

The United States Bankruptcy Court  
For The District of Delaware

..... )  
In re: )  
WASHINGTON MUTUAL, INC., et al., )  
Debtors. )  
..... )

Chapter 11  
Case No. 08-12229 (MFW)  
Jointly Administered  
Re: Docket No: 9036  
Objection Deadline 12/5/2011

US BANKRUPTCY COURT  
DISTRICT OF DELAWARE  
2011 DEC 12 11:14 AM  
FILED

SUPPLEMENTAL OBJECTION OF AXEL V. BREVERN WRT. MY  
OBJECTION (Doc. # 9153) TO THIRD INTERIM FEE  
APPLICATION OF BLACKSTONE ADVISORY PARTNERS L.P. FOR THE  
PERIOD,  
FROM JUNE 1, 2011 THROUGH AUGUST 31, 2011

As a shareholder, I am an interested party in to this case and I object to the above  
referenced interim fee application as pro se.

I. This Supplemental Objection serves to *more* precisely express the matters as  
comprehended in my Objection (Doc. # 9153), insofar this Supplemental Objection shall  
be taken to replace the wording of the reasons as given there.

II. To certain fee applications of the referenced interim fee application, objection was  
filed with the court. See Doc. #8876. Blackstone ignores the above referenced objection  
in its interim fee application. But the arguments of the objection are still valid.  
Especially alarming is, that those argued flaws were identified by a superficial look at of  
an uneducated retail shareholder.

Also it's to note that Blackstone put its main efforts in the support of a hopelessly  
unconfirmable plan of reorganisation. As professionals, so we have to assume, they  
should know what they do. Therefore they cannot bill the estate for this. See In Re



“**Rusty Jones, Inc.**” (134 B.R. 321, 339 – 340 (Bankr. N.D.Ill. 1991) and In re“**Taxman Clothing Co.**” (49 F.3d 310, 315 – 316 (7th Cir. 1995).

But they also make it **impossible to check**, whether they charge justified work and expenses. In Doc. #8706, Blackstone compiles expenses out of calculation period of this fee application.

If you do not want to make a big thing out of this and try to examine the fee application, where working hours of this period are listed, see Doc. # 8481, you have no chance, because the names of professionals and their respective working hours are cut off from the respective activities on the filing. If you want to make clear, if the fee applications, which form the basis of this interim fee application are consistent in itself, you would have to perform **due diligence**.

### III. Conclusion:

The singular fee applications as summarized in the collection of the above referenced interim fee application, together with this entire interim fee application of Blackstone, is to be **audited with scrutiny by an independent and registered auditor before** any partial amount payable gets disbursed, not to allude the whole amount, also if reduced by a *formal* 20 per cent discount.

Dec. 3<sup>th</sup> 2011, supplemented. Dec. 12<sup>th</sup> 2011

A handwritten signature in black ink, appearing to read 'A. v. B.' followed by a long horizontal stroke.

Axel v. Brevern  
Germany

Certificate of Service

I, Axel v. Brevern, certify that on December 12, 2011, I caused one copy of the foregoing to be served upon the parties

United States Bankruptcy Court  
District of Delaware  
Clerk's Office  
824 North Market Street 3rd Floor  
Wilmington, Delaware 19801

Washington Mutual, Inc.  
c/o Alvarez and Marsal  
Attn. John Maciel, Esquire  
1301 Second Ave, WMC3301  
Seattle, WA 98101

Weil, Gotshal & Manges LLP  
Brian S. Rosen, Esquire  
767 Fifth Avenue  
New York, NY 10153

Weil, Gotshal & Manges LLP  
Marcia Goldstein, Esquire  
767 Fifth Avenue  
New York, NY 10153

Richards Layton & Finger PA  
Mark D. Collins, Esquire  
One Rodney Square  
PO Box 551  
920 North King Street  
Wilmington, DE 19899

Office of the United States Trustee  
Jane M. Leamy, Esquire  
844 King Street, Suite 2313 Lockbox 35  
Wilmington, DE 19801

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

Akin Gump Strauss Hauer & Feld LLP  
Scott L. Alberino, Esquire  
1333 New Hampshire Ave NW  
Washington, D.C. 20036

Akin Gump Strauss Hauer & Feld LLP  
David P. Simonds, Esquire  
2029 Century Park E Ste 2400  
Los Angeles, CA 90067

Pepper Hamilton LLP  
David B. Stratton, Esquire  
Hercules Plaza, Suite 5100  
1313 N. Market St  
Wilmington, DE 19801

Pepper Hamilton LLP  
Evelyn J. Meltzer, Esquire  
Hercules Plaza, Suite 5100  
1313 N. Market St  
Wilmington, DE 19801

Susman Godfrey LLP  
Stephen D. Susman, Esquire  
560 Lexington Ave Fl 15  
New York, NY 10022-6828

Quinn Emanuel Urquhart Oliver & Hedges  
Susheel Kirpalani  
51 Madison Ave 22<sup>nd</sup> Floor  
New York, NY 10010

Elliott Greenleaf  
Rafael X. Zahralddin-Aravena  
1105 North Market Street Ste 1700  
Wilmington, DE 19801

Blackstone Advisory Partners L.P.  
Michael O'Hara Managing Director  
345 Park Avenue  
New York, NY 10154