28/10	Telephone	\$100.00
04/28/10	Telephone	\$30.00
04/29/10	Outside Photocopy	\$11.55
04/29/10	Printing 12 Pages @ 0.10 Per Page	\$1.20
04/29/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/29/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/29/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/29/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/29/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/30/10	Attorney Service - Process Server- 3/25/10 Recipient: Crystal Nix-Hines	\$104.50
04/30/10	Local Travel -- J. Benner-03/24/10	\$102.00
04/30/10	Messenger - Recipient: D Elsberg - 03/12/10	\$23.62
04/30/10	Online Research	\$436.22
04/30/10	Online Research	\$2,672.16

Date Posted	Expense / Date Incurred	Amount																																																
04/30/10	Online Research  <table border="1"> <thead> <tr> <th>USER</th> <th>DATE</th> <th>AMOUNT</th> </tr> </thead> <tbody> <tr> <td>A. Abensohn</td> <td>04/05/10</td> <td>\$113.09</td> </tr> </tbody> </table>	USER	DATE	AMOUNT	A. Abensohn	04/05/10	\$113.09	\$113.09																																										
USER	DATE	AMOUNT																																																
A. Abensohn	04/05/10	\$113.09																																																
04/30/10	Online Research	\$216.68																																																
04/30/10	Online Research  <table border="1"> <thead> <tr> <th>USER</th> <th>DATE</th> <th>AMOUNT</th> </tr> </thead> <tbody> <tr><td>J. Benner</td><td>04/01/10</td><td>\$10.57</td></tr> <tr><td>J. Benner</td><td>04/02/10</td><td>\$114.92</td></tr> <tr><td>J. Benner</td><td>04/04/10</td><td>\$31.94</td></tr> <tr><td>J. Benner</td><td>04/05/10</td><td>\$21.74</td></tr> <tr><td>J. Benner</td><td>04/06/10</td><td>\$25.55</td></tr> <tr><td>J. Benner</td><td>04/07/10</td><td>\$98.14</td></tr> <tr><td>J. Benner</td><td>04/08/10</td><td>\$137.88</td></tr> <tr><td>J. Benner</td><td>04/09/10</td><td>\$16.87</td></tr> <tr><td>J. Benner</td><td>04/14/10</td><td>\$8.61</td></tr> <tr><td>J. Benner</td><td>04/26/10</td><td>\$234.20</td></tr> <tr><td>D. Elsberg</td><td>04/01/10</td><td>\$34.55</td></tr> <tr><td>D. Elsberg</td><td>04/05/10</td><td>\$256.34</td></tr> <tr><td>D. Elsberg</td><td>04/06/10</td><td>\$72.77</td></tr> <tr><td>B. Finestone</td><td>04/26/10</td><td>\$1.24</td></tr> <tr><td>I. Livengood</td><td>04/01/10</td><td>\$342.20</td></tr> </tbody> </table>	USER	DATE	AMOUNT	J. Benner	04/01/10	\$10.57	J. Benner	04/02/10	\$114.92	J. Benner	04/04/10	\$31.94	J. Benner	04/05/10	\$21.74	J. Benner	04/06/10	\$25.55	J. Benner	04/07/10	\$98.14	J. Benner	04/08/10	\$137.88	J. Benner	04/09/10	\$16.87	J. Benner	04/14/10	\$8.61	J. Benner	04/26/10	\$234.20	D. Elsberg	04/01/10	\$34.55	D. Elsberg	04/05/10	\$256.34	D. Elsberg	04/06/10	\$72.77	B. Finestone	04/26/10	\$1.24	I. Livengood	04/01/10	\$342.20	\$1,407.52
USER	DATE	AMOUNT																																																
J. Benner	04/01/10	\$10.57																																																
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I. Livengood	04/01/10	\$342.20																																																
04/30/10	Online Research - Westlaw	\$141.55																																																

Date Posted	Expense / Date Incurred			Amount
	USER	DATE	AMOUNT	
	J. Benner	04/04/10	\$24.00	
	J. Benner	04/05/10	\$24.00	
	J. Benner	04/08/10	\$24.00	
	D. Elsberg	04/05/10	\$69.55	
04/30/10	Photocopying 135 Pages @ 0.10 Per Page			\$13.50
04/30/10	Photocopying 638 Pages @ 0.10 Per Page			\$63.80
04/30/10	Printing 1 Page @ 0.10 Per Page			\$0.10
04/30/10	Printing 1 Page @ 0.10 Per Page			\$0.10
04/30/10	Printing 10 Pages @ 0.10 Per Page			\$1.00
04/30/10	Printing 10 Pages @ 0.10 Per Page			\$1.00
04/30/10	Printing 10 Pages @ 0.10 Per Page			\$1.00
04/30/10	Printing 136 Pages @ 0.10 Per Page			\$13.60
04/30/10	Printing 17 Pages @ 0.10 Per Page			\$1.70
04/30/10	Printing 19 Pages @ 0.10 Per Page			\$1.90
04/30/10	Printing			\$0.70

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
	2 Pages @ 0.10 Per Page	
04/30/10	Printing 23 Pages @ 0.10 Per Page	\$2.30
04/30/10	Printing 24 Pages @ 0.10 Per Page	\$2.40
04/30/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/30/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/30/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
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04/30/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/30/10	Printing 3 Pages @ 0.10 Per Page	\$0.30
04/30/10	Printing 34 Pages @ 0.10 Per Page	\$3.40
04/30/10	Printing 35 Pages @ 0.10 Per Page	\$3.50
04/30/10	Printing	\$0.40

Date Posted	Expense / Date Incurred	Amount
	4 Pages @ 0.10 Per Page	
04/30/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
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04/30/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/30/10	Printing 4 Pages @ 0.10 Per Page	\$0.40
04/30/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/30/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/30/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/30/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/30/10	Printing 5 Pages @ 0.10 Per Page	\$0.50
04/30/10	Printing 7 Pages @ 0.10 Per Page	\$0.70
04/30/10	Printing 8 Pages @ 0.10 Per Page	\$0.80
04/30/10	Printing	\$0.90

Date Posted	Expense / Date Incurred	Amount
	9 Pages @ 0.10 Per Page	
04/30/10	Professional Services Expert Witness -2/25/10-4/29/10	\$9,896.90
04/30/10	Professional Services - Trialgraphix, Inc. -Exhibit-Court Presentation-3/24/10	\$612.30
04/30/10	Professional Services - Trialgraphix, Inc. -Licensing Fee-3/24/10	\$1,550.38
	<b>Total Expenses</b>	<b>\$28,767.11</b>

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

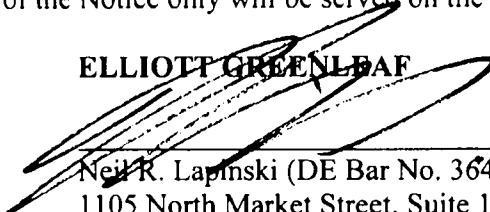
-----x Chapter 11  
In re: :  
: Case No. 08-12229 (MFW)  
WASHINGTON MUTUAL, INC., *et al.*,<sup>1</sup> : Jointly Administered  
: :  
Debtors. :  
-----x

**CERTIFICATE OF SERVICE REGARDING  
THIRTEENTH 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 APRIL 1, 2010 THROUGH APRIL 30, 2010**

I, Neil R. Lapinski, Esquire, Delaware special litigation counsel to Washington Mutual, Inc., hereby certify that I caused a complete copy of the Thirteenth 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 April 1, 2010 through April 30, 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 17, 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 17, 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](mailto:nrl@elliottgreenleaf.com)

*Delaware Special Litigation and Conflicts  
Counsel to the Debtors*

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

# Exhibit 4

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

-----x	Chapter 11
In re:	:
	:
WASHINGTON MUTUAL, INC., <i>et al.</i> , <sup>1</sup>	: Case No. 08-12229 (MFW)
	: Jointly Administered
	:
Debtors.	: <b>Objection Date: 8/5/2010 @ 4:00 p.m.</b>
-----x	<b>Hearing Date: Only if Objections are Filed</b>

**NOTICE OF FOURTEENTH 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 MAY 1, 2010 THROUGH MAY 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 **Fourteenth 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 May 1, 2010 through May 31, 2010** (the “Application”). The Application seeks the allowance of fees in the amount of **\$492,993.00 (80%, \$394,394.40)** and expenses in the amount of **\$8,255.37** for the period **May 1, 2010 through and including May 31, 2010** and payment of 80% of fees in the amount of \$394,394.40 and 100% of the expenses in the amount of \$8,255.37 pursuant to the Amended Interim Compensation Order. The Application has been

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

Date: 7.16.10  
Docket No: 5085

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 August 5, 2010 at 4:00 p.m. (prevailing Eastern Time)**.

PLEASE TAKE FURTHER NOTICE that the Notice Parties must also serve a copy of the objection upon the following parties so that the objection is **received no later than 4:00 p.m. (prevailing Eastern Time) on August 5, 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, 22<sup>nd</sup> Floor, New York, NY 10010 (Attention: Susheel Kirpalani) and (b) Elliott Greenleaf, 1105 North Market Street, Suite 1700, Wilmington, DE 19801 (Attention: Rafael X. Zahraiddin-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: July 16, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**

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

~~Neil R. Lapinski (DE Bar No. 3645)~~

~~Shelley A. Kinsella (DE Bar No. 4023)~~

~~1105 North Market Street, Suite 1700~~

~~Wilmington, Delaware 19801~~

~~Telephone: (302) 384-9400~~

~~Facsimile: (302) 384-9399~~

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

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

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

~~*Special Litigation and Conflicts Counsel for  
the Debtors*~~

**File a Motion:**

08-12229-MFW Washington Mutual, Inc.

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

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

**Notice of Electronic Filing**

The following transaction was received from Neil Raymond Lapinski entered on 7/16/2010 at 1:56 PM EDT and filed on 7/16/2010

**Case Name:** Washington Mutual, Inc.**Case Number:** ~~08-12229-MFW~~**Document Number:** 5085**Docket Text:**

Monthly Application for Compensation of *Quinn Emanuel Urquhart & Sullivan, L.L.P., as Special Litigation and Conflicts Counsel to the Debtors, for Allowance of Compensation for Services Rendered and for Reimbursement of Expenses* for the period *May 1, 2010 to May 31, 2010* Filed by Washington Mutual, Inc.. Objections due by 8/5/2010. (Attachments: # (1) Exhibit A# (2) Exhibit B# (3) Notice # (4) Certificate of Service) (Lapinski, Neil)

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

**Document description:**Main Document**Original filename:**C:\fakepath\QE May App.pdf**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=7/16/2010] [FileNumber=8639572-0]  
 [8ebdea1576aec3bcc54e2971bde40438a2cd65653df0f9ce0527087773e6d2db6606  
 d3029ef1d3e0ee30a635049aa7eddb96cd7363754defcd726871041ccc80]]

**Document description:**Exhibit A**Original filename:**C:\fakepath\QE May Ex A.pdf**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=7/16/2010] [FileNumber=8639572-1]  
 [1f31280680c64e81db8eb026c4b793076906cf38c179d9cb4d22c16f641a22a9412d  
 42e06c7ccf6235bcae58c9cca3add779a0013354e83c5d3099bfe24bca86]]

**Document description:**Exhibit B**Original filename:**C:\fakepath\QE May Ex B.pdf**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=7/16/2010] [FileNumber=8639572-2]  
 [1ff65ea42a6ccc909e995f7387a2832c29169514d60343b704450ef19423b18c6eb  
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**Document description:**Notice**Original filename:**C:\fakepath\QE May Not.pdf**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=7/16/2010] [FileNumber=8639572-3]  
 [5fac9143ee170c68d402813460a5f12558a7b4e978d7416246c9966ba75f25b4f3e2  
 7054fb65a492c231cf88fe8d394e1ff78da038456f5495f2162928b512e]]

**Document description:**Certificate of Service**Original filename:**C:\fakepath\QE May COS.pdf**Electronic document Stamp:**

[STAMP bkccfStamp\_ID=983460418 [Date=7/16/2010] [FileNumber=8639572-4]  
 [194ff17f03d3e8dcfec18c6e70a34a6b7b9d923e2812bf4361cb1f053f2294e01c03  
 97bb8aff396b57e4f3149e1130e29a865f823398f2bde763f6ec22080399]]

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

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

Brian L. Arban on behalf of Creditor Blackwell Capital Partners, LLC  
 barban@mrs-law.com

Elizabeth Banda Calvo on behalf of Creditor Arlington ISD  
 rgleason@pbfcm.com, ebcavlo@pbfcm.com

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

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

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

Hilary B Bonial on behalf of Creditor Nationstar Mortgage  
 notice@bkcyllaw.com

Andre G. Bouchard on behalf of Interested Party Goldman, Sachs & Co.  
 jspeakman@bmf-law.com

**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.*,<sup>1</sup> : Jointly Administered  
: :  
: :  
Debtor. : **Objection Date: 8/5/2010 @ 4:00 p.m.**  
: **Hearing Date: Only if Objections Filed**  
-----X

**FOURTEENTH 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 MAY 1, 2010 THROUGH MAY 31, 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: May 1, 2010 – May 31, 2010

Amount of compensation  
requested: \$492,993.00

Amount of expense  
reimbursement requested: \$8,255.37

This is a:  X  monthly   quarterly application.

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

<sup>1</sup> The Debtors in these Chapter 11 cases and the last four digits of each Debtor's federal tax identification numbers are: (i) Washington Mutual, Inc. (3725); and (ii) WMI Investment Corp. (5395).

**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
June 8, 2010 Docket No. 4647	March 1, 2010 - March 31, 2010	\$707,325.00	\$21,866.64	\$565,860.00	\$21,866.64
June 17, 2010 Docket No. 4758	April 1, 2010 - April 30, 2010	\$416,881.25	\$28,767.11	\$333,505.00	\$28,767.11

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

**(MAY 1, 2010 TO MAY 31, 2010)**

<b>NAME (INIT.)</b>	<b>POSITION; EXPERIENCE</b>	<b>HOURLY RATE</b>	<b>TOTAL HOURS</b>	<b>TOTAL COMPENSATION</b>
Peter Calamari (PC)	Partner for 33 years; admitted in 1974	970.00	86.00	83,420.00
Michael B. Carlinsky (MBC)	Partner for 12 years; admitted in 1990	970.00	0.40	388.00
Susheel Kirpalani (SK2)	Partner for 8 years; admitted in 1995	860.00	13.70	11,782.00
David L. Elsberg (DLE)	Partner for 5 years; admitted in 1997	810.00	60.60	49,086.00
Adam M. Abensohn (AMA)	Partner effective January 1, 2010; admitted in 1995	740.00	0.20	148.00
Erica Taggart (ET)	Partner for 1 years; admitted in 2001	730.00	14.90	10,877.00
Jessica Rose (JAR)	Associate for 6 years; admitted in 2004	580.00	0.50	290.00
Benjamin Finestone (BF1)	Associate for 6 years; admitted in 2005	550.00	150.00	82,500.00
Stephen Chiu (SC1)	Attorney	520.00	128.80	66,976.00
Thomas O'Brien (TOB)	Associate for 3 years; admitted in 2007	480.00	47.90	22,992.00
Brad Rosen (BRX)	Associate for 2 years; admitted in 2009	420.00	0.50	210.00
Olga M. Urbietta (OMU)	Associate for 2 years; admitted in 2008	420.00	3.80	1,596.00
Katherine Scherling (KS)	Associate for 2 years; admitted in 2010	420.00	4.70	1,974.00
Justin Brownstone (JBX)	Associate; admitted 2009	390.00	19.60	7,644.00
Jeffrey Benner (JLB)	Associate; admitted in 2010	390.00	51.40	20,046.00
Christopher Clark (CC4)	Attorney	320.00	20.60	6,592.00
Nicoletta Malogioglio (NM)	Associate; admission pending	275.00	84.00	23,100.00
Heather Nolan (HN)	Attorney	275.00	133.50	36,712.50
Irene Tokar (ILT)	Attorney	275.00	84.00	23,100.00
David Newman (DNX)	Law Clerk	310.00	10.90	3,379.00
Joan Collopy (JC)	Paralegal	265.00	25.30	6,704.50

Martine Lacroix (ML4)	Paralegal	265.00	138.70	36,755.50
Jonathan Land (JL)	Lit Support	365.00	0.70	255.50
James Bandes (JB3)	Lit Support	250.00	0.70	175.00
Danny Rose (DR)	Lit Support	150.00	2.40	360.00
Linda Jovel (LJ)	Lit Support	150.00	0.20	30.00
Michael Lee (ML5)	Lit Support	150.00	0.80	120.00
Raul Vasquez (RV2)	Lit Support	150.00	0.80	120.00
	<b>SUB-TOTAL</b>		<b>1085.6</b>	<b>\$497,333.00</b>
	Non-Working Travel (50%)			-\$4,340.00
	<b>TOTAL</b>	<b>\$454.12 (Blended Rate)<sup>1</sup></b>	<b>1085.6</b>	<b>\$492,993.00</b>

<sup>1</sup> The blended rate excluding paraprofessionals is \$494.34.



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

**(MAY 1, 2010 TO MAY 31, 2010)**

<b>ACTIVITY</b>	<b>HOURS</b>	<b>FEES</b>
Case Administration	162.70	42,893.00
Court Hearings	6.20	4,796.00
Fee Application	33.40	10,573.00
Litigation	871.70	430,197.00
Non-Working Travel	11.40	8,680.00
White Collar Investigation	0.20	194.00
<b>SUB-TOTAL</b>	<b>1,085.60</b>	<b>\$497,333.00</b>
Non-Working Travel (50%)		-\$4,340.00
<b>TOTAL</b>	<b>1,085.60</b>	<b>\$492,993.00</b>

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

**SUMMARY BY CATEGORY TYPE OF DISBURSEMENTS BILLED  
(MAY 1, 2010 TO MAY 31, 2010)**

Description	Amount
Color Printing	\$107.73
Deposition Meal	\$213.74
Digital Prints	\$58.52
Express Mail	\$29.02
Litigation Support	\$1165.00
Local Travel	\$1,979.15
Online Research	\$3,041.12
Outside Photocopy	\$19.68
Outside Velobind	\$4.00
Photocopying	\$10.70
Printing	\$1,398.30
Taxi	\$10.00
Telecopier	\$14.25
Telephone	\$204.16
<b>Total</b>	<b>\$8,255.37</b>

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

-----X  
In re: : Chapter 11  
: Case No. 08-12229 (MFW)  
Washington Mutual Inc., *et al.*,<sup>1</sup> : Jointly Administered  
: :  
: :  
Debtors. : **Objection Date: 8/5/2010 @ 4:00 p.m.**  
: **Hearing Date: Only if Objections Filed**  
-----X

**FOURTEENTH 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 MAY 1, 2010 THROUGH MAY 31, 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"), 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 (the "Compensation Order") (Docket No. 204), seeking (i) interim allowance of compensation of \$492,993.00 for actual, reasonable and necessary professional services rendered, (ii) payment of 80% of such compensation in the amount \$394,394.40

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<sup>1</sup> The Debtors in these Chapter 11 cases and the last four digits of each Debtor's federal tax identification numbers are: (i) Washington Mutual, Inc. (3725); and (ii) WMI Investment Corp. (5395).

and (iii) interim allowance and payment of \$8,255.37 for 100% of actual, reasonable and necessary expenses incurred during the period from May 1, 2010 through May 31, 2010 (the "Fourteenth Monthly Fee Period"), and represents as follows:

**I. INTRODUCTION**

**A. Background**

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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 fourteenth 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 Fourteenth Monthly Fee Period, and (b) reimbursement of actual, reasonable and necessary expenses incurred by Quinn Emanuel in connection with such services during the Fourteenth Monthly Fee Period.

8. Specifically, Quinn Emanuel seeks approval of compensation in the amount of \$492,993.00 for legal services rendered on behalf of the Debtors during the Fourteenth Monthly Fee Period, and \$8,255.37 for reimbursement of all actual, reasonable and necessary expenses incurred in connection with the rendition of such services. The fees sought by this Application reflect an

aggregate of 1,085.6 hours of attorney and other paraprofessional time spent and recorded in performing services for the Debtors during the Fourteenth Monthly Fee Period, at a blended average hourly rate of \$454.12 for both professionals and paraprofessionals. The blended hourly rate for professionals only is \$494.34.

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.

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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 Fourteenth 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.

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**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 Fourteenth 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 871.70; Total Fees: \$430,197.00)**

15. 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 and pending adversary proceedings and other litigations. 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 the various litigations that Quinn Emanuel is covering.

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16. During the Fourteenth Monthly Fee Period, Quinn Emanuel attorneys, among other things, spent time (i) advising the Debtors concerning litigation protections and contingencies in the event settlement negotiations were unsuccessful; (ii) communicating with the Debtors, including its board of directors, and other stakeholders in the Debtors' estates regarding litigation strategy and progress; (iii) drafting opposition pleadings, preparing for oral argument, and attending a hearing in response to the Official Committee of Equity Security Holders' (the "Equity Committee") motion seeking the appointment of an Examiner in these Chapter 11 cases; (iv) conducting research and drafting memoranda with respect to action commenced by certain members of the Equity Committee seeking to compel the Debtor to hold an annual meeting of shareholders; (v) communicating and information sharing with the Equity Committee regarding the Debtors' claims and causes of action, and reviewing and preparing documents for production in response to document requests from the Equity Committee and other parties seeking discovery, and (vi) negotiating a global discovery agreement with the Equity Committee and other parties seeking discovery.

17. Throughout the Fourteenth Monthly Fee Period, Quinn Emanuel attorneys have continued to attend to various discovery-related matters, including (i) the ongoing review of material collected from Washington Mutual Inc. ("WMI") for potential future productions in the context of plan confirmation, (ii) responding to information requests from the Equity Committee, (iii) negotiating with



third parties who made voluntary productions in connection with Debtors' Rule 2004 investigation, (iv) responding to information requests from the Trust Preferred committee, (v) reviewing Alvarez and Marsal documents for privilege prior to production in connection with plan confirmation, (vi) attending to discovery-issues related to the WMB bondholder claims in view of the outcome of the first-stage hearing on the Debtors' claims objection to such claims, and (vii) researching the possibility and logistics of a document depository as a means to provide information in connection with plan confirmation.

#### **IV. FACTORS TO BE CONSIDERED IN AWARDING ATTORNEYS' FEES**

18. 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.

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- (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**

19. 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.

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20. 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.

21. 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).

22. 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.

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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).

23. The total time spent by Quinn Emanuel attorneys and paraprofessionals during the Fourteenth Monthly Fee Period was 1,085.60 hours, which services have a fair market value of \$492,993.00. 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

24. Quinn Emanuel has expended the total amount \$8,255.37 in actual, reasonable and necessary expenses in connection with representing the Debtors during the Fourteenth 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**.

25. 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.

26. 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.

27. 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.

28. 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.

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

30. 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 Fourteenth Monthly Fee Period in the amount of \$492,993.00, together with reimbursement of \$8,255.37 for all actual, reasonable and necessary expenses incurred, and such other and further relief as is just.

Dated: Wilmington, Delaware  
July 16, 2010

**QUINN EMANUEL URQUHART &  
SULLIVAN, LLP**

By \_\_\_\_\_



Susheel Kirpalani

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New York, New York 10010  
Telephone: (212) 849-7000  
Telecopier: (212) 849-7100

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

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

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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 Fourteenth Monthly Application For Interim Allowance Of Compensation For Services Rendered And For Reimbursement Of Expenses During The Period From May 1, 2010 Through May 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:  
July 15, 2010

**Quinn Emanuel Urquhart & Sullivan, LLP**



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



**EXHIBIT A**

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**WMI 01 5 Fee Applications**

<b>Date</b>	<b>Init.</b>	<b>Description</b>	<b>Hours</b>	<b>Fees</b>
05/10/10	OMU	Review March and April invoices.	0.80	336.00
05/11/10	CC4	Review April application and time entries.	3.80	1,216.00
05/11/10	ML4	Prepare WMI March fee application - Exhibit B (3.5); confer with accounting regarding various expenses on fee app (.2).	3.70	980.50
05/12/10	CC4	Review and draft April fee application.	5.80	1,856.00
05/12/10	ML4	Continue preparing WMI March fee application (1.9); confer with accounting dept re expenses (.4).	2.30	609.50
05/13/10	CC4	Review and revise April fee application.	3.80	1,216.00
05/14/10	CC4	Make revisions to April applications.	4.60	1,472.00
05/14/10	ML4	Prepare WMI March Fee application - Exhibit B.	1.30	344.50
05/14/10	ML4	Finalize WMI March Fee app - Exhibit B.	1.10	291.50
05/17/10	CC4	Review and revise April fee application.	2.60	832.00
05/17/10	ML4	Update March fee application.	0.60	159.00
05/17/10	OMU	Review and revise multiple drafts of exhibit B to March fee application.	3.00	1,260.00
		<b>SUBTOTAL</b>	<b>33.40</b>	<b>\$10,573.00</b>

**WMI 02 Litigation**

<b>Date</b>	<b>Init.</b>	<b>Description</b>	<b>Hours</b>	<b>Fees</b>
05/01/10	BF1	C.C. w/ B. Rosen, C. Smith, P. Calamari, D. Elsberg re. planning for opposition to equity committee motion for examiner (.4); email correspondence with D. Elsberg re same (.3); review and comment upon opp. to motion for examiner (.9); compile QE comments to same (.3); review creditor comment to same (.5).	2.40	1,320.00
05/01/10	DLE	Review and give extensive comments on draft objection to Equity Committee motion (1.2); teleconf C. Smith, B. Rosen re objection to motion for examiner (0.2); follow up re same with P. Calamari, B. Finestone, S. Kirpilani and also with C. Smith (0.4).	1.80	1,458.00
05/01/10	PC	Review draft examiner objection, and e-mails regarding same (1.2), conference call C. Smith and B. Rosen regarding same (.4).	1.60	1,552.00
05/02/10	BF1	C.C. w/ C. Smith, K. DiBlasi, D. Elsberg, S. Kirpalani re. planning for opposition to equity committee motion for examiner.	0.40	220.00
05/02/10	DLE	Attend portion of teleconf C. Smith, Weil Gotshal re objection to Equity Committee motion.	0.20	162.00
05/02/10	PC	E-mails regarding opposition to application to examiner.	0.20	194.00
05/02/10	SK2	Review draft objection to examiner motion (1.5); attend conf call w/ C. Smith, M. Colins, Weil, QE re same (.4).	1.90	1,634.00
05/03/10	BF1	Revise opposition to equity to committee motion for examiner to incorporate critical litigation facts (1.4); research regarding death-trap provisions (1.7); draft proffer for evidentiary submission re estate claims investigation (1.3); c.c. w/ Fried Frank group regarding adversary proceedings procedural posture (.5).	4.90	2,695.00
05/03/10	DLE	Teleconf certain creditors and their counsel re litigation strategy, and prepare for same.	0.50	405.00
05/03/10	HN	Review documents culled by Alvarez & Marsal as potentially privileged for segregation by privileged status.	6.00	1,650.00

05/03/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
05/03/10	JBX	Review WMI non-privileged documents for production.	3.00	1,170.00
05/03/10	NM	Correspondence with S. Chiu, J. Collopy and E. Taggart re document review and related case organization (0.2); review of JPMC and BBH RFP's and related WMI non priv document review (4.4).	4.60	1,265.00
05/03/10	PC	E-mails regarding application to appoint examiner, review revised draft opposition to same (0.4); e-mails regarding status (0.2); review press coverage (0.1).	0.70	679.00
05/03/10	SC1	Review complaint in DC Action.	1.10	572.00
05/04/10	BF1	Comment upon opposition to examiner motion (.6); prepare for litigation update conference (1.7); attend conference with all creditor constituencies, UCC, and debtor professionals (3.6); research re. chapter 11 trustee ramifications (2.1); email C. Smith re same (.4); M. Fisher, C. Wells, re. P J Solomon requests (.6); review of draft notice of removal (.2); review motion to convert to chapter 7 (.5); email P. Calamari, D. Elsberg re. same (.2); review tax filing request for litigation implications (.5); t.c. w/ C. Brower and S. Golding re same (.2); review draft DC status report (.5).	11.10	6,105.00
05/04/10	HN	Review documents culled by Alvarez & Marsal as potentially privileged for segregation by privileged status.	7.00	1,925.00
05/04/10	JLB	Review status of outstanding FOIA requests (2.0); emails with T. O'Brien, N. Maglioglio, J. Brownstone re same (.5).	2.50	975.00
05/04/10	NM	Correspondence with E Taggart, T Obrien, J Benner, J Collopy, J Brownstone and IT re document review and FOIA requests (0.7); review of FOIA requests and other correspondence docs among T. Obrien and J Benner (0.4); review of WMI non priv docs (3.7).	4.80	1,320.00

05/04/10	PC	E-mails regarding discovery issues (0.4); final objections to appointment of examiner (0.3); review press coverage (0.1); conference call with Weil/Creditors regarding status (1.0); e-mails regarding possible motion to appoint a trustee, and press release regarding same, telephone calls C. Smith regarding same (0.9); e-mails regarding scheduling (0.1); attention to litigation strategy, e-mails B. Finestone regarding same (0.3); review draft status report for Judge Collyer and e-mails regarding same (0.2); review Amended Complaint on shareholder meeting (0.2); e-mails JBQ regarding call from Creditor and telephone call C. Smith regarding same (0.2).	3.70	3,589.00
05/04/10	TOB	Review documents for responsiveness and privilege (.5); review and revise FOIA requests (.2); research regarding number of pages reviewed in discovery to date (.3).	1.00	480.00
05/05/10	BF1	Email C. Smith re. various executory contract and trustee issues.	0.40	220.00
05/05/10	DLE	Prepare for and attend examiner hearing.	2.00	1,620.00
05/05/10	DLE	Confer with C. Smith re responding to J. Walrath's comments re information access, and draft proposal re same.	3.00	2,430.00
05/05/10	HN	Review documents culled by Alvarez & Marsal as potentially privileged for segregation by privileged status.	6.80	1,870.00
05/05/10	JLB	Review examiner motion pleadings.	1.00	390.00
05/05/10	NM	Document review and QC of previously coded docs (7.3); email correspondence with T. Obrien, I. Tokar, J. Collopy, J. Brownstone, and S. Chiu re case (0.8).	8.10	2,227.50
05/05/10	PC	Further review joint status report and e-mails regarding same (0.3); attention to responses to motion to appoint examiner, e-mails regarding same (0.8); review press coverage, e-mails regarding press release on decision (0.4); review motion to compel shareholder meeting, and e-mails regarding same (0.6); review and comment on D. Logan affidavit (0.4); e-mails regarding Eq. Committee contacts (0.3); e-mails regarding settlement status (0.2).	3.00	2,910.00

05/05/10	SC1	Review First Amended Answer Counterclaims of Defendant Federal Deposit in DC Action, Complaint, Exhibit A - Purchase and Assumption Agreement, Debtor 's Answer and Amended Counterclaims in Response to the Complaint of JPMorgan Chase Bank in JPMC Adversary Proceedings, Complaint in Turnover Action and Answer and Amended Counterclaims/Cross-Claims of JPMorgan Chase Bank in Turnover Action.	6.50	3,380.00
05/05/10	SC1	Multiple email correspondence with Ms. Tokar and Ms. Malogioglio re document review guidelines.	0.20	104.00
05/05/10	TOB	Research regarding FOIA requests (.3); review documents for privilege (.5).	0.80	384.00
05/06/10	BF1	C.C. w/ Perkins Coie, C. Smith, A. Schloss re. WA state court action (.2); t.c. w/ creditor re plan considerations (.5).	0.20	110.00
05/06/10	DLE	Draft communication to EC re information access, and confer re same with C. Smith and P. Calamari (0.2); email EC counsel re same (0.1); confer with C. Smith re data room and re 2004 discovery contents (0.3).	0.60	486.00
05/06/10	DR	Run search in iCONNECT and re-folder docs for N. Malogioglio.	0.10	15.00
05/06/10	HN	Review documents coded as presumptively privileged to determine privilege status.	8.00	2,200.00
05/06/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00
05/06/10	JBX	Review WMI non-privileged documents for production.	2.50	975.00
05/06/10	JLB	Prepare log and file of equity committee communications (.5); emails re same (.2); review examiner motion hearing transcript and other recent pleadings (1.5).	2.20	858.00
05/06/10	NM	Correspondence with S. Chiu, I. Tokar, J. Brownstone, and T. Obrien re case (0.9); research WMI and JPMC correspondence btw March and April 08 (0.9); call with I. Tokar re coding (0.5); review of WMI non priv docs (3.2).	5.50	1,512.50

05/06/10	PC	Continued attention to response to action to compel a shareholder meeting, e-mails regarding same (0.2); e-mails Frongilo/Finestone regarding discovery issues (0.2); e-mails regarding communications with Eq. Committee (0.3); e-mails regarding creditor questions on S/J motion (0.2); e-mails regarding status report for DC Court (.1).	1.00	970.00
05/06/10	SC1	Review Brief in Support of Plaintiffs' MSJ, Opposition of Defendant JPMorgan Chase to Plaintiff's MSJ, Debtor's Motion for An Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004, First Request for Production of Documents (3.2); Opinion to Debtor's Motion for an Order Directing Examination of JPM, Debtor's First Request for Documents to JPM, JPM's First Request to Debtors for Production of Documents, and Memos re Analysis of JPMC 2004 (4.2).	7.40	3,848.00
05/06/10	TOB	Prepare memorandum regarding shareholders' meeting (5.5); call with Perkins Coie regarding shareholders' meeting (1.0); research regarding shareholder demands (5.5).	12.00	5,760.00
05/07/10	BF1	Circulate draft status report to the parties (.2); review S&C comments to the same and comment thereupon (1.1); research re official committee access to privileged information (3.9); t.c. w/ D. Possick re joint status report (.3); email correspondence re same (.4); t.c. w/ J. Wine re same (.2).	6.10	3,355.00
05/07/10	HN	Review documents coded as presumptively privileged to determine privilege status.	6.00	1,650.00
05/07/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
05/07/10	JLB	Emails to D. Elsberg re current status and necessary follow up on FOIA requests.	0.70	273.00
05/07/10	NM	Correspondence with team, including T. Obrien, E. Taggart, I. Tokar, and S. Chiu re document review (0.9); review and QC of WaMu documents (3.8).	4.70	1,292.50

05/07/10	PC	Review press coverage (0.2); e-mails regarding Eq. Committee requests, telephone call Susman regarding same, e-mail demand from Susman regarding same (0.7); e-mails regarding status report for DC Court status (0.3); e-mails regarding disclosure statement and status (0.2).	1.40	1,358.00
05/07/10	SC1	Review the Coding Tree memo and all correspondence between WMI review team re document review procedures (2.1); review and code non-privileged documents from WMI for possible production (3.8).	5.90	3,068.00
05/07/10	TOB	Review WMI documents for privilege.	0.20	96.00
05/08/10	BF1	C.C. w/ B. Rosen, WGM, B. Kosturos, J. Goulding, A&M, C. Smith, D. Elsberg re disclosure statement revisions (.7); research regarding privilege implications with official committees (1.8); search for liquidation analyses in liquidating chapter 11s (.6).	3.10	1,705.00
05/08/10	DLE	Revise draft statement to DC court (0.2); teleconf A&M, WGM, C. Smith re litigation-disclosure issues (0.8).	1.00	810.00
05/08/10	PC	Further attention to Eq. Committee requests for documents and e-mails regarding same (0.4); review Operations Committee meeting minutes (0.1); further review and comment and draft status report for DC Court and e-mails regarding same (0.3); e-mails regarding disclosure statement, and attention to facts underlying same (0.7).	1.50	1,455.00
05/09/10	BF1	T.C. w/ D. Elsberg re litigation content in disclosure statement (.4); c.c. w/ B. Rosen, T. Sapicka, B. Kosturos, J. Maciel, J. Goulding, C. Smith, D. Elsberg re same (.3).	0.70	385.00
05/09/10	DLE	Review disclosure materials, and confer with B. Finestone re same (0.4); teleconf C. Smith, Weil Gothsal, A&M re same (0.3).	0.70	567.00
05/09/10	SC1	Review and code non-privileged WMI documents for possible production.	6.00	3,120.00



05/10/10	BF1	Review FDIC comments to DC status report (.2); email correspondence with all parties re. same (.4); research caselaw re. privilege considerations with official committees (.9); t.c. w/ R. Lee re. 9019 discovery in similar chapter 11 case (.2); review of transcript from same (.9); c.c. w/ J. Wine, A. Stochak re. status report (.2); c.c. w/ J. Wine, S. Friedman re. same (.1); c.c. w/ C. Smith, D. Elsborg re. litigation conference call (.1); c.c. w/ C. Smith, D. Elsborg, B. Rosen, B. Kosturos, T. Frongillo re. litigation status update (1.3); follow up c.c. w/ T. Frongillo, P. O'Toole re same (.5).	4.80	2,640.00
05/10/10	DLE	Teleconf C. Smith, B. Finestone re litigation strategy and key claims (0.1); teleconf C. Smith, A&M re key claims and litigation strategy (attend parts of call) (0.7).	0.80	648.00
05/10/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	6.50	1,787.50
05/10/10	JBX	Prepare WMI weekly deadlines (.1); Review WMI non privileged documents (1.9).	2.00	780.00
05/10/10	JLB	Review motion for conversion to chapter 7 or appt of trustee.	0.50	195.00
05/10/10	NM	Document review of WMI non priv docs (5.0); correspondence with S. Chiu, T. Obrien, H. Nolan, and I. Tokar re same (0.9); review of hot docs memo prepared by J. Brownstone and others (1.1); correspondence with T Obrien re the same (0.2).	7.20	1,980.00
05/10/10	PC	E-mails regarding draft status report, and FDIC comments (0.7); e-mails regarding scheduling (0.2); e-mails regarding claims summary (0.1); further work on Eq. Committee requests, review document production status and summaries (0.6); attention to Bank Bondholder claims (0.3); review answer in action to compel meeting and comment (0.6); e-mails regarding settlement status and strategy (0.4).	2.90	2,813.00
05/10/10	SC1	Review and code non-privileged WMI documents for possible production.	7.30	3,796.00
05/10/10	SK2	Prepare for and attend WMI strategy call w/ client, Weil, QE team.	0.70	602.00

05/10/10	TOB	Gather hot document summaries (.4); gather document requests (.4); review documents for responsiveness and privilege (.4).	1.20	576.00
05/11/10	BF1	Review Rule 2004 summaries.	1.80	990.00
05/11/10	DLE	Teleconf C. Smith, A&M, WGM re status of discussions and litigation strategy (0.3); teleconf Akin Gump re same (0.3); respond to Equity Committee email re documents from Venable (0.1).	0.70	567.00
05/11/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	6.00	1,650.00
05/11/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
05/11/10	JBX	Review WMI non-privileged documents for production.	1.40	546.00
05/11/10	PC	Review motion to transfer and e-mails B. Finestone regarding same (0.5); e-mails regarding Eq. Committee document requests, attention to same (0.3); e-mail regarding discovery issues, and agreement with FDIC regarding same (0.2); e-mails regarding status of negotiations, Creditor Committee letter regarding same (0.4).	1.40	1,358.00
05/11/10	SC1	Review and code non-privileged WMI documents for possible production.	8.00	4,160.00
05/11/10	SK2	Review revised settlement documents.	0.50	430.00
05/11/10	TOB	Review documents for responsiveness (.5); prepare memorandum regarding third party discovery (2.5); review and collect discovery requests (.1).	3.10	1,488.00
05/12/10	BF1	Review and comment on motion to transfer (.9); draft claims summary sheet (1.8); review TruPS committee disclosure statement objection (.6); review and comment upon bilateral agreement (1.7); review liquidation analysis w/ S. Kirpalani (.6); t.c. w/ J. Goulding re. same (.3); c.c. w/ J. Goulding, B. Kosturos re. bilateral agreement (.5); t.c. w/ P. Calamari re. same (.2).	6.60	3,630.00
05/12/10	DLE	Review emails from C. Smith and B. Kosturos re draft documents and status of discussions (0.3); review draft removal brief (0.2).	0.50	405.00

05/12/10	DR	Run folder searches in iCONNECT and batch tag docs for H. Nolan.	0.10	15.00
05/12/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	6.00	1,650.00
05/12/10	NM	Email correspondence with H. Nolan, T. O'Brien, E. Taggart, and S. Chiu re document review (0.8); review of coding memo (0.2); review of WMI non priv docs (5.3).	6.30	1,732.50
05/12/10	PC	Review objections to disclosure statement and e-mails regarding same (0.4); e-mails regarding status of negotiations and strategy, telephone calls B. Finestone regarding same, review documents regarding same (1.2); further review, notice of removal, motion to transfer Washington State action (0.2).	1.80	1,746.00
05/12/10	SC1	Review and code non-privileged WMI documents for possible production.	7.10	3,692.00
05/12/10	SK2	Confer w/ B. Finestone re disclosure statement issues re litigation (.6); review precedents for liquidating plans and litigation valuation issues (2.5); reviewing draft liquidation analysis and revising same (2.1).	5.20	4,472.00
05/13/10	BF1	Revise claim reference document (.3); attend telephonically plan/settlement conference with WGM, FF, A&M, W&C et. al. (.9); prepare materials for equity committee meeting (1.4).	2.60	1,430.00
05/13/10	DLE	Review discovery and privilege protocols (0.3); teleconf creditors re status of discussions and draft documents (0.5); review C. Smith draft declaration and give comments (0.2).	1.00	810.00
05/13/10	ET	Meet with T. O'Brien, H. Nolan, N. Maglioglio regarding document review (1.2); review coding memo from N. Maglioglio (.2).	1.40	1,022.00
05/13/10	HN	Meeting with E. Taggart, T. O'Brien and N. Malogioglio regarding status of document review for JPMC and Bondholder matters.	1.20	330.00
05/13/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	6.80	1,870.00

05/13/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
05/13/10	JAR	Draft top line summary of strengths and weaknesses of IP claims.	0.50	290.00
05/13/10	NM	Review of WMI non priv docs (2.7); correspondence with team re coding (0.2); team meeting with E Taggart, H Nolan and T Obrien re status of the review and case (1.2).	4.10	1,127.50
05/13/10	PC	E-mails regarding meeting with Eq. Committee, prepare for same (0.5); conference call B. Rosen, B. Kosturos regarding settlement status, numerous e-mails regarding same (2.8); review press coverage (0.1); further review documents on transfer motion and e-mails regarding same, update on status (0.4); review various objections to disclosure plan from shareholders (1.2); review summary of claims chart and revise (0.4); telephone call w/ C. Smith regarding liquidation analysis, e-mails regarding same (0.4); e-mails regarding discovery items (0.2).	6.00	5,820.00
05/13/10	SC1	Review and code non-privileged WMI documents for possible production.	5.20	2,704.00
05/13/10	SK2	Review drafts of liquidation analysis (.9); conf. call w/ J. Goulding, re same (.2).	1.10	946.00
05/13/10	TOB	Email to D. Elsberg regarding privilege screen (.3); prepare memorandum regarding third party productions (1.5); meeting with EPT regarding discovery (1.2).	3.00	1,440.00
05/14/10	BF1	Review equity committee objection to the disclosure statement (.4); review WMI notcholder objection to the disclosure statement (.4); review bank bondholder objection to the disclosure statement (.4); review FDIC objection to the disclosure statement (.3); attend conference with P. Calamari, D. Elsberg, R. Johnson, S. Susman, E. Sargent, L. Kruger re equity committee update re litigation (2.1); draft memo to C. Smith, B. Rosen re same (.9); attend internal status meeting regarding plan discussions with B. Kosturos, J. Goulding, B. Rosen, P. Calamari, C. Smith (.6); draft email re strategy points arising from same (.5).	5.60	3,080.00

05/14/10	DLE	Meet with EC's counsel to discuss status of litigation and information sharing (2.1); email report to others on QE team re same, and gather information and send to EC counsel (0.3); teleconf A&M re draft documents and status of discussions (0.4).	2.80	2,268.00
05/14/10	ET	Review memorandum dismissing American National Claims for lack of jurisdiction (0.2); review summary of claims in Seattle litigation (0.3).	0.50	365.00
05/14/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	8.00	2,200.00
05/14/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00
05/14/10	JLB	Assist with Equity Cmt meet and confer (.7); review and prepare documents for delivery to equity Committee counsel (7.5).	8.20	3,198.00
05/14/10	NM	Email correspondence with IT and team re coding and coding implementation.	0.30	82.50
05/14/10	PC	Attention to discovery issues (0.4); confer with S. Susman for Eq. Committee, memo regarding same (2.1); prepare for same (.4); follow up regarding request for documents and info (.4); further review of objections to plan (0.3); conference call C. Smith, J. Goulding, and B. Rosen regarding status of settlement and WMB Bondholder claims, draft note regarding same (0.9); creditor committee update call (0.4); e-mails regarding Washington action to compel meeting, comments regarding issues, PHV motions (0.3).	5.20	5,044.00
05/14/10	SC1	Review and code non-privileged WMI documents for possible production.	5.90	3,068.00
05/14/10	SK2	Review materials for conf call w/ clients re settlement and plan (.2); attend conf. call re same (.9).	1.10	946.00
05/14/10	TOB	Review documents for privilege.	1.00	480.00
05/15/10	BF1	Review revised settlement agreement (4.0); discuss, review and email correspondence with D. Elsborg re equity committee document requests (1.6).	5.60	3,080.00

05/15/10	DLE	Draft letter to EC counsel, and confer w/B. Finestone re requested materials.	0.30	243.00
05/15/10	JLB	Review and prepare documents for delivery to equity committee.	4.30	1,677.00
05/15/10	PC	Review revised settlement and e-mails regarding same (0.8); e-mails regarding providing documents to Eq. Committee and letter regarding same (0.4); review press release regarding settlement, and e-mails regarding same (0.2).	1.40	1,358.00
05/15/10	SC1	Review pleadings in WAWU review binder (.9); review and code non-privileged WMI documents for possible production (4.5).	5.40	2,808.00
05/16/10	BF1	Email correspondence regarding litigation trust privilege issues (.3); c.c. with P. Calamari, T. Wolfe, C. Smith, D. Elsberg re same (.4).	0.70	385.00
05/16/10	DLE	Review and revise draft language re privileges or C. Smith, and confer multiple time re same with C. Smith and QE team (0.8); teleconf C. Smith, J. Wolfe re same (0.4); review draft summaries of agreement (0.2).	1.40	1,134.00
05/16/10	PC	Review language on privilege transfer and comment, and e-mails regarding same, conference call C. Smith and J. Wolfe regarding same (1.3); review revised settlement agreement and e-mails regarding same (0.3).	1.60	1,552.00
05/17/10	BF1	Draft update for Delaware appeals (.6); review Lehman setoff decision re. FDIC stay relief motion (.4); research equitable setoff under UFTA (.4); t.c. w/ Rafael X. Zahralddin-Aravena re. 29th claim objection (.3); t.c. w/ A. Schloss re. remand procedure (.5); attend weekly board of directors call (.6); t.c. w/ A. Schloss re. equity committee discovery (.4); review briefs on 29th claims objection (1.9); research re. FDIC regulatory breach of fiduciary duty claim (1.7).	6.80	3,740.00
05/17/10	DLE	Operating Committee meeting (0.4); review draft summaries of agreement (0.2); confer with C. Smith re statute of limitations, and confer with P. Calamari and outline issues to research (0.5).	1.10	891.00

05/17/10	ET	Review correspondence re FOIA requests (.4); review reports regarding draft JPMC settlement (.3); telephone conference with WMI board regarding JPMC settlement negotiations (.4).	1.10	803.00
05/17/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	6.50	1,787.50
05/17/10	JLB	Identify and prepare documents for delivery to equity committee counsel (3.1); review past FOIA productions and determine gaps versus requests (1.2); emails re same (.5).	4.80	1,872.00
05/17/10	NM	Email correspondence with E. Taggart, H. Nolan, T. Obrien and IT re case and document review (0.2); document review of WMI non priv docs (2.1).	2.30	632.50
05/17/10	PC	Review latest draft answer in action to compel shareholder meeting, questions regarding stipulation on remand motion, review draft press release on settlement and e-mails regarding same (0.7); attention to settlement agreement and status, telephone call D . Elsbeg regarding same, telephone call C. Smith regarding same, continued e-mails regarding privilege waiver language (0.8); review status report for Delaware Court and e-mails regarding same (0.3); review press coverage (0.1); review latest objections to disclosure statement (0.2); attention to possible claims against Goldman/MS and e-mails regarding same (0.4); meeting at Weil Gotshal with FDIC, A&M, and C. Smith regarding settlement agreement negotiations (4.4).	6.90	6,693.00
05/17/10	SC1	Review and code non-privileged WMI documents for possible production.	7.50	3,900.00
05/17/10	TOB	Litigation update EPT, BF (1.2); research regarding SOLs on fiduciary duty claims (.6); draft memo re fiduciary duty claims (1.9).	3.70	1,776.00

05/18/10	BF1	Revise FDIC breach of fiduciary duty claims memo (.6); research regarding Del and OTS indemnification (2.1); distribute joint status report for Del appeals (.5); t.c. w/ McIntosh, Mackey re. status report (.2); review bank bondholder 2019 statements and e mail C. Smith re. same (.6); reconcile 2019 statements with proof of claims (.7).	4.70	2,585.00
05/18/10	DLE	Review draft descriptions of agreements, and give comments (0.3); revise draft memo re statutes of limitations (0.3); review and give comments on status report, and confer re same and re public statements with C. Smith and P. Calamari (0.5).	1.10	891.00
05/18/10	ET	Review hot documents from post 9/25/08 review (1.5); review objection of equity holders to motion to approve plan (1.1).	2.60	1,898.00
05/18/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	7.00	1,925.00
05/18/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
05/18/10	JLB	Review 3d party 2004 productions.	1.30	507.00
05/18/10	NM	Email correspondence with T. Obrien, S. Chiu, I. Tokar, IT and H. Nolan re document review and case organization (0.7); review of WMI non priv docs (2.8).	3.50	962.50



05/18/10	PC	Review SOL memo on fiduciary duty claims and e-mails regarding same (0.4); review final draft of status report for Delaware action and e-mails regarding same (0.2); conference call regarding indemnity issues, and follow up research regarding same (1.0); review revised SOL memo and e-mails regarding same (0.2); attention to press coverage (0.2); attention to request for jurisdictional stipulation on action to compel shareholder meeting, review revised answer (0.4); further attention to status of settlement agreement, e-mails regarding same, telephone calls regarding same, conferences with C. Smith and B. Kosturos regarding same (1.4); review objection from Eq. Committee to seller (0.2); attention to scheduling and prepare for hearing in Delaware (0.3); attention to "29th Claim" objection filed and e-mails regarding same (0.3); e-mails regarding bank bondholder POC's (0.1).	4.70	4,559.00
05/18/10	SC1	Review and code non-privileged WMI documents for possible production.	6.40	3,328.00
05/19/10	BF1	Review JPMC comments to joint status report for Sleet (.3); t.c. w/ McIntosh, Mackey re status report (.2); review FDIC comments to joint status report for Sleet (.2).	0.70	385.00
05/19/10	DLE	Review and give comments on notice updating court (0.2); review and revise conflict waiver (0.1); get summary of today's hearing (0.2).	0.50	405.00
05/19/10	ET	Review disclosure statement and articles about same (.3); review April 16 report from the subcommittee on investigations (.4); review statement of John M. Reich before the PSI (.2); review grand jury subpoena for WMI (.2).	1.10	803.00
05/19/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	5.40	1,485.00
05/19/10	JBX	Confer with T. O'Brien and J. Benner regarding FOIA requests.	0.30	117.00

05/19/10	JLB	Continue review FOIA and 2004 3d party production and status to date (1.8); conf. call with J. Brownstone, T. O'Brien re same (.3); draft follow up letter to SEC re FOIA request (.5); draft update to D. Elsberg re status of current requests and recommended next steps (1.0).	3.60	1,404.00
05/19/10	NM	Review of WMI non priv docs (6.2); correspondence with E Taggart, T OBrien, J Collopy and IT re case organization and review (0.3).	6.50	1,787.50
05/19/10	PC	Press coverage regarding Goldman issues, results of hearing (0.4); review changes to status report for Delaware Court and numerous e-mails regarding same (0.3); e-mails regarding FOIA requests (0.1) ; further work on settlement agreement, e-mails regarding same, attention to offset provision (0.4); attention to discovery issues (Brown Rudnick requests) (0.3); further attention to objection 29, e-mails regarding same (0.2).	1.70	1,649.00
05/19/10	SC1	Review and code non-privileged WMI documents for possible production.	7.20	3,744.00
05/19/10	TOB	Prepare third party 2004 requests update (.5); telephone conference with J. Benner and J. Brownstone (.3); upload WMI tax documents (.1).	0.90	432.00
05/20/10	BF1	Email correspondence w/ S. Friedman re discovery request of TruPS consortium (.3); t.c. w/ T. Sapieka re same (.1); meet and confer with counsel to TruPS consortium re discovery requests (.6); t.c. w/ E. Sargent re discovery issues (.2); email correspondence w/ E.C. counsel re same (.6); t.c. w/ M. Rosenfelt re. 29th claims objection (.2).	2.00	1,100.00
05/20/10	DLE	Review Equity Committee requests and draft responses.	0.30	243.00
05/20/10	ET	Correspond with QE team regarding document review status and next steps in light of proposed settlement (.4); review plan disclosure statement (1.3); review status report by JPMC (.2); review summary of relevant material from WaMu senate hearings (.8); review memo regarding alternative arguments in response to complaint to compel shareholder meeting (.2).	2.90	2,117.00

05/20/10	HN	Review documents coded as presumptively privileged by Alvarez & Marsal to determine privilege.	6.30	1,732.50
05/20/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
05/20/10	NM	Review of WMI non priv documents and tax return production (7.8); correspondence with E. Taggart, T. Obrien, J. Collopy, H. Nolan, and S. Chiu re document review (0.5).	8.30	2,282.50
05/20/10	PC	Questions regarding Eq. Committee proposal to change venue, e-mails regarding same and answer (0.3); attention to press coverage (0.2); attention to Brown Rudnick doc production requests, conference call regarding same (0.7); attention to Eq. Committee re quests for documents and information; e-mails regarding same, review draft responses (0.9); attention to Eq. Committee appeal of decision on examiner (0.2); attention to discovery status generally, review White & Case doc requests, deposition notice of Bratfield, Kosturos (0.8); e-mails regarding objection 29 status and scheduling (0.2); review and comment on sections of settlement agreement and e-mails regarding same, further review indemnity language, privilege language (0.6).	3.90	3,783.00
05/20/10	SC1	Review and code non-privileged WMI documents for possible production.	6.30	3,276.00
05/20/10	TOB	Email regarding transmitting productions to third parties (.3); emails to Venable regarding equity committee (.3).	0.60	288.00
05/21/10	BF1	Email correspondence w/ S. Friedman re discovery production to ad hoc committees (.3); email correspondence w/ C. Smith, T. Sapieka re discovery production to ad hoc committees (.5); c.c. w/ T. Sapieka, A. Schloss, C. Smith re. TruPS discovery requests (.8); c.c. w/ T. Sapieka A. Schloss re same (.3); review TruPS prior disclosures and pertinent documents (2.6); c.c w/ E. Sargent, P. Folloise, P. Calamari, D. Elsberg re privilege issues (.3); follow up w/ D. Elsberg and P. Calamari (.2); c.c. w/ C. Smith, P. Calamari, J. Coffey re Rule 2004 documents (.1).	5.10	2,805.00

05/21/10	DLE	Teleconference with Equity Committee counsel re requests for documents and information (0.5); follow up with P. Calamari and B. Finestone re same (0.2); review correspondence from EC with follow up requests, and confer re same with P. Calamari and QE team (0.3); review press releases (0.1).	1.10	891.00
05/21/10	HN	Review documents, selected by Alvarez & Marsal as possibly privileged, for privilege status.	6.70	1,842.50
05/21/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00
05/21/10	JLB	Attention to equity cmt communication log and records (.9); conf. call with E.C. counsel and QE team members (.5); draft and circulate summary of same (.6); follow up emails re same (.3).	2.30	897.00
05/21/10	MBC	Review press releases and stories re settlement.	0.40	388.00
05/21/10	NM	Review of WMI non privileged documents.	2.10	577.50
05/21/10	PC	Attention to communications with Eq. Committee, prep for conference with Eq. Committee and conference call with same (0.9); e-mails regarding press comments and review articles (0.3); attention to document production issues regarding settlement, confer with B. Finestone regarding same, telephone conference attorneys for trust preferred regarding same, numerous e-mails regarding same, telephone conference S&C regarding same, questions regarding OTS and Rule 2004 documents, telephone calls C. Smith regarding for going, telephone calls S. Friedman regarding same (3.8); e-mails regarding final settlement agreement, review press release regarding same (0.4); review Shareholder motion to remand (0.3).	5.70	5,529.00
05/21/10	SC1	Review and code non-privileged WMI documents for possible production.	3.60	1,872.00
05/21/10	TOB	Teleconference with equity committee.	1.30	624.00
05/22/10	BF1	Coordinate w/ Brown Rudnick re Rule 2004 documents (.5); research privilege issues (7.9).	8.40	4,620.00
05/22/10	DLE	Review and give comments on draft memo re privilege and Equity Committee's demands.	0.30	243.00

05/22/10	JLB	Research re common interest privilege.	1.50	585.00
05/22/10	NM	Email correspondence with S Chiu re the document review.	0.10	27.50
05/22/10	PC	Review press coverage for Settlement Agreement (0.2); continued e-mails regarding document requests from Trust Preferred counsel, attempts to download documents (0.4); review board minutes from previous meeting (0.1).	0.70	679.00
<del>05/22/10</del>	<del>SC1</del>	<del>Review and code non-privileged WMI documents for possible production.</del>	<del>3.30</del>	<del>1,716.00</del>
05/22/10	TOB	Prepare and send materials to trust preferred committee.	1.50	720.00
05/23/10	BF1	C.C. with settling parties re. discovery requests in connection with pending settlement (.8); draft letter to chambers re discovery procedures (.9); incorporate various internal comment to letter (.9).	2.60	1,430.00
05/23/10	DLE	Review emails re providing Equity Committee with discovery, and give comments re same.	0.30	243.00
05/23/10	ET	Review correspondence regarding discovery requests surrounding plan confirmation (.6); telephone conference with QE, JPMC counsel, WMI regarding discovery requests (.7).	1.30	949.00
05/23/10	JLB	C.C. with settling parties re. discovery requests (.8); prep for same (.2).	1.00	390.00
05/23/10	PC	Prepare for conference on discovery issues and e-mails regarding same (0.3); joint JPMC/FDIC/Discovery conference regarding outstanding demands (0.8); follow up on discovery items, draft letter to Court, numerous e-mails regarding same, telephone calls C. Smith regarding same (2.2).	3.30	3,201.00
05/23/10	SK2	Review discovery demands by equity committee (.3); review corresp. w/ Susman Godfrey (.1); conf. call w/ clients, Quinn team, Weil team re same (.8).	1.20	1,032.00
05/23/10	TOB	Meet and confer with trust preferred committee regarding JPMC and third party rule 2004 productions.	1.10	528.00

05/24/10	BF1	T.C. w/ A. Schloss re letter to Walrath chambers (.2); t.c. w/ R. Johnson re same (.3); review Enron discovery procedures (1.0); t.c. w/ A. Schloss re various meet and confers (.3); incorporate comments to letter to Walrath chambers (.2); t.c. w/ A. Schloss re motion for status conference (.1); draft discovery procedures (1.7); t.c. w/ J. Benner re various discovery issues (.3); t.c. w/ D. Brown re. Rule 2004 production (.6).	4.70	2,585.00
05/24/10	ET	Review amended disclosure statement (.3); review draft letter regarding discovery requests (.2); correspond with T. O'Brien and B. Finestone regarding document clawback (.4).	0.90	657.00
05/24/10	DNX	Review of 2004.02.13 Enron Confirmation Discovery Order.	1.60	496.00
05/24/10	HN	Review documents, selected by Alvarez & Marsal as possibly privileged, for privilege status.	8.00	2,200.00
05/24/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00
05/24/10	JBX	Prepare WMI weekly deadlines.	0.20	78.00
05/24/10	JLB	O. c. with B. Finestone re work-product document list.	0.30	117.00
05/24/10	NM	Email correspondence with T Obrien, I Tokar, S Chiu and J Brownstone re case organization (0.2); review of WMI non priv docs (8.2).	8.40	2,310.00
05/24/10	PC	Further attention to settlement discovery protocol, e-mails regarding same, review documents from related case, telephone call C. Smith regarding same, possible procedures motion, numerous e-mails regarding 2004 documents (1.9); attention to press coverage regarding WMB Bondholders and e-mails regarding same (0.3); e-mails regarding scheduling (0.2).	2.40	2,328.00
05/24/10	SC1	Review and code non-privileged WMI documents for possible production.	5.50	2,860.00
05/24/10	TOB	Call with Trust preferred committee regarding productions (1.0); research regarding productions (3.0); research regarding inadvertent productions (.9).	4.90	2,352.00

05/25/10	BF1	C.C. w/ T. Sapeika, A. Schloss re. TruPS discovery steps (.4); meet and confer with TruPS committee (.4); t.c. w/ R. Shaurma re global discovery procedures (.2); revise discovery procedures (1.9); t.c. w/ B. Glukstein re discovery procedures (.1); t.c. w/ R. Boller at Akin Gump re opposition to 3rd circuit (.1); emails to T. O'Brien re 3rd party rule 2004 production (1.7); review motion for further rule 2004 examination of JPMC (.7); follow up meet and confer w/ T. Sapeika, D. Brown re discovery issues (.3); review draft global discovery procedures (3.2).	9.00	4,950.00
05/25/10	DNX	Review 2004.02.13 Enron Confirmation Discovery Order.	0.30	93.00
05/25/10	ET	Review Equity Committee motion for rule 2004 discovery against JPMC (.6); review disclosure statement regarding second amended joint plan (.7).	1.30	949.00
05/25/10	HN	Review documents, selected by Alvarez & Marsal as possibly privileged, for privilege status.	6.10	1,677.50
05/25/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
05/25/10	JB3	Review of pricing to make Electronically Stored Information fully searchable pursuant to request from case team (0.3); pricing and options finalized and presented to case team for review (0.4).	0.70	175.00
05/25/10	JBX	Confer with E. Craddock and Weil Gotshal regarding preparation of weekly calendar.	0.20	78.00
05/25/10	NM	Correspondence with E Taggart, S Chiu, H. Nolan, T. O'brien, and IT re case organization and doc review (0.4), review of WMI non priv docs (6.8).	7.20	1,980.00
05/25/10	PC	Further attention to document discovery in connection with settlement, telephone conference Weil, Brown, and Rudnick regarding same, e-mails regarding same (2.1); review press coverage (0.2); review Eq. Committee motion to compel further 2004 discovery and e-mails regarding same (0.4); review and comment on draft motion to coordinate discovery respecting settlement and numerous e-mails regarding same (0.9).	3.60	3,492.00

05/25/10	SC1	Review and code non-privileged WMI documents for possible production.	5.30	2,756.00
05/25/10	TOB	Meet and confer with Trust preferred committee (.5); research regarding privilege issues (3.3); meet and confer with third parties regarding 2004 productions with Trust preferred committee (.2); call with A&M re start dates of employees (.3).	4.30	2,064.00
05/26/10	BF1	Prepare outline of response to EC rule 2004 motion (1.8); review TruPS offering memoranda re trust assets (.9); t.c. w/ A. Schloss re discovery motion (.2); c.c. w/ C. Smith, B. Rosen, A. Schloss, R. Hoskins re equity committee action (.3).	3.20	1,760.00
05/26/10	DLE	Review correspondence re data room and motions, and teleconf C. Smith re same (0.4); teleconf WGM and S&C re data room (0.2); teleconf R. Johnson re information access (0.2); review and propose edits to discovery motion (0.8).	1.80	1,458.00
05/26/10	DNX	Review and prepare summary of Enron discovery procedure order (5.0); legal search regarding fiduciary duties of debtors-in-possession to creditors in Delaware bankruptcy courts (0.7).	5.70	1,767.00
05/26/10	HN	Review documents, selected by Alvarez & Marsal as possibly privileged, for privilege status.	3.50	962.50
05/26/10	JL	Conf w/ J. Collopy re OTS documents (.3); prepare encrypted production of OTS documents (.4).	0.70	255.50
05/26/10	JLB	Gather 2004 3d party contact info in response to request from the equity cmt.	1.80	702.00
05/26/10	PC	Attention to settlement discovery issues, e-mails regarding same, telephone call C. Smith regarding same, e-mails regarding Eq. Committee requests, additional 2004 discovery (1.8); review draft opposition on Remand motion and e-mails regarding same (0.7); e-mails regarding document hold notice (0.1); review and comment on motion for coordinated discovery and e-mails regarding same (1.2); review news coverage (0.1); review Eq. Committee motion for expedited discovery (0.4).	4.30	4,171.00
05/26/10	SC1	Review and code electronic non-privileged WMI documents for possible production (7.6); review case background materials (.4).	8.00	4,160.00



05/26/10	SK2	Review Equity Committee rule 2004 motion (.9); review outline of B. Finestone and provide comments to same (1.1).	2.00	1,720.00
05/26/10	TOB	Prepare response to EC committee motion for discovery.	3.00	1,440.00
05/27/10	AMA	Responding to equity holder request for Rule 2004 contact information.	0.20	148.00
05/27/10	BF1	T.C. w/ J. Shiffman re TruPS claim objection (.2); attend c.c. w/ B. Rosen, C. Smith, A. Stochak, D. Elsberg re confirmation discovery procedures (.6); attend weekly BOD conference (.5); prepare response to E.C. motion for expedited discovery (8.4); t.c. w/ C. Smith, R. Johnson re bank bondholder claims (.2).	9.90	5,445.00
05/27/10	DLE	Teleconference with C. Smith re EC motion and re email to Creditors' Committee (0.2); revise draft email and send to C. Smith (0.1); teleconf C. Smith, WGM, Akin re procedures and discovery motions, and follow up with B. Finestone re same (0.6); board meeting (0.5); prepare or argument on EC motion (1.3); teleconf C. Smith re document retention and procedures (0.2).	2.90	2,349.00
05/27/10	DR	Create fields in iCONNECT for H. Nolan.	0.10	15.00
05/27/10	HN	Review documents, selected by Alvarez & Marsal for privilege status.	8.00	2,200.00
05/27/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	8.00	2,200.00
05/27/10	JLB	Gather 2004 3d party discovery contract info (1.1); emails re same (.3); review equity cmt 2004 motion (.5); gather additional correspondence re 3d party discovery for the equity cmt (1.2).	3.10	1,209.00

05/27/10	PC	Attention to requests for accelerated discovery in connection with settlement, review of prior work, contact information for Rule 2004, numerous e-mails regarding same (1.6); review press coverage and e-mails regarding same (0.2); attention to final motion regarding discovery procedures and e-mails regarding same (0.4); additional objections to the settlement agreement (0.2); review draft opposition to Eq. Committee application request for oral argument in proceeding to compel shareholder meeting (0.4).	2.80	2,716.00
05/27/10	SC1	Review and code non-privileged WMI documents for possible production.	4.80	2,496.00
05/27/10	TOB	Prepare reply to EC motion for discovery.	2.80	1,344.00
05/28/10	BF1	Attend discovery procedures call (.7); c.c. w/ B. Rudnick letter re. disclosure statement language (.1); attend weekly UCC professional call (.6); prepare response to E.C. motion for expedited discovery (10.1).	11.50	6,325.00
05/28/10	DLE	Prepare for argument re EC's motion to discovery privileged information.	2.10	1,701.00
05/28/10	ET	Telephone conference with Weil Gotschal, C. Smith, Alvarez & Marsal and various counsel regarding establishment of dataroom (.8); review motion for discovery procedures (.3); review motion from equity committee for expedited discovery (.2); correspond with QE regarding tasks and decisions regarding dataroom discovery (.5).	1.80	1,314.00
05/28/10	HN	Review documents, selected by Alvarez & Marsal as possibly privileged, for privilege status.	7.70	2,117.50
05/28/10	ILT	Review and analyze documents for relevance and privilege in preparation for production.	4.00	1,100.00
05/28/10	JBX	Research regarding Federal Rule of Evidence 502(d) (2.2); research regarding Garner doctrine and exceptions thereto (3.1).	5.30	2,067.00
05/28/10	JLB	Review and prepare correspondence with 3d parties re 2004 discovery for delivery to equity cmt (3.9); emails with D. Elsberg re same (.3).	4.20	1,638.00
05/28/10	KS	Review offering circulars re: priority, collateral, and assets (2.9); draft email re: same (1.8).	4.70	1,974.00

05/28/10	PC	E-mails regarding discovery issues in connection with settlement, search for documents regarding production of communicating (0.8); further e-mails regarding motion to schedule hearing on shareholder vote, review jurisdictional statement in Washington action (0.3); conference call regarding document depository population, e-mails regarding same (0.5); status update call with creditors (0.6); continued review of objections to settlement, letter from Brown Rudnick regarding objections to disclosure statement (0.3); review Brown Rudnick, WMB Noteholders objections to disclosure statement and e-mails regarding same (0.4); review motion for discovery from FDIC (0.2).	3.30	3,201.00
05/28/10	SC1	Perform targeted searches for SOFA documents and other possibly privileged communications (.7); review and code non-privileged WMI documents for possible production (2.5).	3.20	1,664.00
05/28/10	TOB	Third party productions to trust preferred committee (.8); call with C. Smith; Perkins Coie and Weil regarding discovery room (.7).	1.50	720.00
05/29/10	BF1	T.C. w/ D. Elsberg re. opposition to E.C. motion for expedited discovery (.6); email correspondence with D. Elsberg re same (.9); research re. Garner fiduciary exception, WA state law, and work product (2.5).	4.00	2,200.00
05/29/10	DLE	Prepare for argument re EC's motion for discovery of work product, and revise brief re same (8.5); t.c. w/ B. Finestone re opp (0.6).	9.10	7,371.00
05/29/10	JBX	Research regarding Garner line of cases and Rule 502(d).	3.70	1,443.00
05/29/10	JLB	Pull briefs requested by D. Elsberg for oral argument prep.	0.90	351.00
05/29/10	PC	Prep for oral argument on Eq. Committee motion, e-mails regarding same.	0.70	679.00
05/29/10	SC1	Review and code non-privileged WMI for possible production.	1.70	884.00
05/30/10	BF1	Review caselaw re attorney work product (1.4); review talking points (.6).	2.00	1,100.00

05/30/10	DLE	Prepare for argument on EC's motion to compel work product, and research and review case law for same and for brief.	8.70	7,047.00
05/30/10	JBX	Research re attorney's witness interview memoranda and work product doctrine.	1.00	390.00
05/30/10	PC	Further prep for argument on Eq. Committee motion (0.3); numerous e-mails regarding same (0.1); review further argument talking points (0.2).	0.60	582.00
05/31/10	BF1	Revise draft opposition to E.C. motion for expedited discovery (9.5); further research re Garner exception (1.9).	11.40	6,270.00
05/31/10	DLE	Prepare for argument on EC's motion to compel work product (6.8); research and review case law for same and for brief (3.1).	9.90	8,019.00
05/31/10	JLB	Prepare log of work product memos re analysis of Debtor claims.	7.20	2,808.00
05/31/10	PC	Further prep for oral argument on Eq. Committee motion, e-mails regarding same (0.8); review previous research tasks and e-mails regarding same (0.3); review Eq. Committee reply on motion for direct appeal on examiner issue (0.2).	1.30	1,261.00
		<b>SUBTOTAL</b>	<b>871.70</b>	<b>\$427,117.00</b>

**WMI03 Case Administration**

<b>Date</b>	<b>Init.</b>	<b>Description</b>	<b>Hours</b>	<b>Fees</b>
05/01/10	ML4	Update pleading clip of dockets nos. 1,543 to 1,570 from main bankruptcy docket.	6.30	1,669.50
05/02/10	ML4	Update pleading clip docket nos. 1,571 to 1,612 of main bankruptcy.	7.30	1,934.50
05/03/10	ML4	Update pleading clip from dockets no. 1,612 to 1,653.	4.30	1,139.50
05/04/10	JC	Updated Equity Committee hyperlink index & database folder & circulated latest filings to internal atty team (0.6); researched FOIA requests & responses per J Benner & N Malogioglio requests (1.2).	1.80	477.00

05/04/10	ML4	Update hyperlink clip of dockets no. 1,654 to 1,684 from main bankruptcy docket.	3.40	901.00
05/05/10	JC	Circulated pertinent discovery requests & summary judgment docs to team relevant to revised doc review standards per N Malogioglo request (0.7); processed docs rcv'd via email into associated database folders (0.5).	1.20	318.00
05/05/10	ML4	Update pleading clip with dockets no. 1,685 to 1,713 from main bankruptcy docket from main bankruptcy docket.	3.60	954.00
05/06/10	JC	Track & process new level hot docs from review of JPM produced docs (1.4); track doc submissions from A&M relative to discovery (0.3); update current actions in hyperlink & corresp databases (0.3).	2.00	530.00
05/06/10	ML4	Prepare pleading clip of pleadings from dockets no 1,714 to 1,773 from main bankruptcy docket.	5.90	1,563.50
05/07/10	JC	Prepare materials requested by Equity Committee per T O'Brien's instructions.	0.80	212.00
05/07/10	LJ	Define permission for attorney S Chiu to access the WMI Review iConect database per N. Malogioglio's request.	0.20	30.00
05/07/10	ML4	Prepare pleading clip of dockets no 1,774 to 1,828 from main bankruptcy.	6.60	1,749.00
05/08/10	ML4	Prepare pleading clip of docket nos. 1,829 to 1,873 from main bankruptcy docket.	7.30	1,934.50
05/10/10	JC	Tracking & org into new database folder discovery, FOIA & R 2004 requests & responses for submission to outside counsel for J Benner & T O'Brien (1.2); process & track new hot docs (1.3); process docs received via email into relevant database folders (0.9); update corresp files (0.6).	4.00	1,060.00
05/11/10	DR	Create review tags in iCONNECT for H. Nolan.	0.40	60.00
05/11/10	JC	Organize & forward Rule 2004 third party production letter agmts to attys Moskowitz & Abensohn matter per their request (0.8); update database folders w/recent docs received via email (0.7); finalize tracking & org of discovery, FOIA & R 2004 requests & responses for submission to outside counsel for J Benner & T O'Brien (1.0).	2.50	662.50

05/11/10	ML4	Prepare pleading clip of docket no. 1,874 to 1,891 from main bankruptcy.	3.90	1,033.50
05/12/10	JC	Process discovery request & responses into database for purposes of submitting to outside counsel (0.7); update & organize internal email, corresp, memos, & research database folders (0.3).	1.00	265.00
05/12/10	ML4	Prepare pleading clip of dockets no. 1,892 to 1,926.	4.60	1,219.00
05/13/10	DR	Run search in iCONNECT Priv database (.1); compare and identify docs previously exported to Non-Priv database (.1); folder results and alert team (.1); export docs from Priv database on backend (.1); import docs to Non-Priv database (.1); create iLET and run to folder docs that we re designated to be part of this export yet were already exported (.1); create and populate folders for H. Nolan (.1).	0.70	105.00
05/13/10	ML4	Prepare pleading clip of docket nos. 1 to 52 from main bankruptcy.	5.30	1,404.50
05/14/10	JC	Assist attorneys with research & document retrieval (1.2); update electronic discovery file for submission to EC (0.8).	2.00	530.00
05/14/10	ML4	Prepare pleading clip of dockets nos. 53 to 71 from main bankruptcy.	4.70	1,245.50
05/16/10	ML4	Prepare pleading clip of docket nos. 72 to 98 from main bankruptcy docket	6.10	1,616.50
05/17/10	DR	Run search in iCONNECT and folder docs for N. Malogioglio.	0.10	15.00
05/17/10	ML4	Prepare pleading clip of docket nos. 99 to 123 from main bankruptcy docket.	3.60	954.00
05/18/10	BRX	Legal research regarding sliding-scale settlement provisions for P. Calamari.	0.50	210.00
05/19/10	ML4	Prepare pleading clip from docket nos. 124 to 141 from main bankruptcy docket.	5.30	1,404.50
05/19/10	RV2	Load 8 additional native records to "WMI Non-Priv Review" iConnect database with DocID bates range: WMIQE 01618058 - 1618065 (0.6); modify load files for importing to database and imagebase per T. O'Brien's instructions (0.2).	0.80	120.00

05/20/10	ML4	Prepare pleading clip of docket nos. 142 to 158 from main bankruptcy docket.	6.10	1,616.50
05/22/10	ML4	Prepare pleading clip of docket nos. 159 to 173 from main bankruptcy docket.	6.50	1,722.50
05/23/10	ML4	Prepare pleading clip of docket nos. 174 to 192 from main bankruptcy docket.	4.20	1,113.00
05/24/10	JC	Gather Rule 2004 productions & reproduce for purposes of complying w/equity committee's request for same (1.4); communications w/atty T O'Brien re same (0.1).	1.50	397.50
05/25/10	DR	Run search in iCONNECT and folder result, log and export docs from Priv database, import docs into Non-Priv database, folder and batch for H. Nolan (0.4); rename folder name for N. Malogioglio m(0.2); run search in iCONNECT and export range for J. Collopy (0.3).	0.90	135.00
05/25/10	JC	Prepare Rule 2004 productions for submission to Equity Committee & Trust Preferred Securities Committee (2.7); communications w/T O'Brien (0.2); process relevant corresp into database (1.3); revise R 2004 tracking chart accordingly (0.8).	5.00	1,325.00
05/25/10	ML4	Prepare pleading clip from docket nos. 218 to 261 from main bankruptcy docket.	7.80	2,067.00
05/25/10	ML5	Track and provide production details for production prefix JPM WM.	0.80	120.00
05/26/10	JC	Prepare Rule 2004 3rd party productions for submission to Equity Committee & Trust Preferred Securities Committee (0.7); process incoming emails & docs into relevant database folders (0.8).	1.50	397.50
05/26/10	ML4	Prepare pleading clip of docket nos. 262 to 278 from main bankruptcy dockets.	2.80	742.00
05/27/10	DNX	Review and prepare summary of Enron discovery order.	3.30	1,023.00
05/27/10	JC	Provide case doc research & retrieval assistance to J Benner re agmts btw WMI & 3rd parties as to Rule 2004 production (1.0); process incoming emails & docs into relevant database folders (.5).	1.50	397.50
05/27/10	ML4	Prepare Equity Committee Motion for Expedited Discovery binder for B. Finestone and D. Elsberg.	5.30	1,404.50

05/28/10	JC	Process communications re Rule 2004 productions received and prepare submission to Equity & TPS Committees; communications w/J Benner re same (0.3); update hyperlink corresp index, database & hard copy files accordingly (0.2).	0.50	132.50
05/28/10	ML4	Prepare pleading clip of docket nos. 279 to 312 from main bankruptcy docket.	6.60	1,749.00
05/29/10	ML4	Prepare pleading clip docket nos. 313 to 329 from main bankruptcy docket.	6.10	1,616.50
05/30/10	ML4	Prepare pleading clip of docket nos. 330 to 348 of main bankruptcy dockets	6.10	1,616.50

**SUBTOTAL 162.70 \$42,893.00**

**WMI04 Court Hearings**

<b>Date</b>	<b>Init.</b>	<b>Description</b>	<b>Hours</b>	<b>Fees</b>
05/05/10	BF1	Attend 5/5 omnibus hearing for potential proffer of investigation evidence.	2.10	1,155.00
05/19/10	BF1	Attend telephonically for TruPS consortium discovery issue.	0.80	440.00
05/19/10	PC	Hearing in Delaware and meetings in prep for same.	3.30	3,201.00

**SUBTOTAL 6.20 \$4,796.00**

**WMI05 Non-Working Travel**

<b>Date</b>	<b>Init.</b>	<b>Description</b>	<b>Hours</b>	<b>Fees</b>
05/05/10	BF1	Travel to and from Wilmington, Delaware.	4.10	2,255.00
05/05/10	DLE	Travel to and from Delaware hearing on motion to appoint examiner.	4.10	3,321.00
05/19/10	PC	Travel to Delaware for hearing.	3.20	3,104.00

**SUBTOTAL 11.40 \$8,680.00**

**White Collar Matter**

<b>Date</b>	<b>Init.</b>	<b>Description</b>	<b>Hours</b>	<b>Fees</b>
05/19/10	PC	E-mails regarding new subpoena and review of same.	0.20	194.00

**SUBTOTAL 0.20 \$194.00**



**EXHIBIT B**

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Summary By Expenses Incurred –

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
4/1/2010	Printing 16 pages @ .10 per page	\$1.60
4/1/2010	Printing 17 pages @ .10 per page	\$1.70
4/1/2010	Printing 23 pages @ .10 per page	\$2.30
4/1/2010	Printing 23 pages @ .10 per page	\$2.30
4/1/2010	Printing 3 pages @ .10 per page	\$0.30
4/1/2010	Printing 3 pages @ .10 per page	\$0.30
4/1/2010	Printing 38 pages @ .10 per page	\$3.80
4/1/2010	Printing 4 pages @ .10 per page	\$0.40
4/1/2010	Printing 4 pages @ .10 per page	\$0.40
4/1/2010	Printing 4 pages @ .10 per page	\$0.40
4/1/2010	Printing 4 pages @ .10 per page	\$0.40
4/1/2010	Printing 4 pages @ .10 per page	\$0.40
4/1/2010	Printing 4 pages @ .10 per page	\$0.40
4/1/2010	Printing 40 pages @ .10 per page	\$4.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
4/1/2010	Printing 41 pages @ .10 per page	\$4.10
4/1/2010	Printing 5 pages @ .10 per page	\$0.50
4/1/2010	Printing 6 pages @ .10 per page	\$0.60
4/2/2010	Telephone	\$4.88
4/2/2010	Telephone	\$10.41
4/2/2010	Telephone	\$8.66
4/5/2010	Telephone	\$20.74
4/6/2010	Telephone	\$2.84
4/6/2010	Telephone	\$5.60
4/6/2010	Telephone	\$37.12
4/8/2010	Telephone	\$6.70
4/8/2010	Telephone	\$10.48
4/9/2010	Telephone	\$0.87
4/9/2010	Telephone	\$3.06
4/12/2010	Telephone	\$18.20
4/19/2010	Telephone	\$0.15
4/19/2010	Telephone	\$3.35
4/19/2010	Telephone	\$19.65
4/20/2010	Telephone	\$0.15
4/20/2010	Telephone	\$1.89
4/22/2010	Telephone	\$0.07
4/22/2010	Telephone	\$0.15

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
4/22/2010	Telephone	\$0.29
4/22/2010	Telephone	\$8.37
4/22/2010	Telephone	\$17.32
4/22/2010	Telephone	\$0.07
4/26/2010	Telephone	\$0.73
4/26/2010	Telephone	\$3.13
4/28/2010	Telephone	\$3.64
4/30/2010	Express Mail	\$29.02
4/30/2010	Litigation Support - Hosting	\$320.00
4/30/2010	Telephone	\$2.69
4/30/2010	Telephone	\$8.08
5/3/2010	Printing 13 pages @ .10 per page	\$1.30
5/3/2010	Printing 20 pages @ .10 per page	\$2.00
5/3/2010	Printing 3 pages @ .10 per page	\$0.30
5/3/2010	Printing 3 pages @ .10 per page	\$0.30
5/3/2010	Printing 3 pages @ .10 per page	\$0.30
5/3/2010	Printing 4 pages @ .10 per page	\$0.40
5/3/2010	Printing 4 pages @ .10 per page	\$0.40
5/3/2010	Printing 4 pages @ .10 per page	\$0.40

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/3/2010	Printing 49 pages @ .10 per page	\$4.90
5/3/2010	Printing 5 pages @ .10 per page	\$0.50
5/3/2010	Printing 5 pages @ .10 per page	\$0.50
5/3/2010	Printing 5 pages @ .10 per page	\$0.50
5/3/2010	Printing 5 pages @ .10 per page	\$0.50
5/3/2010	Printing 6 pages @ .10 per page	\$0.60
5/3/2010	Printing 6 pages @ .10 per page	\$0.60
5/3/2010	Printing 8 pages @ .10 per page	\$0.80
5/4/2010	Photocopying 4 pages @ .10 per page	\$0.40
5/4/2010	Printing 10 pages @ .10 per page	\$1.00
5/4/2010	Printing 10 pages @ .10 per page	\$1.00
5/4/2010	Printing 12 pages @ .10 per page	\$1.20
5/4/2010	Printing 12 pages @ .10 per page	\$1.20
5/4/2010	Printing 2 pages @ .10 per page	\$0.20
5/4/2010	Printing 2 pages @ .10 per page	\$0.20

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/4/2010	Printing 21 pages @ .10 per page	\$2.10
5/4/2010	Printing 21 pages @ .10 per page	\$2.10
5/4/2010	Printing 29 pages @ .10 per page	\$2.90
5/4/2010	Printing 29 pages @ .10 per page	\$2.90
5/4/2010	Printing 3 pages @ .10 per page	\$0.30
5/4/2010	Printing 3 pages @ .10 per page	\$0.30
5/4/2010	Printing 33 pages @ .10 per page	\$3.30
5/4/2010	Printing 33 pages @ .10 per page	\$3.30
5/4/2010	Printing 4 pages @ .10 per page	\$0.40
5/4/2010	Printing 4 pages @ .10 per page	\$0.40
5/4/2010	Printing 4 pages @ .10 per page	\$0.40
5/4/2010	Printing 4 pages @ .10 per page	\$0.40
5/4/2010	Printing 5 pages @ .10 per page	\$0.50
5/4/2010	Printing 5 pages @ .10 per page	\$0.50
5/4/2010	Printing 5 pages @ .10 per page	\$0.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/4/2010	Printing 5 pages @ .10 per page	\$0.50
5/4/2010	Printing 5 pages @ .10 per page	\$0.50
5/4/2010	Printing 5 pages @ .10 per page	\$0.50
5/4/2010	Printing 68 pages @ .10 per page	\$6.80
5/4/2010	Printing 68 pages @ .10 per page	\$6.80
5/4/2010	Printing 8 pages @ .10 per page	\$0.80
5/4/2010	Printing 8 pages @ .10 per page	\$0.80
5/4/2010	Printing 9 pages @ .10 per page	\$0.90
5/4/2010	Printing 9 pages @ .10 per page	\$0.90
5/4/2010	Telecopier	\$0.50
5/5/2010	Printing 10 pages @ .10 per page	\$1.00
5/5/2010	Printing 10 pages @ .10 per page	\$1.00
5/5/2010	Printing 14 pages @ .10 per page	\$1.40
5/5/2010	Printing 14 pages @ .10 per page	\$1.40
5/5/2010	Printing 15 pages @ .10 per page	\$1.50
5/5/2010	Printing 15 pages @ .10 per page	\$1.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/5/2010	Printing 20 pages @ .10 per page	\$2.00
5/5/2010	Printing 20 pages @ .10 per page	\$2.00
5/5/2010	Printing 29 pages @ .10 per page	\$2.90
5/5/2010	Printing 29 pages @ .10 per page	\$2.90
5/5/2010	Printing 3 pages @ .10 per page	\$0.30
5/5/2010	Printing 3 pages @ .10 per page	\$0.30
5/5/2010	Printing 4 pages @ .10 per page	\$0.40
5/5/2010	Printing 4 pages @ .10 per page	\$0.40
5/5/2010	Printing 4 pages @ .10 per page	\$0.40
5/5/2010	Printing 4 pages @ .10 per page	\$0.40
5/5/2010	Printing 49 pages @ .10 per page	\$4.90
5/5/2010	Printing 49 pages @ .10 per page	\$4.90
5/5/2010	Printing 6 pages @ .10 per page	\$0.60
5/5/2010	Printing 6 pages @ .10 per page	\$0.60
5/6/2010	Photocopying 8 pages @ .10 per page	\$0.80



Date Posted	Expense / Date Incurred	Amount
5/6/2010	Printing 104 pages @ .10 per page	\$10.40
5/6/2010	Printing 104 pages @ .10 per page	\$10.40
5/6/2010	Printing 20 pages @ .10 per page	\$2.00
5/6/2010	Printing 26 pages @ .10 per page	\$2.60
5/6/2010	Printing 29 pages @ .10 per page	\$2.90
5/6/2010	Printing 29 pages @ .10 per page	\$2.90
5/6/2010	Printing 3 pages @ .10 per page	\$0.30
5/6/2010	Printing 3 pages @ .10 per page	\$0.30
5/6/2010	Printing 3 pages @ .10 per page	\$0.30
5/6/2010	Printing 49 pages @ .10 per page	\$4.90
5/6/2010	Printing 5 pages @ .10 per page	\$0.50
5/6/2010	Printing 9 pages @ .10 per page	\$0.90
5/7/2010	Printing 19 pages @ .10 per page	\$1.90
5/7/2010	Printing 3 pages @ .10 per page	\$0.30
5/7/2010	Printing 3 pages @ .10 per page	\$0.30

Date Posted	Expense / Date Incurred	Amount
5/7/2010	Printing 6 pages @ .10 per page	\$0.60
5/7/2010	Printing 7 pages @ .10 per page	\$0.70
5/7/2010	Printing 8 pages @ .10 per page	\$0.80
5/7/2010	Printing 9 pages @ .10 per page	\$0.90
5/8/2010	Printing 6 pages @ .10 per page	\$0.60
5/10/2010	Printing 1 page @ .10 per page	\$0.10
5/10/2010	Printing 10 pages @ .10 per page	\$1.00
5/10/2010	Printing 10 pages @ .10 per page	\$1.00
5/10/2010	Printing 10 pages @ .10 per page	\$1.00
5/10/2010	Printing 10 pages @ .10 per page	\$1.00
5/10/2010	Printing 21 pages @ .10 per page	\$2.10
5/10/2010	Printing 22 pages @ .10 per page	\$2.20
5/10/2010	Printing 3 pages @ .10 per page	\$0.30
5/10/2010	Printing 3 pages @ .10 per page	\$0.30
5/10/2010	Printing 33 pages @ .10 per page	\$3.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/10/2010	Printing 4 pages @ .10 per page	\$0.40
5/10/2010	Printing 4 pages @ .10 per page	\$0.40
5/10/2010	Printing 4 pages @ .10 per page	\$0.40
5/10/2010	Printing 4 pages @ .10 per page	\$0.40
5/10/2010	Printing 5 pages @ .10 per page	\$0.50
5/10/2010	Printing 6 pages @ .10 per page	\$0.60
5/10/2010	Printing 7 pages @ .10 per page	\$0.70
5/10/2010	Printing 8 pages @ .10 per page	\$0.80
5/10/2010	Printing 8 pages @ .10 per page	\$0.80
5/10/2010	Printing 9 pages @ .10 per page	\$0.90
5/10/2010	Printing 9 pages @ .10 per page	\$0.90
5/10/2010	Printing 9 pages @ .10 per page	\$0.90
5/11/2010	Litigation Support - CD Duplication	\$10.00
5/11/2010	Printing 1 page @ .10 per page	\$0.10
5/11/2010	Printing 10 pages @ .10 per page	\$1.00
5/11/2010	Printing 11 pages @ .10 per page	\$1.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/11/2010	Printing 12 pages @ .10 per page	\$1.20
5/11/2010	Printing 16 pages @ .10 per page	\$1.60
5/11/2010	Printing 16 pages @ .10 per page	\$1.60
5/11/2010	Printing 18 pages @ .10 per page	\$1.80
5/11/2010	Printing 3 pages @ .10 per page	\$0.30
5/11/2010	Printing 3 pages @ .10 per page	\$0.30
5/11/2010	Printing 38 pages @ .10 per page	\$3.80
5/11/2010	Printing 39 pages @ .10 per page	\$3.90
5/11/2010	Printing 39 pages @ .10 per page	\$3.90
5/11/2010	Printing 5 pages @ .10 per page	\$0.50
5/11/2010	Printing 6 pages @ .10 per page	\$0.60
5/11/2010	Printing 7 pages @ .10 per page	\$0.70
5/11/2010	Printing 7 pages @ .10 per page	\$0.70
5/11/2010	Printing 7 pages @ .10 per page	\$0.70
5/11/2010	Printing 77 pages @ .10 per page	\$7.70

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/11/2010	Printing 8 pages @ .10 per page	\$0.80
5/11/2010	Printing 8 pages @ .10 per page	\$0.80
5/11/2010	Taxi – P. Calamari - 04/21/10	\$10.00
5/12/2010	Printing 1 page @ .10 per page	\$0.10
5/12/2010	Printing 11 pages @ .10 per page	\$1.10
5/12/2010	Printing 11 pages @ .10 per page	\$1.10
5/12/2010	Printing 16 pages @ .10 per page	\$1.60
5/12/2010	Printing 23 pages @ .10 per page	\$2.30
5/12/2010	Printing 3 pages @ .10 per page	\$0.30
5/12/2010	Printing 3 pages @ .10 per page	\$0.30
5/12/2010	Printing 3 pages @ .10 per page	\$0.30
5/12/2010	Printing 39 pages @ .10 per page	\$3.90
5/12/2010	Printing 4 pages @ .10 per page	\$0.40
5/12/2010	Printing 4 pages @ .10 per page	\$0.40
5/12/2010	Printing 4 pages @ .10 per page	\$0.40
5/12/2010	Printing 4 pages @ .10 per page	\$0.40

Date Posted	Expense / Date Incurred	Amount
5/12/2010	Printing 4 pages @ .10 per page	\$0.40
5/12/2010	Printing 5 pages @ .10 per page	\$0.50
5/12/2010	Printing 5 pages @ .10 per page	\$0.50
5/12/2010	Printing 5 pages @ .10 per page	\$0.50
5/12/2010	Printing 59 pages @ .10 per page	\$5.90
5/12/2010	Printing 6 pages @ .10 per page	\$0.60
5/12/2010	Printing 6 pages @ .10 per page	\$0.60
5/12/2010	Printing 6 pages @ .10 per page	\$0.60
5/12/2010	Printing 67 pages @ .10 per page	\$6.70
5/12/2010	Printing 7 pages @ .10 per page	\$0.70
5/12/2010	Printing 7 pages @ .10 per page	\$0.70
5/12/2010	Printing 79 pages @ .10 per page	\$7.90
5/12/2010	Printing 8 pages @ .10 per page	\$0.80
5/12/2010	Printing 9 pages @ .10 per page	\$0.90
5/13/2010	Printing 1 page @ .10 per page	\$0.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/13/2010	Printing 1 page @ .10 per page	\$0.10
5/13/2010	Printing 14 pages @ .10 per page	\$1.40
5/13/2010	Printing 15 pages @ .10 per page	\$1.50
5/13/2010	Printing 16 pages @ .10 per page	\$1.60
5/13/2010	Printing 16 pages @ .10 per page	\$1.60
5/13/2010	Printing 20 pages @ .10 per page	\$2.00
5/13/2010	Printing 21 pages @ .10 per page	\$2.10
5/13/2010	Printing 23 pages @ .10 per page	\$2.30
5/13/2010	Printing 3 pages @ .10 per page	\$0.30
5/13/2010	Printing 3 pages @ .10 per page	\$0.30
5/13/2010	Printing 3 pages @ .10 per page	\$0.30
5/13/2010	Printing 3 pages @ .10 per page	\$0.30
5/13/2010	Printing 3 pages @ .10 per page	\$0.30
5/13/2010	Printing 3 pages @ .10 per page	\$0.30
5/13/2010	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/13/2010	Printing 33 pages @ .10 per page	\$3.30
5/13/2010	Printing 38 pages @ .10 per page	\$3.80
5/13/2010	Printing 4 pages @ .10 per page	\$0.40
5/13/2010	Printing 4 pages @ .10 per page	\$0.40
5/13/2010	Printing 4 pages @ .10 per page	\$0.40
5/13/2010	Printing 5 pages @ .10 per page	\$0.50
5/13/2010	Printing 5 pages @ .10 per page	\$0.50
5/13/2010	Printing 5 pages @ .10 per page	\$0.50
5/13/2010	Printing 5 pages @ .10 per page	\$0.50
5/13/2010	Printing 6 pages @ .10 per page	\$0.60
5/13/2010	Printing 69 pages @ .10 per page	\$6.90
5/13/2010	Printing 69 pages @ .10 per page	\$6.90
5/13/2010	Printing 7 pages @ .10 per page	\$0.70
5/13/2010	Printing 7 pages @ .10 per page	\$0.70
5/13/2010	Printing 79 pages @ .10 per page	\$7.90



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/13/2010	Printing 9 pages @ .10 per page	\$0.90
5/13/2010	Printing 9 pages @ .10 per page	\$0.90
5/13/2010	Printing 9 pages @ .10 per page	\$0.90
5/13/2010	Printing 9 pages @ .10 per page	\$0.90
5/13/2010	Telecopier	\$1.00
5/13/2010	Telecopier	\$0.75
5/14/2010	Photocopying 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 1 page @ .10 per page	\$0.10
5/14/2010	Printing 1 page @ .10 per page	\$0.10
5/14/2010	Printing 1 page @ .10 per page	\$0.10
5/14/2010	Printing 1 page @ .10 per page	\$0.10
5/14/2010	Printing 10 pages @ .10 per page	\$1.00
5/14/2010	Printing 10 pages @ .10 per page	\$1.00
5/14/2010	Printing 10 pages @ .10 per page	\$1.00
5/14/2010	Printing 10 pages @ .10 per page	\$1.00
5/14/2010	Printing 11 pages @ .10 per page	\$1.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/14/2010	Printing 11 pages @ .10 per page	\$1.10
5/14/2010	Printing 11 pages @ .10 per page	\$1.10
5/14/2010	Printing 12 pages @ .10 per page	\$1.20
5/14/2010	Printing 12 pages @ .10 per page	\$1.20
5/14/2010	Printing 13 pages @ .10 per page	\$1.30
5/14/2010	Printing 14 pages @ .10 per page	\$1.40
5/14/2010	Printing 14 pages @ .10 per page	\$1.40
5/14/2010	Printing 14 pages @ .10 per page	\$1.40
5/14/2010	Printing 14 pages @ .10 per page	\$1.40
5/14/2010	Printing 15 pages @ .10 per page	\$1.50
5/14/2010	Printing 15 pages @ .10 per page	\$1.50
5/14/2010	Printing 15 pages @ .10 per page	\$1.50
5/14/2010	Printing 17 pages @ .10 per page	\$1.70
5/14/2010	Printing 17 pages @ .10 per page	\$1.70
5/14/2010	Printing 17 pages @ .10 per page	\$1.70

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/14/2010	Printing 17 pages @ .10 per page	\$1.70
5/14/2010	Printing 18 pages @ .10 per page	\$1.80
5/14/2010	Printing 18 pages @ .10 per page	\$1.80
5/14/2010	Printing 19 pages @ .10 per page	\$1.90
5/14/2010	Printing 20 pages @ .10 per page	\$2.00
5/14/2010	Printing 20 pages @ .10 per page	\$2.00
5/14/2010	Printing 21 pages @ .10 per page	\$2.10
5/14/2010	Printing 22 pages @ .10 per page	\$2.20
5/14/2010	Printing 23 pages @ .10 per page	\$2.30
5/14/2010	Printing 25 pages @ .10 per page	\$2.50
5/14/2010	Printing 25 pages @ .10 per page	\$2.50
5/14/2010	Printing 26 pages @ .10 per page	\$2.60
5/14/2010	Printing 27 pages @ .10 per page	\$2.70
5/14/2010	Printing 28 pages @ .10 per page	\$2.80
5/14/2010	Printing 29 pages @ .10 per page	\$2.90

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 3 pages @ .10 per page	\$0.30
5/14/2010	Printing 31 pages @ .10 per page	\$3.10
5/14/2010	Printing 32 pages @ .10 per page	\$3.20
5/14/2010	Printing 35 pages @ .10 per page	\$3.50

Date Posted	Expense / Date Incurred	Amount
5/14/2010	Printing 35 pages @ .10 per page	\$3.50
5/14/2010	Printing 4 pages @ .10 per page	\$0.40
5/14/2010	Printing 41 pages @ .10 per page	\$4.10
5/14/2010	Printing 43 pages @ .10 per page	\$4.30
5/14/2010	Printing 44 pages @ .10 per page	\$4.40
5/14/2010	Printing 45 pages @ .10 per page	\$4.50
5/14/2010	Printing 5 pages @ .10 per page	\$0.50
5/14/2010	Printing 5 pages @ .10 per page	\$0.50
5/14/2010	Printing 5 pages @ .10 per page	\$0.50
5/14/2010	Printing 5 pages @ .10 per page	\$0.50
5/14/2010	Printing 5 pages @ .10 per page	\$0.50
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00

Date Posted	Expense / Date Incurred	Amount
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 50 pages @ .10 per page	\$5.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/14/2010	Printing 50 pages @ .10 per page	\$5.00
5/14/2010	Printing 52 pages @ .10 per page	\$5.20
5/14/2010	Printing 53 pages @ .10 per page	\$5.30
5/14/2010	Printing 55 pages @ .10 per page	\$5.50
5/14/2010	Printing 55 pages @ .10 per page	\$5.50
5/14/2010	Printing 56 pages @ .10 per page	\$5.60
5/14/2010	Printing 56 pages @ .10 per page	\$5.60
5/14/2010	Printing 56 pages @ .10 per page	\$5.60
5/14/2010	Printing 6 pages @ .10 per page	\$0.60
5/14/2010	Printing 6 pages @ .10 per page	\$0.60
5/14/2010	Printing 66 pages @ .10 per page	\$6.60
5/14/2010	Printing 74 pages @ .10 per page	\$7.40
5/14/2010	Printing 78 pages @ .10 per page	\$7.80
5/14/2010	Printing 78 pages @ .10 per page	\$7.80
5/14/2010	Printing 8 pages @ .10 per page	\$0.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/14/2010	Printing 8 pages @ .10 per page	\$0.80
5/14/2010	Printing 81 pages @ .10 per page	\$8.10
5/14/2010	Printing 83 pages @ .10 per page	\$8.30
5/14/2010	Printing 83 pages @ .10 per page	\$8.30
5/14/2010	Printing 9 pages @ .10 per page	\$0.90
5/14/2010	Printing 9 pages @ .10 per page	\$0.90
5/14/2010	Telecopier	\$0.75
5/14/2010	Telecopier	\$4.50
5/14/2010	Telecopier	\$0.75
5/14/2010	Telecopier	\$0.75
5/14/2010	Telecopier	\$4.25
5/15/2010	Printing 12 pages @ .10 per page	\$1.20
5/15/2010	Printing 14 pages @ .10 per page	\$1.40
5/15/2010	Printing 14 pages @ .10 per page	\$1.40
5/15/2010	Printing 15 pages @ .10 per page	\$1.50
5/15/2010	Printing 28 pages @ .10 per page	\$2.80
5/15/2010	Printing 29 pages @ .10 per page	\$2.90



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/15/2010	Printing 3 pages @ .10 per page	\$0.30
5/15/2010	Printing 3 pages @ .10 per page	\$0.30
5/15/2010	Printing 3 pages @ .10 per page	\$0.30
5/15/2010	Printing 3 pages @ .10 per page	\$0.30
5/15/2010	Printing 3 pages @ .10 per page	\$0.30
5/15/2010	Printing 34 pages @ .10 per page	\$3.40
5/15/2010	Printing 37 pages @ .10 per page	\$3.70
5/15/2010	Printing 4 pages @ .10 per page	\$0.40
5/15/2010	Printing 40 pages @ .10 per page	\$4.00
5/15/2010	Printing 5 pages @ .10 per page	\$0.50
5/15/2010	Printing 8 pages @ .10 per page	\$0.80
5/15/2010	Printing 9 pages @ .10 per page	\$0.90
5/16/2010	Printing 10 pages @ .10 per page	\$1.00
5/16/2010	Printing 10 pages @ .10 per page	\$1.00
5/16/2010	Printing 13 pages @ .10 per page	\$1.30

Date Posted	Expense / Date Incurred	Amount
5/16/2010	Printing 13 pages @ .10 per page	\$1.30
5/16/2010	Printing 14 pages @ .10 per page	\$1.40
5/16/2010	Printing 14 pages @ .10 per page	\$1.40
5/16/2010	Printing 14 pages @ .10 per page	\$1.40
5/16/2010	Printing 14 pages @ .10 per page	\$1.40
5/16/2010	Printing 15 pages @ .10 per page	\$1.50
5/16/2010	Printing 15 pages @ .10 per page	\$1.50
5/16/2010	Printing 16 pages @ .10 per page	\$1.60
5/16/2010	Printing 17 pages @ .10 per page	\$1.70
5/16/2010	Printing 17 pages @ .10 per page	\$1.70
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 18 pages @ .10 per page	\$1.80
5/16/2010	Printing 19 pages @ .10 per page	\$1.90
5/16/2010	Printing 19 pages @ .10 per page	\$1.90
5/16/2010	Printing 19 pages @ .10 per page	\$1.90
5/16/2010	Printing 19 pages @ .10 per page	\$1.90
5/16/2010	Printing 19 pages @ .10 per page	\$1.90
5/16/2010	Printing 19 pages @ .10 per page	\$1.90
5/16/2010	Printing 20 pages @ .10 per page	\$2.00
5/16/2010	Printing 20 pages @ .10 per page	\$2.00
5/16/2010	Printing 20 pages @ .10 per page	\$2.00

Date Posted	Expense / Date Incurred	Amount
5/16/2010	Printing 25 pages @ .10 per page	\$2.50
5/16/2010	Printing 27 pages @ .10 per page	\$2.70
5/16/2010	Printing 27 pages @ .10 per page	\$2.70
5/16/2010	Printing 28 pages @ .10 per page	\$2.80
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/16/2010	Printing 3 pages @ .10 per page	\$0.30
5/16/2010	Printing 33 pages @ .10 per page	\$3.30
5/16/2010	Printing 33 pages @ .10 per page	\$3.30
5/16/2010	Printing 34 pages @ .10 per page	\$3.40
5/16/2010	Printing 35 pages @ .10 per page	\$3.50
5/16/2010	Printing 37 pages @ .10 per page	\$3.70
5/16/2010	Printing 38 pages @ .10 per page	\$3.80
5/16/2010	Printing 4 pages @ .10 per page	\$0.40
5/16/2010	Printing 4 pages @ .10 per page	\$0.40
5/16/2010	Printing 48 pages @ .10 per page	\$4.80
5/16/2010	Printing 48 pages @ .10 per page	\$4.80
5/16/2010	Printing 49 pages @ .10 per page	\$4.90
5/16/2010	Printing 49 pages @ .10 per page	\$4.90
5/16/2010	Printing 50 pages @ .10 per page	\$5.00
5/16/2010	Printing 51 pages @ .10 per page	\$5.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/16/2010	Printing 56 pages @ .10 per page	\$5.60
5/16/2010	Printing 6 pages @ .10 per page	\$0.60
5/16/2010	Printing 7 pages @ .10 per page	\$0.70
5/16/2010	Printing 73 pages @ .10 per page	\$7.30
5/16/2010	Printing 75 pages @ .10 per page	\$7.50
5/17/2010	Photocopying 1 page @ .10 per page	\$0.10
5/17/2010	Printing 1 page @ .10 per page	\$0.10
5/17/2010	Printing 1 page @ .10 per page	\$0.10
5/17/2010	Printing 10 pages @ .10 per page	\$1.00
5/17/2010	Printing 10 pages @ .10 per page	\$1.00
5/17/2010	Printing 10 pages @ .10 per page	\$1.00
5/17/2010	Printing 14 pages @ .10 per page	\$1.40
5/17/2010	Printing 18 pages @ .10 per page	\$1.80
5/17/2010	Printing 2 pages @ .10 per page	\$0.20
5/17/2010	Printing 2 pages @ .10 per page	\$0.20

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/17/2010	Printing 24 pages @ .10 per page	\$2.40
5/17/2010	Printing 258 pages @ .10 per page	\$25.80
5/17/2010	Printing 28 pages @ .10 per page	\$2.80
5/17/2010	Printing 30 pages @ .10 per page	\$3.00
5/17/2010	Printing 4 pages @ .10 per page	\$0.40
5/17/2010	Printing 4 pages @ .10 per page	\$0.40
5/17/2010	Printing 4 pages @ .10 per page	\$0.40
5/17/2010	Printing 4 pages @ .10 per page	\$0.40
5/17/2010	Printing 40 pages @ .10 per page	\$4.00
5/17/2010	Printing 557 pages @ .10 per page	\$55.70
5/17/2010	Printing 6 pages @ .10 per page	\$0.60
5/17/2010	Printing 6 pages @ .10 per page	\$0.60
5/17/2010	Printing 6 pages @ .10 per page	\$0.60
5/17/2010	Printing 6 pages @ .10 per page	\$0.60
5/17/2010	Printing 7 pages @ .10 per page	\$0.70

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/17/2010	Printing 7 pages @ .10 per page	\$0.70
5/17/2010	Printing 7 pages @ .10 per page	\$0.70
5/17/2010	Printing 876 pages @ .10 per page	\$87.60
5/17/2010	Printing 9 pages @ .10 per page	\$0.90
5/18/2010	Printing 1 page @ .10 per page	\$0.10
5/18/2010	Printing 128 pages @ .10 per page	\$12.80
5/18/2010	Printing 16 pages @ .10 per page	\$1.60
5/18/2010	Printing 2 pages @ .10 per page	\$0.20
5/18/2010	Printing 6 pages @ .10 per page	\$0.60
5/18/2010	Printing 6 pages @ .10 per page	\$0.60
5/18/2010	Printing 6 pages @ .10 per page	\$0.60
5/18/2010	Printing 9 pages @ .10 per page	\$0.90
5/19/2010	Outside Velobind	\$4.00
5/19/2010	Printing 128 pages @ .10 per page	\$12.80
5/19/2010	Printing 3 pages @ .10 per page	\$0.30
5/19/2010	Printing 3 pages @ .10 per page	\$0.30



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/19/2010	Printing 3 pages @ .10 per page	\$0.30
5/19/2010	Printing 3 pages @ .10 per page	\$0.30
5/19/2010	Printing 4 pages @ .10 per page	\$0.40
5/19/2010	Printing 53 pages @ .10 per page	\$5.30
5/19/2010	Printing 6 pages @ .10 per page	\$0.60
5/19/2010	Printing 6 pages @ .10 per page	\$0.60
5/19/2010	Printing 60 pages @ .10 per page	\$6.00
5/19/2010	Printing 8 pages @ .10 per page	\$0.80
5/19/2010	Telephone	\$4.87
5/20/2010	Printing 12 pages @ .10 per page	\$1.20
5/20/2010	Printing 12 pages @ .10 per page	\$1.20
5/20/2010	Printing 13 pages @ .10 per page	\$1.30
5/20/2010	Printing 3 pages @ .10 per page	\$0.30
5/20/2010	Printing 3 pages @ .10 per page	\$0.30
5/20/2010	Printing 3 pages @ .10 per page	\$0.30
5/20/2010	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/20/2010	Printing 3 pages @ .10 per page	\$0.30
5/20/2010	Printing 4 pages @ .10 per page	\$0.40
5/20/2010	Printing 4 pages @ .10 per page	\$0.40
5/20/2010	Printing 5 pages @ .10 per page	\$0.50
5/20/2010	Printing 8 pages @ .10 per page	\$0.80
5/20/2010	Printing 9 pages @ .10 per page	\$0.90
5/21/2010	Litigation Support - CD Duplication	\$60.00
5/21/2010	Litigation Support - DVD Duplication	\$240.00
5/21/2010	Local travel – B. Finestone - 04/25/10	\$7.00
5/21/2010	Local travel - B. Finestone - 04/26/10	\$9.80
5/21/2010	Local travel - B. Finestone - 04/27/10	\$10.20
5/21/2010	Local travel - B. Finestone - 05/04/10	\$7.00
5/21/2010	Local travel - B. Finestone - 05/04/10	\$8.20
5/21/2010	Local travel - B. Finestone - 05/05/10	\$8.00
5/21/2010	Local Travel – Diners Club – Depart: 05/04/10- B. Finestone and D. Elsberg - Amtrak – NYP to DE, DE to NYP	\$516.00
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10



Date Posted	Expense / Date Incurred	Amount
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 1 page @ .10 per page	\$0.10
5/21/2010	Printing 17 pages @ .10 per page	\$1.70
5/21/2010	Printing 25 pages @ .10 per page	\$2.50
5/21/2010	Printing 3 pages @ .10 per page	\$0.30
5/21/2010	Printing 3 pages @ .10 per page	\$0.30
5/21/2010	Printing 3 pages @ .10 per page	\$0.30
5/21/2010	Printing 3 pages @ .10 per page	\$0.30
5/21/2010	Printing 3 pages @ .10 per page	\$0.30
5/21/2010	Printing 4 pages @ .10 per page	\$0.40
5/21/2010	Printing 4 pages @ .10 per page	\$0.40
5/21/2010	Printing 5 pages @ .10 per page	\$0.50
5/21/2010	Printing 5 pages @ .10 per page	\$0.50
5/21/2010	Printing 53 pages @ .10 per page	\$5.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/21/2010	Printing 7 pages @ .10 per page	\$0.70
5/21/2010	Printing 8 pages @ .10 per page	\$0.80
5/22/2010	Photocopying 15 pages @ .10 per page	\$1.50
5/22/2010	Printing 21 pages @ .10 per page	\$2.10
5/22/2010	Printing 3 pages @ .10 per page	\$0.30
5/22/2010	Printing 3 pages @ .10 per page	\$0.30
5/22/2010	Printing 3 pages @ .10 per page	\$0.30
5/22/2010	Printing 4 pages @ .10 per page	\$0.40
5/22/2010	Printing 5 pages @ .10 per page	\$0.50
5/22/2010	Printing 60 pages @ .10 per page	\$6.00
5/23/2010	Printing 3 pages @ .10 per page	\$0.30
5/24/2010	Printing 11 pages @ .10 per page	\$1.10
5/24/2010	Printing 11 pages @ .10 per page	\$1.10
5/24/2010	Printing 16 pages @ .10 per page	\$1.60
5/24/2010	Printing 16 pages @ .10 per page	\$1.60

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/24/2010	Printing 19 pages @ .10 per page	\$1.90
5/24/2010	Printing 3 pages @ .10 per page	\$0.30
5/24/2010	Printing 7 pages @ .10 per page	\$0.70
5/25/2010	Litigation Support - CD Creation	\$25.00
5/25/2010	Litigation Support - CD creation	\$25.00
5/25/2010	Litigation Support - CD Duplication	\$20.00
5/25/2010	Litigation Support - CD Duplication	\$20.00
5/25/2010	Litigation Support - CD Duplication	\$40.00
5/25/2010	Litigation Support - CD Duplication	\$50.00
5/25/2010	Litigation Support - CD Duplication	\$10.00
5/25/2010	Litigation Support - CD Duplication	\$10.00
5/25/2010	Litigation Support - DVD Duplication	\$15.00
5/25/2010	Local travel - Diners Club - Depart: 1/20/10-B. Finestone-Agent Fee	\$47.25
5/25/2010	Local Travel - Diners Club - Depart: 1/20/10-D. Elsberg-Agent Fee	\$47.25
5/25/2010	Local Travel - Diners Club - Depart: 1/20/10-P. Calamari-Agent Fee	\$47.25
5/25/2010	Local Travel - Diners Club - Depart: 1/26/10- E. Parness-Agent Fee	\$47.25
5/25/2010	Local Travel - Diners Club - Depart: 2/04/10-B. Finestone-Agent Fee	\$47.25
5/25/2010	Local Travel - Diners Club - Depart: 2/05/10-B. Finestone-Amtrak - NYP to DE/DE to NYP	\$208.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/25/2010	Local Travel - Diners Club - Depart: 3/11/10-B. Finestone-Agent Fee	\$47.25
5/25/2010	Local Travel - Diners Club - Depart: 3/11/10-D. Elsberg-Agent Fee	\$47.25
5/25/2010	Local Travel - Diners Club -12/30/10- B. Finestone -Amtrak	-\$120.60
5/25/2010	Local Travel - Diners Club -3/09/10- B. Finestone	-\$187.20
5/25/2010	Local Travel - Diners Club -Depart: 1/28/10- B. Finestone -Amtrak - NYP to DE/DE to NYP	\$208.00
5/25/2010	Local Travel - Diners Club -Depart: 1/28/10-D. Elsberg-Amtrak - NYP to DE/DE to NYP	\$208.00
5/25/2010	Local Travel - Diners Club -Depart: 1/28/10-P. Calamari-Amtrak-NYP to DE/DE to NYP	\$208.00
5/25/2010	Local Travel - Diners Club -Depart: 3/12/10- B. Finestone -Amtrak - NYP to DE/DE to NYP	\$228.00
5/25/2010	Local Travel - Diners Club -Depart: 3/12/10-D. Elsberg-Amtrak - NYP to DE/DE to NYP	\$228.00
5/25/2010	Photocopying 2 pages @ .10 per page	\$0.20
5/25/2010	Photocopying 57 pages @ .10 per page	\$5.70
5/25/2010	Photocopying 8 pages @ .10 per page	\$0.80
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 1 page @ .10 per page	\$0.10
5/25/2010	Printing 10 pages @ .10 per page	\$1.00
5/25/2010	Printing 10 pages @ .10 per page	\$1.00
5/25/2010	Printing 10 pages @ .10 per page	\$1.00
5/25/2010	Printing 100 pages @ .10 per page	\$10.00
5/25/2010	Printing 105 pages @ .10 per page	\$10.50
5/25/2010	Printing 11 pages @ .10 per page	\$1.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/25/2010	Printing 12 pages @ .10 per page	\$1.20
5/25/2010	Printing 12 pages @ .10 per page	\$1.20
5/25/2010	Printing 15 pages @ .10 per page	\$1.50
5/25/2010	Printing 173 pages @ .10 per page	\$17.30
5/25/2010	Printing 18 pages @ .10 per page	\$1.80
5/25/2010	Printing 20 pages @ .10 per page	\$2.00
5/25/2010	Printing 23 pages @ .10 per page	\$2.30
5/25/2010	Printing 231 pages @ .10 per page	\$23.10
5/25/2010	Printing 29 pages @ .10 per page	\$2.90
5/25/2010	Printing 3 pages @ .10 per page	\$0.30
5/25/2010	Printing 3 pages @ .10 per page	\$0.30
5/25/2010	Printing 3 pages @ .10 per page	\$0.30
5/25/2010	Printing 3 pages @ .10 per page	\$0.30
5/25/2010	Printing 3 pages @ .10 per page	\$0.30
5/25/2010	Printing 3 pages @ .10 per page	\$0.30

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/25/2010	Printing 33 pages @ .10 per page	\$3.30
5/25/2010	Printing 4 pages @ .10 per page	\$0.40
5/25/2010	Printing 4 pages @ .10 per page	\$0.40
5/25/2010	Printing 4 pages @ .10 per page	\$0.40
5/25/2010	Printing 4 pages @ .10 per page	\$0.40
5/25/2010	Printing 5 pages @ .10 per page	\$0.50
5/25/2010	Printing 5 pages @ .10 per page	\$0.50
5/25/2010	Printing 5 pages @ .10 per page	\$0.50
5/25/2010	Printing 564 pages @ .10 per page	\$56.40
5/25/2010	Printing 6 pages @ .10 per page	\$0.60
5/25/2010	Printing 6 pages @ .10 per page	\$0.60
5/25/2010	Printing 7 pages @ .10 per page	\$0.70
5/25/2010	Printing 8 pages @ .10 per page	\$0.80
5/25/2010	Printing 8 pages @ .10 per page	\$0.80
5/25/2010	Printing 8 pages @ .10 per page	\$0.80

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/25/2010	Printing 8 pages @ .10 per page	\$0.80
5/25/2010	Printing 9 pages @ .10 per page	\$0.90
5/26/2010	Color Printing 1 page @ .57 per page	\$0.57
5/26/2010	Color Printing 1 page @ .57 per page	\$0.57
5/26/2010	Color Printing 1 page @ .57 per page	\$0.57
5/26/2010	Photocopying 1 page @ .10 per page	\$0.10
5/26/2010	Photocopying 2 pages @ .10 per page	\$0.20
5/26/2010	Printing 1 page @ .10 per page	\$0.10
5/26/2010	Printing 23 pages @ .10 per page	\$2.30
5/26/2010	Printing 3 pages @ .10 per page	\$0.30
5/26/2010	Printing 5 pages @ .10 per page	\$0.50
5/27/2010	Color Printing 1 page @ .57 per page	\$0.57
5/27/2010	Color Printing 1 page @ .57 per page	\$0.57
5/27/2010	Color Printing 1 page @ .57 per page	\$0.57
5/27/2010	Color Printing 1 page @ .57 per page	\$0.57

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/27/2010	Color Printing 2 pages @ .57 per page	\$1.14
5/27/2010	Deposition Meals – P. Calamari, D. Elsberg, Chad Smith (General Counsel of WMI), A. Abensohn, B. Finestone - 04/22/10	\$195.66
5/27/2010	Local Travel – J. Benner - 04/09/10	\$102.00
5/27/2010	Printing 1 page @ .10 per page	\$0.10
5/27/2010	Printing 10 pages @ .10 per page	\$1.00
5/27/2010	Printing 10 pages @ .10 per page	\$1.00
5/27/2010	Printing 138 pages @ .10 per page	\$13.80
5/27/2010	Printing 138 pages @ .10 per page	\$13.80
5/27/2010	Printing 18 pages @ .10 per page	\$1.80
5/27/2010	Printing 21 pages @ .10 per page	\$2.10
5/27/2010	Printing 21 pages @ .10 per page	\$2.10
5/27/2010	Printing 8 pages @ .10 per page	\$0.80
5/27/2010	Printing 82 pages @ .10 per page	\$8.20
5/28/2010	Color Printing 180 pages \$ 0.57 per page	\$102.60
5/28/2010	Digital Printing	\$58.52
5/28/2010	Litigation Support - Hosting	\$320.00

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/28/2010	Outside Photocopy	\$7.70
5/28/2010	Outside Photocopy	\$8.00
5/28/2010	Outside Photocopy	\$3.98
5/28/2010	Printing 1 page @ .10 per page	\$0.10
5/28/2010	Printing 1 page @ .10 per page	\$0.10
5/28/2010	Printing 1 page @ .10 per page	\$0.10
5/28/2010	Printing 10 pages @ .10 per page	\$1.00
5/28/2010	Printing 11 pages @ .10 per page	\$1.10
5/28/2010	Printing 12 pages @ .10 per page	\$1.20
5/28/2010	Printing 14 pages @ .10 per page	\$1.40
5/28/2010	Printing 145 pages @ .10 per page	\$14.50
5/28/2010	Printing 157 pages @ .10 per page	\$15.70
5/28/2010	Printing 17 pages @ .10 per page	\$1.70
5/28/2010	Printing 18 pages @ .10 per page	\$1.80
5/28/2010	Printing 196 pages @ .10 per page	\$19.60
5/28/2010	Printing 21 pages @ .10 per page	\$2.10

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/28/2010	Printing 29 pages @ .10 per page	\$2.90
5/28/2010	Printing 29 pages @ .10 per page	\$2.90
5/28/2010	Printing 3 pages @ .10 per page	\$0.30
5/28/2010	Printing 3 pages @ .10 per page	\$0.30
5/28/2010	Printing 3 pages @ .10 per page	\$0.30
5/28/2010	Printing 3 pages @ .10 per page	\$0.30
5/28/2010	Printing 30 pages @ .10 per page	\$3.00
5/28/2010	Printing 4 pages @ .10 per page	\$0.40
5/28/2010	Printing 4 pages @ .10 per page	\$0.40
5/28/2010	Printing 40 pages @ .10 per page	\$4.00
5/28/2010	Printing 5 pages @ .10 per page	\$0.50
5/28/2010	Printing 5 pages @ .10 per page	\$0.50
5/28/2010	Printing 5 pages @ .10 per page	\$0.50
5/28/2010	Printing 5 pages @ .10 per page	\$0.50
5/28/2010	Printing 5 pages @ .10 per page	\$0.50

<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/28/2010	Printing 5 pages @ .10 per page	\$0.50
5/28/2010	Printing 6 pages @ .10 per page	\$0.60
5/28/2010	Printing 7 pages @ .10 per page	\$0.70
5/28/2010	Printing 77 pages @ .10 per page	\$7.70
5/28/2010	Printing 90 pages @ .10 per page	\$9.00
5/28/2010	Telecopier	\$1.00
5/29/2010	Printing 12 pages @ .10 per page	\$1.20
5/29/2010	Printing 13 pages @ .10 per page	\$1.30
5/29/2010	Printing 18 pages @ .10 per page	\$1.80
5/30/2010	Photocopying 6 pages @ .10 per page	\$0.60
5/30/2010	Printing 141 pages @ .10 per page	\$14.10
5/30/2010	Printing 15 pages @ .10 per page	\$1.50
5/30/2010	Printing 18 pages @ .10 per page	\$1.80
5/30/2010	Printing 19 pages @ .10 per page	\$1.90
5/30/2010	Printing 37 pages @ .10 per page	\$3.70
5/30/2010	Printing 71 pages @ .10 per page	\$7.10



<b>Date Posted</b>	<b>Expense / Date Incurred</b>	<b>Amount</b>
5/31/2010	Deposition Meal - B. Finestone -04/14/10	\$18.08
5/31/2010	Online Research	\$952.57
5/31/2010	Online Research	\$1,372.18
5/31/2010	Online Research - Tax	\$716.37
5/31/2010	Printing 1 page @ .10 per page	\$0.10
5/31/2010	Printing 11 pages @ .10 per page	\$1.10
5/31/2010	Printing 11 pages @ .10 per page	\$1.10
5/31/2010	Printing 15 pages @ .10 per page	\$1.50
5/31/2010	Printing 16 pages @ .10 per page	\$1.60
5/31/2010	Printing 17 pages @ .10 per page	\$1.70
5/31/2010	Printing 18 pages @ .10 per page	\$1.80
5/31/2010	Printing 18 pages @ .10 per page	\$1.80
5/31/2010	Printing 21 pages @ .10 per page	\$2.10
5/31/2010	Printing 26 pages @ .10 per page	\$2.60
5/31/2010	Printing 26 pages @ .10 per page	\$2.60
5/31/2010	Printing 3 pages @ .10 per page	\$0.30
5/31/2010	Printing 30 pages @ .10 per page	\$3.00

Date Posted	Expense / Date Incurred	Amount
5/31/2010	Printing 5 pages @ .10 per page	\$0.50
5/31/2010	Printing 7 pages @ .10 per page	\$0.70
5/31/2010	Printing 9 pages @ .10 per page	\$0.90
	<b>Total</b>	<b>\$8,255.37</b>

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

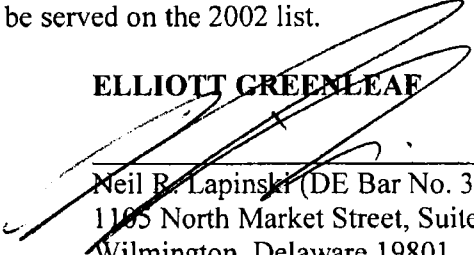
-----x Chapter 11  
In re: :  
: Case No. 08-12229 (MFW)  
WASHINGTON MUTUAL, INC., *et al.*,<sup>1</sup> : Jointly Administered  
: Debtors. :  
-----x

**CERTIFICATE OF SERVICE REGARDING  
FOURTEENTH 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 MAY 1, 2010 THROUGH MAY 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 Fourteenth 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 May 1, 2010 through May 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 July 16, 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: July 16, 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](mailto:nrl@elliottgreenleaf.com)

*Delaware Special Litigation and Conflicts  
Counsel to the Debtors*

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

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

-----X  
In re: : Chapter 11  
: :  
WASHINGTON MUTUAL, INC., *et al.*<sup>1</sup> : Case No. 08-12229 (MFW)  
: Jointly Administered  
: :  
Debtor. : Re: Docket Nos. 3584, 4647, 4758 & 5085  
: Objection Deadline: 8/5/2010 @ 4:00 PM  
: Hearing Date: TBD  
-----X

**NOTICE OF FOURTH INTERIM FEE 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 FEBRUARY 1, 2010 THROUGH MAY 31, 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: February 1, 2010 through May 31, 2010

Total amount of fee compensation sought  
as actual, reasonable and necessary: \$2,343,817.25<sup>2</sup>

Total amount of expense reimbursement  
sought as actual, reasonable and necessary: \$82,892.40<sup>3</sup>

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

<sup>2</sup> Provided no objections are filed to Quinn Emanuel Urquhart & Sullivan, LLP's May fee application (the "Fourteenth Fee Application").

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

Total amount of fee compensation previously authorized for payment under the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (“Interim Compensation Order”) (Docket No. 302) as actual, reasonable and necessary: \$1,480,659.40 (80% of 1,850,824.25)

Total amount of expenses previously authorized for reimbursement under the Interim Compensation Order as actual, reasonable and necessary: \$74,637.03

Total amount of holdback fees sought: \$468,763.45<sup>4</sup>

This is a: \_\_\_\_\_ monthly  interim application.

Summary of Fee Applications for Compensation Period:

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<sup>4</sup> This is the total amount sought provided there are no objections to the Fourteenth Fee Application.

Fee Application Covered Dates, Doc. No., Date Filed	Total Fee Request	Total Expense Request	Certificate of No Objection/ Certification of Counsel Filing Date, Doc. No.	Total Amount of Fees Approved to Date via Certificate of No Objection (80%)	Total Amount of Expenses Approved to Date via Certificate of No Objection (100%)	Amount of Holdback Fees
2/1-2/28/10 4/27/2010 Doc. No. 3584	\$726,618.00	\$24,003.28	5/21/2010 Doc. No. 4159	\$581,294.40	\$24,003.28	\$145,323.60
3/1-31/10 6/8/2010 Doc. No. 4647	\$707,325.00	\$21,866.64	7/8/2010 Doc. No. 4926	\$565,860.00	\$21,866.64	\$141,465.00
4/1-30/10 6/17/2010 Doc. No. 4758	\$416,881.25	\$28,767.11	7/9/2010 Doc. No. 4948	\$333,505.00	\$28,767.11	\$83,376.25
5/1-31/2010 7/16/2010 Doc. No. 5085	\$492,993.00	\$8,255.37	Will be filed 8/9/2010	\$394,394.40 <sup>5</sup>	\$8,255.37 <sup>6</sup>	\$98,598.60 <sup>7</sup>
<b>Total:</b>	<b>\$2,343,817.00</b>	<b>\$82,892.40</b>		<b>\$1,875,053.80</b>	<b>\$82,892.40</b>	<b>\$468,763.45</b>

**PLEASE TAKE NOTICE** that on July 16, 2010, Quinn Emanuel Urquhart & Sullivan, LLP (“Quinn Emanuel”), Special Litigation and Conflicts Counsel to Debtors, Washington Mutual, Inc., in the above-captioned case filed the attached Fourth Interim Fee 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 February 1, 2010 through May 31, 2010 (the “Interim Application”).

**PLEASE TAKE FURTHER NOTICE** that objections, if any, to the Interim Application must be made in accordance with this Court’s Interim Compensation Order and (a) must be filed no later than **August 5, 2010 at 4:00 PM** (the “Objection Deadline”) and (b) be

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

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

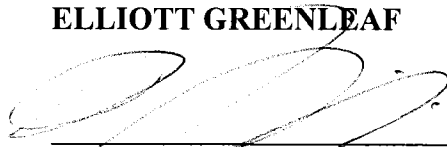
<sup>7</sup> *Id.*

served upon and received by (i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, (a) Weil, Gotshal & Manges, LLP, 767 Fifth Avenue, New York, NY 10153 (Attention: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.) and (b) Richards, Layton & Finger, P.A., One Rodney Square, 920 North King Street, Wilmington, DE 19801 (Attention: Mark D. Collins, Esq.); (iii) the Office of the United States Trustee, 844 King St., Suite 2207, Lockbox 35, Wilmington, DE 19801; and (iv) counsel to the Official Committees of Unsecured Creditors, Pepper Hamilton, LLP, Hercules Plaza, Suite 5100, 1313 North Market Street, Wilmington, DE 19899 (Attention: Evelyn J. Meltzer, Esq., David M. Fournier, Esq., David B. Stratton, Esq., James Carignan, Esq. and Leigh-Anne M. Raport, Esq.) no later than the Objection Deadline.

**PLEASE TAKE FURTHER NOTICE** that a hearing on the Interim Application is scheduled for **a date to be determined** before the Honorable Mary F. Walrath, 824 North Market Street, 5<sup>th</sup> Floor, Courtroom 4, Wilmington, Delaware 19801.

Dated: July 16, 2010  
Wilmington, Delaware

**ELLIOTT GREENLEAF**



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-and-

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



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

-----X  
In re: : Chapter 11  
: :  
WASHINGTON MUTUAL, INC., *et al.*<sup>1</sup> : Case No. 08-12229 (MFW)  
: Jointly Administered  
: :  
Debtor. :  
-----X

**CERTIFICATE OF SERVICE  
REGARDING FOURTH INTERIM FEE 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 FEBRUARY 1, 2010 THROUGH MAY 31, 2010**

I, Neil R. Lapinski, Esquire, Delaware counsel to the Debtors, hereby certify that I caused a copy of the Fourth Interim Fee 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 February 1, 2010 through May 31, 2010 ("Fourth Interim Application") to be served on all Notice Parties as defined in the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (Docket No. 302) on July 16, 2010. I have caused a copy of the Notice of the Fourth Interim Application to be served on July 16, 2010 via hand delivery on all local parties, via U.S. First Class Mail, and via Foreign First Class Mail upon the remaining parties listed on the attached service list.

Dated: July 16, 2010  
Wilmington, Delaware

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

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

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