

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

-----X

In re	:	Chapter 11
	:	
WASHINGTON MUTUAL, INC, <u>et al.</u> , ¹	:	Case No. 08-12229 (MFW)
	:	Jointly Administered
Debtors.	:	
	:	Requested Hearing Date: TBD
	:	Requested Obj. Deadline: TBD
	:	Related Docket No. 7930

-----X

**MOTION TO SHORTEN NOTICE AND SCHEDULE A HEARING ON
MOTION OF THE TRUST PREFERRED HOLDERS FOR AN ORDER
COMPELLING OWL CREEK ASSET MANAGEMENT, L.P.,
APPALOOSA MANAGEMENT, L.P., CENTERBRIDGE PARTNERS, LP,
AND AURELIUS CAPITAL MANAGEMENT LP TO PRODUCE DOCUMENTS**

Whitebox Advisors, Scoggin Capital Management, VR Global Partners, L.P., The Visium Funds, Black Horse Capital, Paige Capital Management LLC, Lonestar Capital Management, LLC, Greywolf Capital Management LP, and 683 Capital Management, LLC (collectively, “the Trust Preferred Holders”), by and through their undersigned counsel, hereby move, pursuant to sections 102 and 105(a) of title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (as amended, the “Bankruptcy Code”), Rules 2002 and 9006 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) and Rules 2002-1(b) and 9006-2(e) of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”), for the entry of an order (i) shortening notice of, and scheduling an emergency hearing on, the Trust Preferred Holders’ *Motion to Compel Owl Creek Asset Management, L.P., Appaloosa Management, L.P., Centerbridge Partners, L.P. and Aurelius*

¹ The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are: Washington Mutual, Inc. (3725) and WMI Investment Corp. (5396). The Debtors’ principal offices are located at 1301 Second Avenue, Seattle, Washington 98101.



Capital Management LP To Produce Documents (“Motion to Compel”)² for a time convenient to the Court during the week of June 20, 2011 (the “Hearing”), and (ii) allowing objections, if any, to the Motion to Compel to be filed by 4:00 p.m. one day prior to the Hearing. In support thereof, the Trust Preferred Holders respectfully represent as follows:

JURISDICTION AND VENUE

1. This Court has jurisdiction over these matters pursuant to 28 U.S.C. §§ 157(b) and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409.

BACKGROUND

2. On October 6, 2010, Debtors WMI and WMI Investment Corp. filed their Sixth Amended Joint Plan of Affiliated Debtors Pursuant to Chapter 11 of the Bankruptcy Code, and thereafter filed modifications to the Plan on October 29 and November 24, 2010 (the “Plan”). The Court held a four-day hearing to consider the confirmation of the Plan in December 2010.

3. During the hearing, one objector, Mr. Nate Thoma, alleged that the Settlement Noteholders traded the Debtors’ securities while in possession of material non-public information they obtained while participating in the negotiation of a settlement agreement between the Debtors, the Settlement Noteholders and certain other parties (the “Global Settlement Agreement”). The Global Settlement Agreement was announced in Court on March 12, 2010.

4. On January 7, 2011, the Court issued an Opinion and Order denying confirmation of the Plan (Docket # 6528 and 6529) (hereinafter, the “Order”). Among other things, the Court held that the provision in the Plan and Global Settlement Agreement releasing the Settlement

² Owl Creek Asset Management, L.P. (“Owl Creek”), Appaloosa Management, L.P. (“Appaloosa”), Centerbridge Partners, L.P. (“Centerbridge”) and Aurelius Capital Management LP (“Aurelius”) are collectively referred to herein as the “Settlement Noteholders.”

Noteholders from any and all claims was “not reasonable.” Order at 67. In connection with this ruling, the Court relied, in part, on Mr. Thoma’s allegations:

Further, one of the individual creditors who objected to the Plan, Mr. Thoma, sought to introduce evidence that the Settlement Noteholders used their position in the negotiations to gain non-public information about the Debtors which permitted them to trade in the Debtors’ debt. While the evidence was not admitted because it was hearsay, the Court is reluctant to approve any releases of the Settlement Noteholders in light of those allegations.

Order at 69.

5. The Court further held that Mr. Thoma’s allegations with respect to the Settlement Noteholders were relevant to determine the appropriate rate of post-petition interest. Order at 94. While the Court held that it did “not have enough evidence to conclude that there were conflicts of interest that tainted the reorganization process or other equitable reasons warranting payment at the federal judgment rate rather than the contract rate,” it suggested that “there are allegations that the Settlement Noteholders . . . used information obtained in the negotiations to trade in claims.” *Id.* Ultimately, the Court did not decide what post-petition judgment rate was appropriate “[b]ecause the Plan as written cannot be confirmed.” *Id.*³

6. In the wake of the Order denying confirmation of the Plan, the Official Committee of Equity Security Holders (“Equity Committee”) sought discovery from the Settlement Noteholders with respect to Mr. Thoma’s allegations. Notwithstanding the Court’s ruling, the Settlement Noteholders opposed such discovery. On January 18, 2011, the Equity Committee moved for an order, pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1, to compel discovery from the Settlement Noteholders.

³ To the extent that post-petition interest is payable on allowed unsecured claims, the Trust Preferred Holders respectfully submit that the appropriate rate of post-petition interest rate is the federal judgment rate. *See Supplemental Objection of the Consortium of Trust Preferred Security Holders to Confirmation of the Modified Sixth Amended Joint Plan of Affiliated Debtors Pursuant to Chapter 11 of the United States Bankruptcy Code, Filed on February 7, 2011* (Docket # 7480), at 9-24.

7. On February 8, 2011, the Court heard argument on the Equity Committee's motion. During the course of the hearing, the Court expressed "concern" regarding the issues Mr. Thoma raised with respect to the Settlement Noteholders' actions, and stated its desire to explore those issues before confirming the Plan: "He raised an issue that the Court has a concern about. And I think it should be explored. I don't think, on the basis of some of the facts, I should be asked to make a decision on that." February 8 Transcript at 45:10-13.

8. At the conclusion of the parties' presentations, the Court stated that it would grant, in part, the Equity Committee's motion on the grounds that the authorized discovery (which included, among other topics, discovery of the Settlement Noteholders' post-petition trading activity and the information the Settlement Noteholders received during settlement negotiations) is "relevant to the confirmation hearing that I will be holding. It relates both to the interest issue and the valuation issue." *Id.* at 81:12-18. The Court issued a conforming order on February 11, 2011 ("February 11 Order").

9. The Settlement Noteholders have produced certain documents to the Equity Committee, and on May 4, 2011, the Equity Committee conducted a Rule 30(b)(6) deposition of Dan Gropper, the corporate representative of Aurelius. The Equity Committee noticed similar depositions of corporate representatives of Owl Creek, Appaloosa and Centerbridge, but those depositions were adjourned while the Settlement Noteholders and the Equity Committee explored a potential settlement. Settlement discussions between the Settlement Noteholders and the Equity Committee apparently ended unsuccessfully on or about June 14, 2011.

10. On June 15, 2011, the Equity Committee re-noticed Rule 30(b)(6) depositions of Owl Creek, Appaloosa and Centerbridge for June 23 and 24, 2011.

11. The Trust Preferred Holders have retained Arkin Kaplan Rice LLP ("AKR") to investigate these serious allegations of inappropriate trading activities and to take whatever

actions necessary (together with the Equity Committee, if appropriate) to protect the Trust Preferred Holders' interests. The Trust Preferred Holders believe that having their own securities counsel separately review this matter and participate in discovery will facilitate and streamline any ultimate presentations to the Court.

12. On Wednesday, June 15, 2011, counsel for the Trust Preferred Holders contacted counsel for Owl Creek, Appaloosa and Centerbridge to request the production of all materials these parties have produced pursuant to the February 11 Order, including documents, discovery responses and deposition testimony. Counsel for the Trust Preferred Holders offered to sign the confidentiality agreement negotiated with the Equity Committee before receiving the materials. In light of the impending deposition dates, counsel for the Trust Preferred Holders requested that counsel for Owl Creek, Appaloosa and Centerbridge indicate their acceptance or rejection of the Trust Preferred Holders' request by no later than 12 p.m. the following day.

13. By 12 p.m. on June 16, counsel for Owl Creek, Appaloosa and Centerbridge had neither accepted nor rejected the Trust Preferred Holders' request. Consequently, later that day, the Trust Preferred Holders served a First Request for Production of Documents to the Settlement Noteholders, which is attached hereto as Exhibit A. This request seeks the documents that the Court specifically ruled must be produced. In connection with those requests, counsel for the Trust Preferred Holders asked all parties to produce, by 11 a.m. on Friday, June 17, 2011, all materials the Settlement Noteholders already had collected and produced to the Equity Committee.

14. At 11:31 a.m. on June 17, counsel for Owl Creek informed counsel for the Trust Preferred Holders via email that Owl Creek, Appaloosa and Centerbridge were in the process of considering the Trust Preferred Holders' request. Counsel for Aurelius did not respond at this time.

15. At 2:55 p.m. on Friday, June 17, counsel for Centerbridge informed counsel for the Trust Preferred Holders via email that Centerbridge, Appaloosa and Owl Creek would not agree to the Trust Preferred Holders' request. In an effort to reach an amicable resolution of the issues, counsel for the Trust Preferred Holders contacted counsel for these three parties by phone later in the afternoon on June 17. These conversations were not fruitful; counsel for Owl Creek, Appaloosa and Centerbridge still refused to comply with the Trust Preferred Holders' expedited discovery request. Indeed, counsel continued to argue, contrary to the Court's rulings, that their respective clients were not required to produce the requested documents, expressed disbelief that the Trust Preferred Holders would request such information, and threatened to retaliate by raising various issues with the Court concerning the Trust Preferred Holders, including their failure to provide any discovery concerning their own trading activities (even though none of the Trust Preferred Holders were parties to the Global Settlement and no allegations of trading improprieties have been made against any of them).

16. Counsel for the Trust Preferred Holders also attempted to contact counsel for Aurelius by phone, but was unable to do so. At approximately 5:45 p.m. on June 17, counsel for Aurelius informed counsel for the Trust Preferred Holders via email that Aurelius would not produce any discovery requested by the Trust Preferred Holders.

RELIEF REQUESTED

17. The Trust Preferred Holders respectfully request that the Court enter an order (i) shortening notice of and scheduling an emergency hearing on the Motion to Compel for an available time as early as possible during the week of June 20, 2011, and (ii) allowing objections, if any, to the Motion to Compel to be filed by 4 p.m. one day prior to the Hearing.

18. While parties generally are required to provide 17 days notice of motion (assuming service by mail) to parties in interest specified in Local Rule 2002-1(b), *see* Local

Rule 9006-1(c); Bankruptcy Rule 2002, the Court may shorten this notice period “on written motion (served on all interested parties) specifying the exigencies justifying shortened notice,” Local Rule 9006-1(e). The Trust Preferred Holders respectfully request that the exigencies present here justify shortened notice of, and an emergency hearing on, the Motion to Compel.

19. As noted above, on June 15, 2011, the Equity Committee noticed Rule 30(b)(6) depositions of Appaloosa, Centerbridge and Owl Creek. The first of these depositions will commence on Thursday, June 23, 2011—just three days from today. Counsel for the Trust Preferred Holders intends to participate in these depositions. It cannot meaningfully do so, however, unless it is provided with (at a minimum) the documents, discovery responses and testimony the Settlement Noteholders already have produced or given to the Equity Committee pursuant to the February 11 Order. Counsel for the Trust Preferred Holders has advised counsel for the Settling Noteholders that their refusal to produce such documents has made it unlikely that counsel for the Trust Preferred Holders can prepare for the upcoming depositions in the time remaining and that, after reviewing the documents and obtaining any additional requested documents, it may be necessary to continue these depositions at a later date, and possibly schedule additional depositions of other witnesses.

20. If the Court does not hold an expedited hearing, the Trust Preferred Holders will be deprived of their rights to participate meaningfully in these depositions—depositions that this Court compelled as a result of its desire to fully explore Mr. Thoma’s allegations with respect to the Settlement Noteholders’ actions prior to deciding whether to confirm the Plan. February 8 Transcript at 45:10-13; 81:12-18; February 11 Order.

21. Given the exigent circumstances described above, the Trust Preferred Holders respectfully submit that the expedited relief requested herein is necessary and appropriate. The Trust Preferred Holders are aware that the Equity Committee has moved to compel the

production of documents by Aurelius pursuant to the February 11 Order, and further moved to shorten notice and schedule a hearing on that motion for the week of June 20, 2011. In light of the fact that the issues raised in the Motion to Compel are related to the issues raised in the Equity Committee's motion to compel discovery by Aurelius, the Trust Preferred Holders would respectfully submit that the two motions should be heard together, and at the earliest possible time as would be convenient to the Court.

CERTIFICATION OF COMPLIANCE WITH LOCAL RULE 2004-1

22. Counsel for the Trust Preferred Holders have provided counsel for the Settlement Noteholders with a copy of Exhibit A hereto, requested expedited production of discovery previously produced in response to the Court's February 11 Order, and described the substance of the relief requested by this motion. Counsel for the Settlement Noteholders have refused to comply with the Trust Preferred Holders' request. The Trust Preferred Holders accordingly hereby seek expedited production of all discovery materials, including documents, discovery responses and deposition transcripts, produced by the Settlement Noteholders pursuant to the February 11 Order.

NOTICE

23. Notice of this Motion to Shorten has been provided to (i) the United States Trustee; (ii) counsel to the Debtors; and (iii) those parties who have requested service pursuant to Bankruptcy Rule 2002, in accordance with Local Rule 2002-1(b). In light of the nature of the relief requested herein, the Trust Preferred Holders submit that no other or further notice need be provided.

NO PRIOR REQUEST

24. No prior request for the relief requested herein has been made to this or any other court.

CONCLUSION

WHEREFORE, the Trust Preferred Holders respectfully request entry of an Order substantially in the form attached hereto as Exhibit B, (i) shortening notice of and scheduling an emergency hearing on the Motion to Compel for an available time during the week of June 20, 2011; (ii) allowing objections, if any, to the Motion to Compel to be filed by 4:00 p.m. on the date prior to the Hearing; and (iii) granting such other and further relief as the Court deems appropriate.

Dated: Wilmington, Delaware
June 20, 2011

Respectfully submitted,

CAMPBELL & LEVINE LLC

/s/ Kathleen Campbell Davis _____

Marla Rosoff Eskin, Esq. (DE 2989)
Bernard G. Conaway, Esq. (DE 2856)
Kathleen Campbell Davis, Esq. (DE 4229)
800 North King Street, Suite 300
Wilmington, DE 19809
Telephone: (302) 426-1900
Facsimile: (302) 426-9947

- and -

ARKIN KAPLAN RICE LLP
Howard J. Kaplan, Esq.*
Joseph Matteo, Esq.*
Deana Davidian, Esq.*
590 Madison Avenue
New York, NY 10022
Telephone: (212) 333-0200
Facsimile: (212) 333-2350

Counsel for the Trust Preferred Holders

**pro hac vice admission pending*

EXHIBIT A

590 Madison Avenue
New York, New York 10022
Tel: (212) 333-0200
Fax: (212) 333-2350

9536 Wilshire Boulevard
Suite 500
Beverly Hills, California 90212
(310) 273-3777

ARKIN KAPLAN RICE LLP

ATTORNEYS AT LAW

June 16, 2011

By Electronic Mail & Hand Delivery

William H. Gussman, Jr.
Schulte Roth & Zabel LLP
919 Third Avenue
New York, New York 10022

Maria E. Douvas
Paul, Hastings, Janofsky & Walker LLP
75 East 55th Street
New York, New York 10022

Counsel to Owl Creek Asset Management, L.P. *Counsel to Appaloosa Management L.P.*

Richard D. Owens
Latham & Watkins LLP
885 Third Avenue
New York, New York 10022

Thomas Moers Mayer
Kramer Levin Naftalis & Frankel LLP
1177 Avenue of the Americas
New York, New York 10036

Counsel to Centerbridge Partners, L.P. *Counsel to Aurelius Capital Management, LP*

Re: *In re Washington Mutual, Inc., et al.*, No. 08-12229 (MFW)

Counsel:

As you know, this firm represents Whitebox Advisors, Scoggin Capital Management, VR Global Partners, L.P., The Visium Funds, Black Horse Capital, Paige Capital Management LLC, Lonestar Capital Management, LLC, Greywolf Capital Management LP, and 683 Capital Management, LLC (collectively, "the Trust Preferred Holders") in the above-captioned matter.

Enclosed please find the Trust Preferred Holders Consortium's First Request for Production of Documents to the Settlement Noteholders. Notwithstanding the response date noted in these requests, we hereby call for you produce to us, by tomorrow, June 17, 2011, at 11 a.m. EST, all documents and materials you previously produced pursuant to the court's February 11 order granting, in part, the Official Committee of Equity Security Holders' motion for an order compelling discovery pursuant to Bankruptcy Rule 2004. As these materials already have been collected and produced once, this request should not be burdensome. As a condition of receiving these materials, Arkin Kaplan Rice LLP is prepared to be bound by the terms of the confidentiality agreement previously entered into between the Settlement Noteholders and others.

ARKIN KAPLAN RICE LLP

June 16, 2011

Page 2

We are aware that Rule 30(b)(6) depositions of Owl Creek Asset Management, L.P., Appaloosa Management, L.P. and Centerbridge Partners, L.P. are scheduled to proceed next week. On behalf of the Trust Preferred Holders, we intend to participate in those depositions. Given that we have yet to receive any documents from these entities, however, we cannot be assured that we will have sufficient time to prepare, and therefore may need additional deposition dates.

Please inform us today as to whether you will agree to the above requests. If you are not willing to agree, then we intend to raise these issues with the court tomorrow.

Regards,

A handwritten signature in black ink that reads "Howard J. Kaplan" followed by a stylized monogram "JKM".

Howard J. Kaplan

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

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

**TRUST PREFERRED HOLDERS CONSORTIUM'S FIRST REQUEST FOR
PRODUCTION OF DOCUMENTS TO THE SETTLEMENT NOTEHOLDERS**

Pursuant to Rule 2004 of the Federal Rules of Bankruptcy Procedure and Local Bankruptcy Rule 2004-1, or, alternatively, Rules 26 and 34 of the Federal Rules of Civil Procedure and Rules 7026 and 7034 of the Federal Rules of Bankruptcy Procedure, Whitebox Advisors, Scoggin Capital Management, VR Global Partners, L.P., The Visium Funds, Black Horse Capital, Paige Capital Management LLC, Lonestar Capital Management, LLC, Greywolf Capital Management LP, and 683 Capital Management, LLC (“the Trust Preferred Holders”), by and through their undersigned counsel, hereby request that the Settlement Noteholders (as defined below), produce, for inspection and copying, the documents and things requested below, by no later than June 30, 2011, at 4:00 p.m. EST, at the offices of Arkin Kaplan Rice LLP, 590 Madison Avenue, 35th Floor, New York, New York 10022, or at such other time and place as the parties shall agree.

DEFINITIONS

The following terms (whether singular or plural, capitalized or uncapitalized) shall have the meanings set forth below:

¹ The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are: Washington Mutual, Inc. (3725) and WMI Investment Corp. (5396). The Debtors’ principal offices are located at 1301 Second Avenue, Seattle, Washington 98101.

1. “And” and “or” shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the discovery request all responses that might otherwise be construed to be outside of its scope.

2. “Bankruptcy Code” means or refers to the Bankruptcy Reform Act of 1978, as amended, to the extent codified in Title 11, United States Code, as applicable to the Chapter 11 Cases.

3. “Chapter 11 Cases” means the jointly administered cases commenced by the Debtors styled as *In re Washington Mutual, Inc., et al.* and being jointly administered in the United States Bankruptcy Court for the District of Delaware, Case No. 08-12229 (MFW), under Chapter 11 of the Bankruptcy Code.

4. “Communication” means any oral, written or electronic transmission of information, including without limitation any letter, correspondence, memorandum, electronic-mail message, text message, note or meeting log, conversation, meeting, discussion, telephone call, facsimile, telegram, telex, conference or message.

5. “Concerning” means comprising, consisting of, referring to, reflecting, regarding, supporting, evidencing, or relating to, the matter or Document described, referred to or discussed.

6. The term “Document” or “Documents” is used in the broadest sense permitted by the Federal Rules of Civil Procedure and means the original (or any copy when originals are not available) and any drafts or non-identical copies thereof, whether different from the original because of interlineations, receipt stamp, notation of copy sent or received or otherwise, of any email, instant message, voicemail, book, pamphlet, periodical, letter, report, note, memorandum, record, minutes, calendar or diary entry, transcript, study compilation, analysis, tabulation, map,

diagram, drawing, plan, picture, summary, working paper, chart, paper, graph index, data sheet, data processing card, computer printout, summary of a computer printout, tape, contract, agreement, lease, ledger, journal, balance sheet, account, invoice, purchase order, receipt, billing record, financial data, financial statement, file, diary, film, trip tickets, telex, teletype or other messages, telegram, expense vouchers, instructions, bulletins or any other writing or recording of information, as well as all tape recordings, computer tapes, disc and other electronic or mechanical recordings, however produced, maintained or reproduced, including information stored in or generated by a computer whether or not ever printout out or displayed, within the possession, custody or control of plaintiff or any of its officers, directors, employees, attorneys, or other agents and/or representatives.

7. “FDIC” shall mean the Federal Deposit Insurance Corporation and any and all of its current or former officers, directors, employees, shareholders, agents, staff, attorneys, accountants, outside consultants, representatives and other persons acting on its behalf, any of its parent corporations, holding companies, subsidiaries, affiliates, divisions, departments, predecessors and/or successors-in-interest.

8. “Global Settlement Agreement” means or refers to that proposed agreement contained as exhibit H of the March 16, 2010 Plan, as such proposed agreement was amended or modified, and/or the settlement agreement by and among, *inter alia*, the Debtors, JPMC and the Federal Deposit Insurance Corp. announced to the Court on or about March 12, 2010.

9. “JPMorgan” shall mean JPMorgan Chase Bank, N.A. and any and all of its current or former officers, directors, employees, shareholders, agents, staff, attorneys, accountants, outside consultants, representatives and other persons acting on its behalf, any of its

parent corporations, holding companies, subsidiaries, affiliates, divisions, departments, predecessors and/or successors-in-interest.

10. "Order" shall mean the Order Granting, In Part, Motion of the Official Committee of Equity Security Holders for an Order Pursuant to Bankruptcy Rule 2004 and Local Bankruptcy Rule 2004-1 Directing the Examination of the Washington Mutual, Inc. Settlement Note Holders Group, issued by The Honorable Mary F. Walrath, United States Bankruptcy Judge, United States Bankruptcy Court for the District of Delaware, on February 11, 2011.

11. "Plan" means or refers to the "Joint Plan of Affiliated Debtors Pursuant to Chapter 11 of the United States Bankruptcy Code" dated March 26, 2010 [Docket No. 2622], as such document was amended or modified.

12. "Reorganized Debtor" means or refers to WMMRC, as that term is used in Judge Walrath's January 7, 2011 Order Denying Confirmation, and/or the Debtor from and after the effective date of any proposed Plan of Reorganization.

13. "Settlement Noteholders" means and refers to the Settlement Noteholders referenced in footnote 2 to Judge Walrath's January 7, 2011 Order Denying Confirmation, and their counsel.

14. "Valuation" means or refers to the actual, perceived, estimate or appraised worth of any entity, asset or party whatsoever, and includes without limitation, enterprise value, going concern value, equity value, actual cash value, book value, intrinsic value, liquidation value, and market value.

15. "Washington Mutual" means or refers to WMI and WMB, and any and all of their current or former officers, directors, employees, shareholders, agents, staff, attorneys, accountants, outside consultants, representatives and other persons acting on their behalf, any of

their parent corporations, holding companies, subsidiaries, affiliates, divisions, departments, predecessors and/or successors-in-interest.

16. “WMB” means or refers to the Washington Mutual Bank, Henderson, Nevada, and any and all of its current or former officers, directors, employees, shareholders, agents, staff, attorneys, accountants, outside consultants, representatives and other persons acting on its behalf, any of its parent corporations, holding companies, subsidiaries, affiliates, divisions, departments, predecessors and/or successors-in-interest.

17. “WMI” means or refers to the Washington Mutual, Inc. and WMI Investment Corp. (collectively, the “Debtors”) and any and all of their current or former officers, directors, employees, shareholders, agents, staff, attorneys, accountants, outside consultants, representatives and other persons acting on their behalf, any of their parent corporations, holding companies, subsidiaries, affiliates, divisions, departments, predecessors and/or successors-in-interest.

18. “You or “Your” refers to each and every member of the Settlement Noteholders, including Owl Creek Asset Management, L.P., Appaloosa Management, L.P., Centerbridge Partners, LP, and Aurelius Capital Management LP, any current or former parent, affiliates or subsidiaries, or any of their members, officers, directors, representatives, employees, agents, consultants, accountants, attorneys, financial advisors, predecessors, successors, assigns and any other person currently or formerly acting or purporting to act on any Settlement Noteholder’s behalf, or on behalf of several Settlement Noteholders, for any purpose whatsoever, from September 25, 2008 to the present.

INSTRUCTIONS

Each response must be made in accordance with the following instructions:

1. The responsive Documents should be produced in the manner prescribed by the Federal Rules of Civil Procedure, as made applicable herein by the Federal Rules of Bankruptcy Procedure, including producing the requested Documents as they are kept in the usual course of business or organized and labeled to correspond with the categories in the requests, and identifying the name of the person from whose files the Documents were produced.

2. You are to produce the original and all non-identical copies, including all drafts, of each request. If you are not able to produce the original of any document, please produce the best available copy and all non-identical copies, including drafts.

3. Each request herein extends to all Documents and Communications in your possession, custody or control. A Document is deemed to be in your possession, custody, or control if it is in your physical custody, or if it is in the physical custody of any other person, including, without limitation, your attorneys, and you: (1) own such Document in whole or in part; (2) have a right, by contract, statute or otherwise, to use, inspect, examine or copy such Document in any terms; (3) have an understanding, express or implied, that you may use, inspect, examine or copy such Document on any terms; or (4) as a practical matter, have been able to use inspect, examine, or copy such Document when you sought to do so. If any requested Documents were, but no longer are, in your control, state the disposition of each such Document.

4. Any reference in these requests to an individual or person include any and all agents, advisors, employees, representative, attorneys, and successors-in-interest.

5. If any Document is withheld under any claim of privilege, including without limitation, attorney-client privilege and attorney work product, you should provide the following information with respect to such Document:

- (1) The date of the Document;

- (2) The title of the Document;
- (3) The name of its author(s) or preparer(s) and an identification by employment and title of each such person;
- (4) The name of each person who was sent or furnished with, received, viewed or has custody of the Document or a copy thereof together with an identification by employment and title of each such person;
- (5) The request to which the Document relates;
- (6) The title and description of the Document sufficient to identify it without revealing the information for which privilege is claimed;
- (7) The claim of privilege under which it is withheld; and
- (8) A description of the subject matter of the Document in sufficient detail to support your contention that the Document is privileged;

6. If, after exercising due diligence to secure them, you cannot provide some or any of the requested Documents, so state and provide all Documents to the extent possible, specifying the reason for your inability to produce the remainder of the Documents.

7. If any requested Document or other Document potentially relevant to this action is subject to destruction under any Document retention or destruction program, the document(s) should be exempted from any scheduled destruction and should not be destroyed until the conclusion of this action or unless otherwise permitted by the Court.

8. If any Document response to these requests is known to have existed and cannot now be located, or has been destroyed or discarded, set forth a complete statement of the circumstances surrounding such loss or destruction.

9. If an objection is made to any request, state your objection and the ground or grounds with particularity in your written response. If an objection is made only to part of the request, identify that part in your written response and state your objection and the ground(s) therefor.

10. This request is a continuing one. If, after producing the requested Documents, you obtain or become aware of any further Documents responsive to this request, you are required to produce such additional Documents promptly.

11. Any ambiguity in a discovery request shall be construed to bring within the scope of the discovery request all responses that otherwise could be construed to be outside of its scope.

12. Unless otherwise specified, the time period covered by these requests is from September 25, 2008 to the present.

REQUESTS FOR PRODUCTION OF DOCUMENTS

1. All discovery responses and Documents You produced to the Official Committee of Equity Security Holders pursuant to the Order, including, without limitation, (i) all Documents You produced in response to the Official Committee of Equity Security Holders First Request for Production of Documents; (ii) Your responses to the Official Committee of Equity Security Holders First Set of Interrogatories to the Washington Mutual, Inc. Settlement Noteholders; (iii) Your responses to the Official Committee of Equity Security Holders First Request for Admissions to the Washington Mutual, Inc. Settlement Noteholders; (iv) transcripts of any deposition testimony given by You in connection with the discovery authorized by the Court in the Order, including all exhibits introduced during any such deposition; and (v) any privilege logs You have produced.

2. All Documents Concerning any trading by You of any debt or equity of WMI, WMB and/or the Debtors on or after September 25, 2008.

3. All Documents Concerning any information You received in connection with any negotiations or Communications Concerning the actual or potential settlement of Your claims against the Debtors, the Global Settlement Agreement and/or the negotiations of the Global Settlement Agreement, including, without limitation, information received from WMI, WMB and/or the Debtors, JPMorgan, the FDIC, any other Settlement Noteholders.

4. All Documents Concerning any non-public information You received Concerning WMI, WMB and/or the Debtors on or after September 25, 2008.

5. All confidentiality or non-disclosure agreements You signed in connection with the Chapter 11 Cases.

6. All Documents Concerning Your assessment or opinion of the value of the Reorganized Debtor.

7. All Documents Concerning any analysis performed with respect to the price or value of the debt or equity securities of WMI, WMB and/or the Debtors on or after September 25, 2008.

8. All Documents Concerning any policies and procedures You instituted or employed, attempted to institute or employ, or contemplated instituting or employing to govern Your decisions to trade (or to refrain from trading) in any debt or equity security of WMI, WMB and/or the Debtors on or after September 25, 2008, including, without limitation, all Documents Concerning any such policies or procedures designed or intended to ensure that Your trading decisions with respect to WMI, WMB and/or the Debtors debt or equity securities were (or are) not informed or affected by any confidential or non-public information in Your possession.

9. To the extent that You claim that counsel conducted negotiations of the Global Settlement Agreement without Your knowledge, all Communications between You and Your counsel Concerning the actual or potential settlement of Your claims against the Debtors, the Global Settlement Agreement and/or the negotiations of the Global Settlement Agreement.

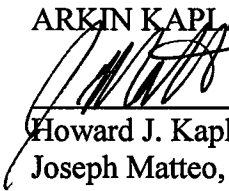
10. All Documents Concerning any agreement between or among any of the Settlement Noteholders with respect to (i) the debt or equity securities of WMI, WMB and/or the Debtors or (ii) the existence or assertion of any joint defense, common interest other joint interest privilege.

Dated: New York, New York
June 16, 2011

CAMPBELL & LEVINE LLC
Marla Rosoff Eskin, Esq. (DE 2989)
Bernard G. Conaway, Esq. (DE 2856)
Kathleen Campbell Davis, Esq. (DE 4229)
800 North King Street, Suite 300
Wilmington, DE 19809
Telephone: (302) 426-1900
Facsimile: (302) 426-9947 (fax)

- and -

ARKIN KAPLAN RICE LLP



Howard J. Kaplan, Esq.
Joseph Matteo, Esq.
Deana Davidian, Esq.
590 Madison Avenue, 35th Fl.
New York, NY 10022
Telephone: (212) 333-0200
Facsimile: (212) 333-2350

Counsel for the Trust Preferred Holders

EXHIBIT B

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

-----x
In re : Chapter 11
WASHINGTON MUTUAL, INC, et al.,¹ : Case No. 08-12229 (MFW)
Debtors. : Jointly Administered
: **Related Docket No. 7930,**
-----x

**ORDER SHORTENING NOTICE AND SCHEDULING A HEARING ON
MOTION OF THE TRUST PREFERRED HOLDERS FOR AN ORDER
COMPELLING OWL CREEK ASSET MANAGEMENT, L.P.,
APPALOOSA MANAGEMENT, L.P., CENTERBRIDGE PARTNERS, LP,
AND AURELIUS CAPITAL MANAGEMENT LP TO PRODUCE DOCUMENTS**

Upon the motion (the “Motion to Shorten”) of the Consortium of Trust Preferred Security Holders (“Trust Preferred Holders”), pursuant to sections 102 and 105(a) of title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (as amended, the “Bankruptcy Code”), Rules 2002 and 9006 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) and Rules 2002-1(b) and 9006-2(e) of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”), for the entry of an order (i) shortening notice of, and scheduling an emergency hearing on, the Trust Preferred Holders’ *Motion to Compel Owl Creek Asset Management, L.P., Appaloosa Management, L.P., Centerbridge Partners, L.P. and Aurelius Capital Management LP To Produce Documents* (“Motion to Compel”)² for a time convenient to the Court during the week of June 20, 2011 (the “Hearing”), and (ii) allowing objections, if any, to the Motion to Compel to be filed by 4:00 p.m. one day prior to the Hearing; it is hereby:

¹ The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are: Washington Mutual, Inc. (3725) and WMI Investment Corp. (5396). The Debtors’ principal offices are located at 1301 Second Avenue, Seattle, Washington 98101.

1. ORDERED that the Motion to Shorten is GRANTED;

2. ORDERED that the Motion to Compel shall be heard on June ____, 2011 at _____ a.m./ p.m., and that objections to the relief requested in the Motion to Compel shall be filed by 4:00 p.m. one day prior to the Hearing.

Date: _____, 2011

THE HONORABLE MARY F. WALRATH
UNITED STATES BANKRUPTCY JUDGE

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

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

CERTIFICATE OF SERVICE

I, Kathleen Campbell Davis, of Campbell & Levine, LLC, hereby certify that on June 20, 2011, I caused a copy of the *Motion to Shorten Notice and Schedule a Hearing on Motion of the Trust Preferred Holders for an Order Compelling Owl Creek Asset Management, L.P., Appaloosa Management, L.P., Centerbridge Partners, LP, and Aurelius Capital Management LP to Produce Documents* to be served upon the attached service list via First Class Mail.

Dated: June 20, 2011

/s/ Kathleen Campbell Davis
Kathleen Campbell Davis (No. 4229)

Acxiom Corporation
CB Blackard III
301 E Dave Ward Dr
PO Box 2000
Conway, AR 72033-2000

Akin Gump Strauss Hauer & Feld LLP
Fred S Hodara
One Bryant Park
New York, NY 10036

Akin Gump Strauss Hauer & Feld LLP
Scott L Alberino
1333 New Hampshire Ave NW
Washington, DC 20036

Akin Gump Strauss Hauer & Feld LLP
Peter J Gurfein
David P Simonds
2029 Century Park E Ste 2400
Los Angeles, CA 90067-3012

Alston & Brid LLP
J William Boone
1201 W Peachtree St
Atlanta, GA 30309-3424

Angelo Gordon & Co
Edward W Kressler
245 Park Ave 26th Fl
New York, NY 10167

Archer & Greiner PC
Charles J Brown III
300 Delaware Ave Ste 1370
Wilmington, DE 19801

Arent Fox LLP
Andrew Silfen
1675 Broadway
New York, NY 10019

Wilmington Trust Company
Jame McGinley
520 Madison Ave 33rd Fl
New York, NY 10022

Arent Fox LLP
Jeffrey N Rothleder
1050 Connecticut Ave NW
Washington, DC 20036

Arnall Golden Gregory LLP
Michael F Holbein
Darryl S Laddin
171 17th St NW Ste 2100
Atlanta, GA 30363-1031

Ashby & Geddes PA
William P Bowden
Amanda M Winfree
500 Delaware Ave 8th Fl
PO Box 1150
Wilmington, DE 19899

Bartlett Hackett Feinberg PC
Frank F McGinn
155 Federal St 9th Fl
Boston, MA 02110

Bavard PA
Jeffrey M Schlerf
919 North Market Street, Ste. 1300
Wilmington, DE 19899

Bernstein Litowitz Berger & Grossmann LLP
Chad Johnson
Hannah Ross
Jerald Bien Willner
1285 Avenue of the Americas 38th Fl
New York, NY 10019

Bifferato LLC
Ian Connor Bifferato
800 N King St Plaza Level
Wilmington, DE 19801

Blank Rome LLP
Michael DeBaecke
1201 Market St Ste 800
Wilmington, DE 19801

Breslow & Walker LLP
Roy H Carlin
767 Third Ave
New York, NY 10017

Bronwen Price
Gail B Price
2600 Mission St Ste 206
San Marion, CA 91108

Brown & Connery LLP
Donald K Ludman
6 N Broad St Ste 100
Woodbury, NJ 08096

Buchalter Nemer PC
Shawn M Christianson
333 Market St 25th Fl
San Francisco, CA 94105-2126

Cairncross & Hempelmann PS
John R Knapp Jr
542 2nd Ave Ste 500
Seattle, WA 98104-2323

Capehart & Scatchard PA
William G Wright
8000 Midlantic Dr Ste 300S
Mt Laurel, NJ 08054

Centerbridge Capital Partners LP
Vivek Melwani
375 Park Ave 12th Fl
New York, NY 10152-0002

City and County of Denver
Eugene J Kottenstette
Municipal Operations
201 W Colfax Ave Dept 1207
Denver, CO 80202-5332

City of Fort Worth
Christopher B Mosley
1000 Throckmorton St
Fort Worth, TX 76102

Connolly Bove Lodge & Hutz LLP
Jeffrey C Wisler
1007 N Orange St
PO Box 2207
Wilmington, DE 19899

County Attorneys Office
Erica S Zaron Asst County Attorney
2810 Stephen P Clark Center
111 NW First St
Miami, FL 33128-1993

Cox Smith Matthew Inc
Patrick L Huffstickler
112 E Pecan Ste 1800
San Antonio, TX 78205

Cross & Simon LLC
Christopher P Simon
913 N Market St 11th Fl
Wilmington, DE 19801

Curtis Mallet Prevost Colt & Mosle LLP

Steven J Reisman
101 Park Ave
New York, NY 10178-0061

Dexter D Joyner

Attorney for Pasadena ISD & Pearland ISD
4701 Preston Ave
Pasadena, TX 77505

Edwards Angell Palmer & Dodge LLP

Stuart M Brown
919 N Market St 15th Fl
Wilmington, DE 19801

Entwistle & Cappucci LLP

Joshua K Porter
280 Park Ave 26th Fl
New York, NY 10017

Fox Rothschild LLP

Jeffrey M Schlerf
919 N Market St
Citizens Bank Center Ste 1600
Wilmington, DE 19801

Fried Frank Harris Shriver & Jacobson LLP

Brian D Pfeiffer
Matthew M Roose
One New York Plaza
New York, NY 10004-1980

Goulston & Storrs PC

Christine D Lynch
400 Atlantic Ave
Boston, MA 02110-333

Hagens Berman Sobol Shapiro LLP

Andrew M Volk
1301 Fifth Ave Ste 2900
Seattle, WA 98101

Hewlett Packard Company

Ken Higman
2125 E Katella Ave Ste 400
Anaheim, CA 92806

IBM Credit LLC

Bill Dimos
North Castle Dr
MD 320
Armonk, NY 10504

David D Lennon

Asst Attorney General
Revenue Section
PO Box 629
Raleigh, NC 27602-0629

DLA Piper LLP

Thomas R Califano
Jeremy R Johnson
1251 Avenue of the Americas
New York, NY 10020-1104

Electronic Data Systems LLC

Ayala A Hassell
5400 Legacy Dr
MS H3 3A 05
Plano, TX 75024

First Pacific Bank of California

Jame Burgess
9333 Genesee Ave Ste 300
San Diego, CA 92121

Freshfields Bruckhaus Deringer LLP

Will Higgs
65 Fleet St
London, EC4Y 1HS UK

Friedlander Misler

Robert E Greenberg
1101 17th St NW Ste 700
Washington, DC 20036-4704

Greer Herz & Adams LLP

Frederick Black
Tara B Annweiler
One Moody Plz 18th Fl
Galveston, TX 77550

Hangley Aronchick Segal & Pudlin

Ashley M Chan
One Logan Square 27th Fl
Philadelphia, PA 19103

Hodges and Associates

A Clifton Hodges
4 E Holly St Ste 202
Pasadena, CA 91103-3900

Johnson Pope Bokor Ruppel & Burns LLP

Angelina E Lim
PO Box 1368
Clearwater, FL 33757

Dewey & LeBoeuf LLP

Peter A Ivanick
Andrew Z Lebowhl
1301 Avenue of the Americas
New York, NY 10019

Eckert Seamans Cherin & Mellot LLC

Ronald S Gellert
300 Delaware Ave Ste 1210
Wilmington, DE 19801

Entwistle & Cappucci LLP

Andrew J Entwistle
Johnston de F Whitman Jr
280 Park Ave 26th Fl
New York, NY 10017

Fox Hefter Swibel Levin & Carroll LLP

Margaret Peg M Anderson
200 W Madison St Ste 3000
Chicago, IL 60606

Freshfields Bruckhaus Deringer US LLP

Harvey Dychiao
520 Madison Ave
New York, NY 10022

Gay McCall Isaacks Gordon & Roberts

David McCall
777 E 15th St
Plano, TX 75074

Gulf Group Holdings Acquisitions & Applications

Beatriz Agramonte
18305 Biscayne Blvd Ste 400
Aventura, FL 33160

Hennigan Bennet Dorman LLP

Bennett J Murphy
Michael C Schneiderei
865 S Figueroa St Ste 2900
Los Angeles, CA 90017

IBM Corporation

Vicky Namken
13800 Diplomat Dr
Dallas, TX 75234

Kasowitz Benson Torres & Friedman

David S Rosner
Paul M Oconnor III
Trevor J Welch
1633 Broadway
New York, NY 10019

Keller Rohrback LLP

Derek W Loeser
1201 Third Ave Ste 3200
Seattle, WA 98101

Kelley Drive & Warren LLP

Howard S Steel
Eric R Wilson
101 Park Ave
New York, NY 10178

Landis Rath & Cobb LLP

Adam G Landis
919 Market St Ste 600
Wilmington, DE 19801

Law Offices of Lippe & Associates

Emil Lippe Jr
600 N Pearl St Ste S2460
Plaza of the Americas South Tower
Dallas, TX 75201

Law Offices of Robert E Luna PC

Andrea Sheehan
4411 N Central Expressway
Dallas, TX 75205

Leslie Stephen Wolfe

711 Van Nuys St
San Diego, CA 92109

Lichtsinn & Haensel

Michael J Bennett
111 E Wisconsin Ave Ste 1800
Milwaukee, WI 53202

Linebarger Goggan Blair & Sampson LLP

Elizabeth Weller
2323 Bryan St Ste 1600
Dallas, TX 75201

Loeb & Loeb LLP

Walter H Curchack
Vadim J Rubinstein
Daniel B Besikof
345 Park Ave
New York, NY 10154

Lowenstein Sandler PC

Michael S Etkin
65 Livingston Ave
Roseland, NJ 07068

Manatee County Tax Collector

Ken Burton
Michelle Leeson
PO Box 25300
Bradenton, FL 34206-5300

Manatee County Tax Collector

Ken Burton
Michelle Leeson
819 US 301 Blvd W
Bradenton, FL 34205

McCreary Veselka Bragg & Allen

Michael Reed
PO Box 1269
Round Rock, TX 78680

McDermott Will & Emery LLP

Gary O Ravert
Nava Hazan
340 Madison Ave
New York, NY 10173-1922

McGuire Woods LLP

Sally E Edison
625 Liberty Ave 23rd Fl
Pittsburgh, PA 15222

Miami Dade Bankruptcy Unit

Alberto Burnstein
140 W Flagler St Ste 1403
Miami, FL 33130-1575

Morris James LLP

Brett D Fallon
500 Delaware Ave Ste 1500
PO Box 2306
Wilmington, DE 19899-2306

Morrison & Foerster LLP

Brett H Miller
1290 Avenue of the Americas
New York, NY 10104

Newstart Factors Inc

Gregory Vadasdi
2 Stamford Plaza Ste 1501
281 Tresser Blvd
Stamford, CT 06901

O Melveny & Myers LLP

Michael J Sage
Time Square Tower
7 Times Square
New York, NY 10036

Office of Thrift Supervision

Christopher A Sterbenz
Trial Counsel Litigation Div
1700 G St NW
Washington, DC 20552

Oregon Dept of Justice

Carolyn G Wade
Senior Asst Attorney General
1162 Court St NE
Salem, OR 97301-4096

Patterson Belknap Webb & Tyler

Daniel A Lowenthal
1133 Avenue of the Americas
New York, NY 10036-6710

Pension Benefit Guaranty Corp

Joel W Ruderman
Office of the Chief Counsel
1200 K St NW
Washington, DC 20005-4026

Pepper Hamilton LLP

David B Stratton
Hercules Plaza Ste 5100
1313 N Market St
Wilmington, DE 19801

Perdue Brandon Fielder Collins & Mott LLP

Elizabeth Banda
PO Box 13430
Arlington, TX 76094-0430

Perkins Coie LLP

Alan D Smith
Ronald L Berenstein
1201 Third Ave 48th Fl
Seattle, WA 98101

Phillips Goldman & Spence PA

Stephen W Spence
1200 N Broom St
Wilmington, DE 19806

Pillsbury Winthrop Shaw Pittman LLP

Rick B Antonoff
Erica Carrig
1540 Broadway
New York, NY 10036-4039

Plains Capital Bank Building

Michael S Mitchell
18111 N Preston Rd Ste 810
Dallas, TX 75252

Platzer Sergold Karlin Levine Goldberg

Jaslow LLP

Sydney G Platzer
1065 Avenue of the Americas 18th Fl
New York, NY 10018

Procopio Cory Hargreaves & Savitch LLP

Jeffrey Isaacs
530 B St Ste 2100
San Diego, CA 92101

Reed Smith LLP

J Cory Falgowski
1201 Market St Ste 1500
Wilmington, DE 19801

Reed Smith LLP

James C McCarroll
J Andrew Rahl
599 Lexington Ave 30th Fl
New York, NY 10022

Riddell Williams PS

Joseph E Shickich Jr
1001 4th Ave Ste 4500
Seattle, WA 98154-1192

Robert M Menar

700 S Lake Ave Ste 325
Pasadena, CA 91106

San Diego Treasurer Tax Collector of

California

Bankruptcy Desk
Dan McAllister
1600 Pacific Hwy Rm 162
San Diego, CA 92101

San Joaquin County Treasurer & Tax

Collector

Christine M Babb
500 E Mail St 1st Fl
PO Box 2169
Stockton, CA 95201

Satterlee Stephens Burke & Burke LLP

Christopher R Belmonte
230 Park Ave
New York, NY 10169

Saul Ewing LLP

Mark Minuti
222 Delaware Ave Ste 1200
PO Box 1266
Wilmington, DE 19899

Shipman & Goodwin LLP

Julie A Manning
One Constitution Plaza
Hartford, CT 06103-1919

Singer & Levick PC

Michelle E Shriro
16200 Addison Rd Ste 140
Addison, TX 75001

State of Washington Dept of Revenue

Zachary Mosner Asst Attorney General
800 Fifth Ave Ste 2000
Seattle, WA 98104-3188

Steckbauer Weinhart Jaffe LLP

Barry S Glaser
333 S Hope St Ste 3600
Los Angeles, CA 90071

Sullivan & Cromwell LLP

Hydee R Feldstein
1888 Century Park E
Los Angeles, CA 90067-1725

Sullivan & Cromwell LLP

Robinson B Lacy
125 Broad St
New York, NY 10004-2498

Tannenbaum Helpers Syracuse & Hirschtritt

Roy H Carlin
900 Third Ave 13th Fl
New York, NY 10022

Tax Collector for Polk County

Office of Joe G Tedder
Bonnie Holly Delinquency & Enforcement
PO Box 2016
Bartow, FL 33831-2016

Tennessee Dept of Revenue

TN Attorney Generals Office Bankruptcy Div
PO Box 20207
Nashville, TN 37202-0207

Treasurer Tax Collector

Dan McAllister Bankruptcy Desk
1600 Pacific Hwy Room 162
San Diego, CA 92101

Tulare County Tax Collector

Melissa Quinn
221 S Mooney Blvd Rm 104 E
Visalia, CA 93291-4593

Unisys Corporation

Janet Fitzpatrick Legal Asst
Unisys Way
PO Box 500 MS E8 108
Blue Bell, PA 19424

US Department of Justice

Jan M Geht Trial Attorney Tax Division
PO Box 227
Washington, DC 20044

Vedder Price PC

Douglas J Lipke
222 N LaSalle St Ste 2600
Chicago, IL 60601

Walter R Holly Jr

10853 Garland Ave
Culver City, CA 90232

Weiss Serota Helfman

Douglas R Gonzales
200 E Broward Blvd Ste 1900
Fort Lauderdale, FL 33301

Werb & Sullivan

Duane D Werb
300 Delaware Ave Ste 1300
PO Box 25046
Wilmington, DE 19899

White & Case LLP

Thomas E Lauria
Wachovia Financial Center
200 S Biscayne Blvd Ste 4900
Miami, FL 33131

Willkie Farr & Gallagher LLP

Shelley Chapman
Thomas H. Golden
Shaunna D. Jones
787 Seventh Ave
New York, NY 10019-6099

Young Conaway Stargatt & Taylor LLP

Robert S Brady
1000 West St 17th Fl
Wilmington, DE 19801

Attorney Generals Office

Joseph R Biden III
Carvel State Office Bldg
820 N French St 8th Fl
Wilmington, DE 19801

Bank of New York Mellon

Attn Gary S Bush
Global Corporate Trust
101 Barclay St
New York, NY 10286

Delaware Dept of Justice

Attn Bankruptcy Dept
Div of Securities
820 N French St 5th Fl
Wilmington, DE 19801

Delaware Secretary of the State

Division of Corporations
PO Box 898
Franchise Tax Division
Dover, DE 19903

Delaware Secretary of the Treasury

PO Box 7040
Dover, DE 19903

Department of Labor

Division of Unemployment Ins
4425 N Market St
Wilmington, DE 19802

Federal Deposit Insurance Corp

Donald McKinley
1601 Bryan St
PAC 04024
Dallas, TX 75201

Federal Deposit Insurance Corp

Stephen J Pruss
1601 Bryan St
PAC 04024
Dallas, TX 75201

Internal Revenue Service

Centralized Insolvency Operation
PO Box 21126
Philadelphia, PA 19114-0326

Internal Revenue Service

Centralized Insolvency Operation
11601 Roosevelt Blvd
Mail Drop N781
Philadelphia, PA 10154

Law Debenture Trust Company of New York

Jame Heaney
400 Madison Ave 4th Fl
New York, NY 10017

Office of the United States Trustee Delaware

Joseph McMahon
844 King St Ste 2207
Lockbox 35
Wilmington, DE 19899-0035

Office of Thrift Supervision

Darrell W Dochow
Pacific Plaza
2001 Junipero Serra Blvd Ste 650
Daly City, CA 94014-1976

Richards Layton & Finger PA

Mark D Collins
One Rodney Square
920 N King St
Wilmington, DE 19899

Securities & Exchange Commission

15th & Pennsylvania Ave NW
Washington, DC 20020

Securities & Exchange Commission

100 F Street NE
Washington, DC 20549

Securities & Exchange Commission

Daniel M Hawke
The Mellon Independence Ctr
701 Market St
Philadelphia, PA 19106-1532

Securities & Exchange Commission

Allen Maiza
Northeast Regional Office
3 World Financial Center Rm 4300
New York, NY 10281

State of Delaware Division of Revenue

Randy R Weller MS No 25
820 N French St 8th Fl
Wilmington, DE 19801-0820

US Attorney General US Department of

Justice

Michael Mukasey
950 Pennsylvania Ave NW
Washington, DC 20530-0001

US Attorneys Office

Ellen W Slight
1007 N Orange St Ste 700
PO Box 2046
Wilmington, DE 19899-2046

Verizon Services Corp

William M Vermette
22001 Loudon County Parkway
Room E1 3 113
Ashburn, VA 20147

Washington Mutual Claims Processing

c o Kurtzman Carson Consultants
2335 Alaska Ave
El Segundo, CA 90245

Weil Gotshal & Manges LLP

Marcia L Goldstein
Brian S. Rosen
Michael F. Walsh
767 Fifth Ave
New York, NY 10153

Wells Fargo Bank NA

Thomas M Korsman
625 Marquette Ave
Minneapolis, MN 55479