IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	x :	Chapter 11
WASHINGTON MUTUAL, INC., et al., ¹	:	Case No. 08-12229 (MFW)
Debtors.	•	(Jointly Administered) Objection Deadline: Feb. 7, 2012 @ 4 PM Hearing: Only if Objections filed
SIXTH MONTHLY APPLICATION OF STERN LLP, SPECIAL LITIGATION (COMPENSATION AND REIMB	COU	NSEL TO THE DEBTOR, FOR

FOR THE PERIOD DECEMBER 1, 2011 THROUGH DECEMBER 31, 2011

Name of Applicant:	Klee, Tuchin, Bogdanoff & Stern LLP
Authorized to Provide Professional Services to:	Washington Mutual, Inc.
Date of Retention:	June 24, 2011
Period for which compensation and reimbursement are sought:	December 1-31, 2011
Amount of compensation sought as actual, reasonable, and necessary:	\$103,588.00 (80% is \$82,870.40)
Amount of expense reimbursement sought as actual, reasonable, and necessary:	\$138.68
This is a(n): <u>X</u> monthly interim final	application.

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



Prior Applications Filed

Date Filed/ Docket No.	Application Period	Fees Requested	Expenses Requested	Fees Paid	Expenses Paid	Holdback
8/25/2011 8539	6/24/2011 through 7/31/2011	\$278,293.50	\$962.02	\$278,293.50	\$962.02	\$0
9/15/2011 8616	8/1/2011 through 8/31/2011	\$134,943.50	\$838.04	\$85,127.04	\$838.04	\$0
10/17/2011 8819	9/1/2011 through 9/30/2011	\$68,392.50	\$434.74	\$68,392.50	\$434.74	\$0
11/15/2011 9035	10/1/2011 through 10/31/2011	\$72,536.00	\$134.12	Pending a filed objection	Pending a filed objection	Pending a filed objection
12/27/2011 9264	11/1/2011 through 11/30/2011	\$116,597.00	\$1,075.43	N/A	N/A	N/A

Timekeeper Totals <u>December 1, 2011 through December 31, 2011</u>

Professional	Year Admitted	Hourly Rate	Total Hours	Amount
David M. Stern (Partner)	1975	\$895	1.30	\$1,163.50
Lee R. Bogdanoff (Partner)	1985	\$895	9.00	\$8,055.00
Matthew C. Heyn (Partner)	2003	\$600	82.20	\$49,320.00
Matthew C. Heyn (No Charge)	2003	\$600	4.20	No Charge
Whitman L. Holt (Partner)	2005	\$495	0.40	\$198.00
Korin A. Elliott (Associate)	2008	\$350	66.50	\$26,267.50
Jonathan M. Weiss (Associate)	2011	\$290	62.10	\$18,009.00
Jonathan M. Weiss (No Charge)	2011	\$290	1.20	No Charge
Shanda D. Dahl (Paralegal)	N/A	\$250	2.30	\$575.00
Total:		\$451.95 (Blended Hourły Rate)	229.20	\$103,588.00

Summary of Services for Washington Mutual, Inc. by Matter Category,
December 1, 2011 through December 31, 2011:

Activity	Hours Billed	Amount
020 – Meetings & Communications	0.20	\$109.50
040 – Fee/Employment Applications	11.20	\$4,186.00
050 – Fee/Employment Objections	1.50	\$688.00
120 – Litigation	216.30	\$98,604.50
Total:	229.20	\$103,588.00

Actual and Necessary Expenses Incurred on Behalf of Washington Mutual, Inc., December 1, 2011 through December 31, 2011:

Expense	Amount		
Copying	\$52.40		
Online Research	\$86.28		
Total:	\$138.68		

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SIXTH MONTHLY APPLICATION OF KLEE, TUCHIN, BOGDANOFF & STERN LLP, SPECIAL LITIGATION COUNSEL TO THE DEBTOR, FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD DECEMBER 1, 2011 THROUGH DECEMBER 31, 2011

Pursuant to Bankruptcy Code section 330, Klee, Tuchin, Bogdanoff & Stern LLP ("KTBS"), special litigation counsel to Washington Mutual, Inc. ("WMI" and, collectively with WMI Investment Corp., the "Debtors"), hereby submits this *Sixth Monthly Application of Klee, Tuchin, Bogdanoff & Stern LLP, Special Litigation Counsel to the Debtor, for Compensation and Reimbursement of Expenses for the Period December 1, 2011 Through December 31, 2011* (the "Application"). In support of the Application, KTBS respectfully represents as follows:

BACKGROUND

1. On September 26, 2008, both of the Debtors filed voluntary petitions with this Court, thereby commencing cases under chapter 11 of the Bankruptcy Code. The Debtors are authorized to continue to operate their businesses and manage their properties as debtors in possession pursuant to Bankruptcy Code sections 1107(a) and 1108. On

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

October 3, 2008, the Court entered an order, pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure, authorizing the joint administration of the Debtors' chapter 11 cases.

2. On October 15, 2008, the United States Trustee for the District of Delaware (the "U.S. Trustee") appointed an official committee of unsecured creditors in these cases (the "Creditors' Committee"). On January 11, 2010, the U.S. Trustee appointed an official committee of equity security holders in these cases (the "Equity Committee").

3. On November 14, 2008, the Court entered the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals [ECF No. 302] (the "Administrative Order"). Pursuant to the Administrative Order, KTBS and other professionals retained in these cases are authorized to file and serve on the Debtors and the parties identified in the Administrative Order (the "Notice Parties") monthly applications for approval of their fees and expenses. After the expiration of a 20-day objection period, the Debtors are authorized to promptly pay eighty percent (80%) of the fees and one hundred percent (100%) of the expenses requested in the monthly fee applications, except to the extent that a Notice Party specifically objects to fees and/or expenses of a professional, or the Court orders otherwise.

4. On July 27, 2011, the Court entered its Order Pursuant to Sections 327(a) and 328(a) of the Bankruptcy Code and Bankruptcy Rule 2014 Authorizing the Employment and Retention of Klee, Tuchin, Bogdanoff & Stern LLP as Special Litigation Counsel to Washington Mutual, Inc., Nunc Pro Tunc to June 24, 2011 [ECF No. 8316] (the "Retention Order"). The Retention Order approved WMI's application to employ and

retain KTBS as special litigation counsel for WMI *nunc pro tunc* to June 24, 2011. The Retention Order authorizes KTBS to be compensated in accordance with, *inter alia*, Bankruptcy Code section 330 and the Administrative Order.

5. On December 12, 2011, the Debtors filed the Seventh Amended Joint Plan of Affiliated Debtors Pursuant to Chapter 11 of the United States Bankruptcy Code [ECF No. 9178] (the "Seventh Amended Plan") and the Disclosure Statement describing the Seventh Amended Plan [ECF No. 9179] (the "Disclosure Statement").² The Seventh Amended Plan contains a compromise and settlement among, and has the full support of, each of the Debtors, the Creditors' Committee, the Equity Committee and certain creditor constituencies. A hearing to approve the Disclosure Statement took place on January 11, 2012. Except with respect to certain modifications directed by the Court, the Court approved the Disclosure Statement as revised and set a hearing for confirmation of the Seventh Amended Plan for Confirmation Hearing will commence on February 16, 2012; provided, however, that the Confirmation Hearing may be adjourned or continued from time to time.

SUMMARY OF PROFESSIONAL COMPENSATION AND <u>REIMBURSEMENT OF EXPENSES REQUESTED</u>

6. By this Application, KTBS requests approval of \$103,588.00 as compensation for professional services rendered for WMI from December 1, 2011 through December 31, 2011 (the "Application Period") and \$138.68 as reimbursement for actual and necessary expenses incurred by KTBS for WMI during the Application Period. This does not include \$2,868.00 for 5.40 hours of work that has been written off in the exercise

² The description of the Seventh Amended Plan and the Disclosure Statements contained in this application are supplemented and qualified in their entirety by the terms of the Seventh Amended Plan and Disclosure Statement themselves.

of billing discretion. This Application complies with Bankruptcy Code section 330, Rule 2016 of the Federal Rules of Bankruptcy Procedure, the Court's Local Rule 2016-2, the United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 issued by the Executive Office for United States Trustees (the "Guidelines") and the Administrative Order.

7. Other than compensation approved by the Court, KTBS has received no payment and no promise of payment from any source for services rendered or to be rendered in any capacity whatsoever in connection with these cases. There is no agreement or understanding between KTBS and any other person, other than members of the firm, for the sharing of compensation to be received for services rendered in these cases.

8. The fees charged by KTBS in these cases are billed in accordance with its existing billing rates and procedures in effect during the Application Period. The rates KTBS charges for the services rendered by its attorneys and paralegal in these chapter 11 cases are the same rates KTBS charges for attorney and paralegal services rendered in comparable bankruptcy and non-bankruptcy related matters. Such fees are reasonable and based on the customary compensation charged by comparably skilled practitioners in comparable bankruptcy and non-bankruptcy cases in a competitive national legal market.

9. KTBS maintains computerized records of the time spent by all KTBS attorneys and paraprofessionals in connection with its representation of WMI. Annexed hereto as Exhibit A is a copy of KTBS's itemized time records for attorneys who performed services for WMI for the month of December 2011. The time records have been redacted where necessary to preserve the attorney-client privilege and WMI's

confidential litigation strategy. All entries itemized in KTBS's time records comply with the requirements set forth in Local Rule 2016-2 and the Guidelines, including the use of separate work codes for different project types, as hereinafter described.

10. Attached as Exhibit B are KTBS's itemized records detailing expenses incurred on behalf of WMI for the month of December 2011. All itemized expenses comply with the requirements set forth in Local Rule 2016-2 and the Guidelines.

SUMMARY OF SERVICES

11. The following is a summary of the significant professional services rendered by KTBS during the Application Period.

A. Category 020 – Meetings & Communications.

12. This category includes responding to questions from certain creditors regarding the status of matters in the bankruptcy case.

B. Category 040 – Fee and Employment Applications.

13. This category includes the preparation of the Fifth Monthly Application of Klee, Tuchin, Bogdanoff & Stern LLP, Special Litigation Counsel to the Debtor, for Compensation and Reimbursement of Expenses for the Period November 1, 2011 Through November 30, 2011 and the declaration in support thereof [ECF No. 9264], which sought compensation and expense reimbursements totaling \$117,672.43. It also includes time preparing a reply in support of its first interim fee application.

C. Category 050 – Fee and Employment Objections.

14. This category includes preparation for the Court's hearing on December 22, 2011 regarding the approval of interim compensation for professionals in light of the numerous objections to professionals' fee applications (the "Objections"). KTBS has written off a portion of the time related to the Objections.

D. Category 120 – Litigation.

15. This category includes several discrete tasks that were specifically requested by WMI. Although Weil Gotshal & Manges LLP continues to function as the Debtors' primary bankruptcy counsel, where it furthers the interest of economy and efficiency, KTBS has assisted with litigation issues within its knowledge and experience. The tasks included, but were not limited to, (i) analyzing certain claims against WMI and its affiliates; (ii) investigating potential claims held by WMI and advising WMI with respect to those claims; (iii) analyzing the Debtors' insurance policies; (iv) performing extensive research regarding the effect of certain insurance policy provisions, and advising WMI in connection with the insurance policies; (v) examining tolling agreements to preserve potential claims of the Debtors; (vi) negotiating agreements to extend the tolls in place and preparing appropriate tolling agreements; and (vii) examining electronic documents to understand potential claims that the Debtors or their successors may bring. As reflected in the billing entries attached as Exhibit A, KTBS's services have not been duplicative of the services of Weil Gotshal & Manges LLP or Quinn Emanuel Urquhart & Sullivan, LLP.

16. The foregoing professional services performed by KTBS were (a) necessary and appropriate to the administration of the Debtors' chapter 11 cases, (b) in the best interests of the Debtors and their estates, and (c) provided without unnecessary duplication of effort or expense incurred by other professionals and paraprofessionals employed by the Debtors. Compensation for the foregoing services, as requested, is commensurate with the complexity, importance, and nature of the problems, issues, or tasks involved. The professional services were performed with expedition and in an efficient manner.

REIMBURSEMENT OF EXPENSES

17. During the Application Period, KTBS incurred certain necessary expenses in rendering legal services to WMI. KTBS seeks reimbursement for its reasonable, necessary and actual expenses incurred during the Application Period for the total amount of \$138.68. Attached as Exhibit B are KTBS's itemized records detailing expenses incurred on behalf of WMI for the month of December 2011. Pursuant to Local Rule 2016-2(e)(iv), receipts or other support for the expense items are available on request.

LEGAL STANDARD

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

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

(B) reimbursement for actual, necessary expenses.

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

19. In accordance with its practices in non-bankruptcy matters, KTBS has calculated its compensation requested in its Application by applying its standard hourly

rates, which it charges to other bankruptcy and non-bankruptcy clients. KTBS's hourly rates are within the range of rates that are charged by comparable firms in similar bankruptcy cases. Accordingly, KTBS's rates should be determined to be reasonable under section 330 of the Bankruptcy Code.

20. Other guideline factors to be considered in awarding attorneys' fees were enumerated in *Johnson v. Georgia Highway Express, Inc.*, 488 F.2d 714, 717 (5th Cir. 1974), a non-bankruptcy case. *See also In re First Colonial Corp. of Am.*, 544 F.2d 1291, 1298-99 (5th Cir. 1977) (applying the *Johnson* factors to a case under the Bankruptcy Act). The Third Circuit has suggested that the *Johnson* guideline factors, which are set forth below, may be relevant to determining attorneys' fees under the Bankruptcy Code. *See, e.g., In re Lan Assocs. XI, L.P.*, 192 F.3d 109, 123 & n.8 (3d Cir. 1999) (enumerating the *Johnson* factors and noting that "many courts continue to employ the twelve factors set forth in *Johnson*"). KTBS respectfully submits that, if necessary, a consideration of these factors would result in this Court's allowance of the full compensation sought.

- (1) **The Time and Labor Required**. KTBS's professional services on behalf of WMI have required 229.20 hours of attorney time in the Application Period. KTBS has staffed these cases efficiently. Where work could be efficiently performed by attorneys with lower rates, KTBS used such attorneys to perform the assignments. Thus, KTBS's blended rate is lower in this application than in previous applications. A significant amount of the services rendered required a high degree of professional competence and expertise. For those services KTBS used one or two senior attorneys in the interests of staffing the case efficiently.
- (2) **The Novelty and Difficulty of Questions.** Novel and complex issues arose during the Application Period. KTBS has advised WMI with respect to these issues.
- (3) The Skill Requisite to Perform the Legal Services Properly. These consolidated bankruptcy cases address issues with respect to which hundreds of millions or billions of dollars are at stake, and which raise novel questions of law. The cases require a high level of skill and expertise to perform the legal services properly.

- (4) The Preclusion of Other Employment by Applicant Due to Acceptance of the Case. KTBS is not aware of any other employment precluded by acceptance of these cases. However, KTBS attorneys who were busy providing services to WMI were not available to service other clients at their customary rates.
- (5) **The Customary Fee.** The compensation sought herein is based upon KTBS's normal hourly rates for services of this kind and is competitive with other national bankruptcy firms.
- (6) Whether the Fee is Fixed or Contingent. KTBS's fees are fixed, not dependent on the outcome in these cases. However, pursuant to Bankruptcy Code sections 330 and 331, 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.** KTBS was retained recently and was required to become familiar with a case that has a long history and complex facts very quickly in order to attend to time-sensitive issues as they have arisen.
- (8) **The Amount Involved and Results Obtained**. The amount of time spent on various tasks has been judicious, and KTBS believes that its efforts are benefiting WMI.
- (9) The Experience, Reputation and Ability of the Attorneys. KTBS's attorneys involved in this representation have played a major role in several large bank bankruptcy cases and other complex bankruptcy litigation matters. KTBS currently represents the Chapter 7 Trustee of IndyMac Bancorp, Inc. and formerly represented the creditors committee of Fremont General Corp. KTBS served as litigation counsel to Enron Corp. in its mega claims litigation, and conflicts counsel to Adelphia Corporation. KTBS's experience enables it to perform the services described herein expertly and efficiently.
- (10) **The "Undesirability" of the Case.** Although not undesirable, these cases have required a significant commitment of time from several of KTBS's most experienced attorneys.
- (11) Nature and Length of Professional Relationship. KTBS was hired as special litigation counsel to WMI on June 24, 2011, and was retained *nunc pro tunc* to that date pursuant to an order of this Court entered July 27, 2011.

RESERVATION

21. To the extent time or disbursement charges for services rendered or disbursements incurred relate to the Application Period but were not processed prior to the preparation of this Application, or KTBS has for any other reason not sought compensation or reimbursement of expenses herein with respect to any services rendered or expenses incurred during the Application Period, KTBS reserves the right to request additional compensation for such services and reimbursement of such expenses in a future application.

NOTICE

22. No trustee has been appointed in these chapter 11 cases. Notice of this Application has been provided to (i) the U.S. Trustee; (ii) counsel for the Creditors' Committee; (iii) counsel for the Equity Committee; (iv) all other parties entitled to notice Administrative Order; and (v) parties entitled to receive notice in these chapter 11 cases pursuant to Rule 2002 of the Federal Rules of Bankruptcy Procedure. In light of the nature of the relief requested, the Debtors submit that no other or further notice need be provided.

CONCLUSION

WHEREFORE, KTBS respectfully requests (i) allowance of compensation for professional services rendered to WMI during the Application Period in the amount of \$103,588.00 and reimbursement for actual and necessary costs and expenses incurred by KTBS during the Application Period in the amount of \$138.68 for a total of \$103,726.68; (ii) that, in accordance with the Administrative Order, the Court direct the Debtors to pay \$83,009.08, representing 80% of the total amount of fees and 100% of the expenses allowed; (iii) that the allowance of such compensation for professional services rendered

and reimbursement of actual and necessary expenses incurred be without prejudice to KTBS's right to seek further compensation for the full value of services performed and expenses incurred; and (iv) that the Court grant KTBS such other and further relief as is just.

Dated: January 17, 2012 Los Angeles, California

Matthew Hayn

Lee R. Bogdanoff (Admitted *Pro Hac Vice*) David M. Stern (Admitted *Pro Hac Vice*) Matthew C. Heyn (Admitted *Pro Hac Vice*) KLEE, TUCHIN, BOGDANOFF & STERN LLP 1999 Avenue of the Stars, 39th Floor Los Angeles, California 90067 Telephone: (310) 407-4000 Facsimile: (310) 407-9090 Email: lbogdanoff@ktbslaw.com Email: dstern@ktbslaw.com

Special Litigation Counsel to Washington Mutual, Inc.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	Х	
In re:	:	Chapter 11
WASHINGTON MUTUAL, INC., et al., ¹	:	Case No. 08-12229 (MFW)
Debtors.	:	(Jointly Administered)
	:	Objection Deadline: Feb. 7, 2012 Hearing: Only if Objections filed
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CERTIFICATION OF MATTHEW C. HEYN

I, Matthew C. Heyn, an attorney-at-law duly admitted in good standing to practice in the State of California, hereby certify that:

1. I am partner in the law firm Klee, Tuchin, Bogdanoff & Stern LLP ("KTBS"). I am duly authorized to make this certification on behalf of KTBS. KTBS was retained as special litigation counsel to Washington Mutual, Inc. pursuant to an order of the Court entered on July 27, 2011.

2. I have personally performed many of the legal services KTBS rendered on behalf of WMI and I am familiar with the other work performed on behalf of WMI by the other lawyers in the firm.

3. I prepared the Sixth Monthly Application of Klee, Tuchin, Bogdanoff & Stern LLP, Special Litigation Counsel to the Debtor, for Compensation and Reimbursement of Expenses for the Period December 1, 2011 Through December 31, 2011 (the "Application"). The facts set forth in the Application are true and correct to the best of my knowledge, information and belief.

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

4. KTBS's rates for the services rendered by its attorneys and paralegal in these chapter 11 cases are the same rates KTBS charges for attorney and paralegal services rendered in comparable bankruptcy and non-bankruptcy related matters. Such fees are reasonable and based on the customary compensation charged by comparably skilled practitioners in comparable bankruptcy and non-bankruptcy cases in a competitive national legal market.

5. I have reviewed the Court's Local Rule 2016-2 and 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"). The Application substantially complies with Local Rule 2016-2 and the Guidelines.

Machus Hayn Matthew C. Heyn

EXHIBIT A

KLEE, TUCHIN, BOGDANOFF & STERN LLP

1999 Avenue of the Stars Thirty-Ninth Floor Los Angeles, California 90067 Telephone: (310) 407-4000 Facsimile: (310) 407-9090

> January 03, 2012 Bill No. 11515

For Services Rendered Through 12/31/2011

In Reference File No.:		ushington Mutual, Inc. (WAMU) 32-0000		
Professional Date	Services Init	Description	Hours	Amount
	020	Meetings & Communications		
12/19/2011	МСН	Prepare correspondence to J. Wine re questions from creditors	0.10	\$60.00
	WLH	Analyze correspondence from creditor re DIME warrants; email M. Heyn re same	0.10	\$49.50
020 Meeti	ngs & Co	ommunications	0.20	\$109.50
·····	040	Fee & Employment Applications		
12/5/2011	MCH	Prepare reply in support of fee application	1.50	\$900.00
12/7/2011	SDD	Prepare fifth monthly fee application and exhibits	2.30	\$575.00
12/12/2011	MCH	Revise reply in support of fee application	0.90	\$540.00
	MCH	Prepare correspondence to L. Bogdanoff re reply	0.10	\$60.00
	JMW	Revise Fifth Monthly Fee Application	1.90	\$551.00
12/15/2011	MCH	Revise omnibus fee order for ninth interim fee application; prepare correspondence to K. McClosky re same	0.60	\$360.00

			Page 2 Bill # 11515
<u>Init</u> 040	Description Fee & Employment Applications (continued)	<u>Hours</u>	<u>Amount</u>
МСН	Analyze U.S. Trustee statement re professional fees; prepare for hearing re fees; prepare correspondence to L. Bogdanoff and D. Stern re hearing on fees	0.40	\$240.00
MCH	Revise Fifth Monthly Fee Application (November) and exhibits	1.10	\$660.00
MCH	Revise fee application and exhibits and send to client	1.40	No Charge
JMW	Listen telephonically to fee application hearing	0.50	No Charge
MCH	Revise November monthly fee application and send to S. Kinsella for filing	0.50	\$300.00
Fee &	Employment Applications	11.20	\$4,186.00
050	Fac/Emp Objection		
МСН	Telephone conference with R. Zaralddin re reply to objection; prepare correspondence to J. Wine re same; revise reply to objection	0.50	\$300.00
JMW	Analyze objections of N. Scherhoff and U. Bomsdorf to September fee application	0.10	\$29.00
MCH	Prepare correspondence to local counsel re reply to objection to fees; delivery of appropriate documents to chambers and appearance at hearing	0.30	\$180.00
MCH	Revise reply to objection to fees	0.40	No Charge
LRB	Analyze email from M. Heyn re hearing, objection	0.20	\$179.00
mpl. Obj	ection	1.50	\$688.00
	040MCHMCHJMWMCHJMWJMWJMWMCHJMWMCHLRB	 640 Fee & Employment Applications (continued) MCH Analyze U.S. Trustee statement re professional fees; prepare for hearing re fees; prepare correspondence to L. Bogdanoff and D. Stern re hearing on fees MCH Revise Fifth Monthly Fee Application (November) and exhibits MCH Revise fee application and exhibits and send to client JMW Listen telephonically to fee application hearing MCH Revise November monthly fee application and send to S. Kinsella for filing Fee & Employment Applications 650 Fee/Emp Objection MCH Telephone conference with R. Zaralddin re reply to objection; prepare correspondence to J. Wine re same; revise reply to objection JMW Analyze objections of N. Scherhoff and U. Bomsdorf to September fee application MCH Prepare correspondence to local counsel re reply to objection to fees; delivery of appropriate documents to chambers and appearance at hearing MCH Revise reply to objection to fees 	040Fee & Employment Applications (continued)MCHAnalyze U.S. Trustee statement re professional fees; prepare for hearing re fees; prepare correspondence to L. Bogdanoff and D. Stern re hearing on fees0.40MCHRevise Fifth Monthly Fee Application (November) and exhibits1.10MCHRevise Fifth Monthly Fee Application (November) and exhibits1.10MCHRevise fee application and exhibits and send to client1.40JMWListen telephonically to fee application hearing0.50MCHRevise November monthly fee application and send to S. Kinsella for filing0.50Fee & Employment Applications11.20OSOFee/Emp ObjectionMCHTelephone conference with R. Zaralddin re reply to objection; prepare correspondence to J. Wine re same; revise reply to objection0.50JMWAnalyze objections of N. Scherhoff and U. Bomsdorf to September fee application0.30MCHPrepare correspondence to local counsel re reply to objection to fees; delivery of appropriate documents to chambers and appearance at hearing0.40MCHRevise reply to objection to fees0.40LRBAnalyze email from M. Heyn re hearing, objection0.20

	120	Litigation		
12/1/2011	MCH	Analyze tolling agreements likely to expire and update chart	1.30	\$780.00
	MCH	Voicemail to C. Smith re extending tolling agreements	0.10	No Charge

Date	<u>Init</u>	Description	<u>Hours</u>	<u>Amount</u>
	120	Litigation (continued)		
	MCH	Analyze and research re exclusions in WMI insurance policies	1.90	\$1,140.00
	KAE	Review documents re XXXXXXXXXXXXXXXXXXXXXXXX	2.10	\$829.50
	JMW	Analyze hot documents re XXXXXXXXXXXXX	5.60	\$1,624.00
12/2/2011	MCH	Prepare correspondence to J. Wine re subrogation	0.10	\$60.00
	MCH	Analyze hot documents and update XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	1.40	\$840.00
	MCH	Prepare for call re extension of tolling agreements	0.20	\$120.00
	MCH	Research re res judicata effect of ruling XXXXXXXXX XXXXXXXXXXXXXXXXXXXXXXXXXXX	1.40	\$840.00
	KAE	Review documents re XXXXXXXXXXXXXXXXXXXXXXXXXXX	3.90	\$1,540.50
	JMW	Analyze hot documents re XXXXXXXXXXXXXXXXXXX	5.10	\$1,479.00
12/5/2011	LRB	Prepare for call with client, counsel re XXXXXXXXXX	0.50	\$447.50
	LRB	Telephone conference with C. Smith, Weil Gotshal, M. Heyn re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.30	\$268.50
	LRB	Analyze emails from J. Wine re tolls	0.30	\$268.50
	LRB	Analyze draft XXXXXXXXXXXXXXXXXXXXXXX	0.60	\$537.00
	MCH	Prepare for call with client re tolling agreements and comments to XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.80	\$480.00
	MCH	Telephone conference with C. Smith and Weil re tolling agreements and comments to XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.50	\$300.00
	MCH	Prepare form of extension to tolling agreements and send to client	1.00	\$600.00
	MCH	Revise XXXXXXXXXXXXXXXXXXXXXXX	0.90	\$540.00
	MCH	Analyze evidentiary support for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	1.60	No Charge
	KAE	Review documents re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	4.70	\$1,856.50

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Date	<u>Init</u>	Description	<u>Hours</u>	Amount
	120	Litigation (continued)		
12/6/2011	LRB	Analyze revised tolls and emails re same and statute of limitations	0.50	\$447.50
	МСН	Prepare correspondence to J. Wine and C. Smith re extension of tolling agreements; telephone conference with J. Wine re same	0.30	\$180.00
	МСН	Prepare documents for extending tolling agreements for several defendants	3.70	\$2,220.00
	МСН	Prepare correspondence to C. Smith re statute of limitations for debtors' claims; prepare correspondence to J. Wine re same	0.40	\$240.00
	MCH	Analyze correspondence re tolling extensions	0.10	\$60.00
	KAE	Review documents re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	4.10	\$1,619.50
12/7/2011	MCH	Analyze memo re XXXXXXXXXXXXXXXXX	1.10	\$660.00
	KAE	Review documents re XXXXXXXXXXXXXXXX	3.30	\$1,303.50
	JMW	Analyze documents re claims of Debtor	3.10	\$899.00
12/8/2011	LRB	Analyze and respond to emails re XXXXXXXXXXXXXX	0.50	\$447.50
	MCH	Prepare hyperlinked omnibus objection to claims and counterclaims	2.20	\$1,320.00
	МСН	Prepare correspondence to J. Wine re procedural issues with XXXXXXXXXXXXXX	0.30	\$180.00
	MCH	Analyze correspondence re status of toll extensions and respond	0.20	\$120.00
	МСН	Prepare correspondence to C. Smith re consent to extend tolling agreement	0.10	\$60.00
	KAE	Review documents re XXXXXXXXXXXXXXXXXXXXX	6.60	\$2,607.00
	JMW	Analyze documents re XXXXXXXXXXXXXXXXXXXXXX	2.50	\$725.00
12/9/2011	MCH	Revise XXXXXX and research re documents in support of XXXXXXXXXXXXXXXXXXXXX	2.90	\$1,740.00

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Date	Init Description	<u>Hours</u>
	120 Litigation (continued)	
	JMW Analyze documents re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	3.60
12/10/2011	MCH Revise XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	2.10
	MCH Analyze documents in support of XXXXXXXX and verify allegations	4.70
	JMW Analyze documents re XXXXXXXXXXXXXXXXXXXXX	4.90
12/11/2011	MCH Analyze documents in support of XXXXXXXXXXXXXXX	5.20

Page 5 Bill # 11515

<u>Amount</u>

\$1,044.00

\$1,260.00

\$2,820.00

\$1,421.00

12/11/2011	MCH	Analyze documents in support of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	5.20	\$3,120.00
	JMW	Analyze docs for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	9.30	\$2,697.00
12/12/2011	LRB	Analyze email to client re XXXXXXXXXXXXX	0.20	\$179.00
	LRB	Confer with M. Heyn re call re toll, documents	0.10	\$89.50
	MCH	Telephone conference with Akin Gump re tolling agreements; prepare correspondence to J. Wine re tolling agreements	0.50	\$300.00
	МСН	Revise XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	1.60	\$960.00
	MCH	Prepare correspondence to C. Smith re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.10	\$60.00
	MCH	Telephone conference with R. Boller re chart of tolling agreements; prepare correspondence to Akin Gump re same	0.20	\$120.00
	MCH	Prepare correspondence to J. Wine re changes to tolling agreements	0.10	\$60.00
	MCH	Prepare correspondence to C. Smith re XXXXX tolling agreement	0.10	\$60.00
	МСН	Analyze new documents XXXXXXXXXXXXXXXXXX	0.50	\$300.00
	MCH	Prepare for call with Akin re tolls	0.40	\$240.00
	JMW	Analyze documents re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.40	\$116.00

WLH Exchange correspondence re settlement and new litigation 0.20 \$99.00 trust structure

1982 0000				Page 6 Bill # 11515
Date	Init	Description	<u>Hours</u>	<u>Amount</u>
	120	Litigation (continued)		
12/13/2011	MCH	Analyze FDIC settlement and prepare correspondence to L. Bogdanoff re insurance policy implications	0.50	\$300.00
	MCH	Analyze litigation trust provisions of disclosure statement and plan and prepare correspondence to D. Stern and L. Bogdanoff re same	1.90	\$1,140.00
	МСН	Prepare correspondence to J. Wine re status of tolling agreements	0.10	\$60.00
	MCH	Prepare correspondence to C. Smith re XXXXXXX tolling agreement	0.10	\$60.00
	KAE	Review documents re XXXXXXXXXXXXXXXXXXXXXXXX	3.40	\$1,343.00
	JMW	Analyze and verify factual allegations in XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	1.50	\$435.00
	JMW	Analyze documents re XXXXXXXXXXXXXXXXXX	1.80	\$522.00
12/14/2011	LRB	Analyze and comment on emails from client, court re tolls, discuss with M. Heyn	0.50	\$447.50
	LRB	Analyze exhibits re XXXXXXXXXXXXXX	2.60	\$2,327.00
	MCH	Analyze memo re subrogation rights and prepare correspondence to J. Wine re suggestions	1.10	\$660.00
	MCH	Research re XXXXXXXXXXXXXXX	2.50	\$1,500.00
	MCH	Analyze emails from Radosevich and Taylor and prepare for call with Weil and C. Smith	1.20	\$720.00
	MCH	Telephone conference with C. Smith and Weil re claims against XXXXXXXXXXXXXX and actions to take going forward	0.30	\$180.00
	JMW	Confer with K. Elliott re verification of facts in objection	0.10	\$29.00
12/15/2011	LRB	Prepare edits, additions to memo re potential defendants	0.80	\$716.00
	LRB	Analyze email and attachments re potential settlement, respond to same	0.50	\$447.50

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Date	<u>Init</u>	Description	<u>Hours</u>	Amount
	120	Litigation (continued)		
	MCH	Prepare memo re claims against XXXXXXXXXXXXXXXXXX	4.20	\$2,520.00
	MCH	Analyze correspondence re Blunck settlement; prepare correspondence to C. Smith re same	0.40	\$240.00
	MCH	Prepare correspondence to C. Smith re memo of claims against XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.10	\$60.00
	МСН	Prepare correspondence to J. Wine re subrogation	0.30	\$180.00
	MCH	Analyze correspondence from C. Smith re tolling agreements	0.20	\$120.00
	MCH	Analyze correspondence re information for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.20	\$120.00
12/16/2011	LRB	Confer with M. Heyn re tolls and call with Committee	0.30	\$268.50
	MCH	Prepare correspondence to Akin Gump re timing of XXXXXX XXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.60	\$360.00
	MCH	Prepare for call with Akin Gump	0.30	\$180.00
	KAE	Verify factual references in XXXXXXXXXXXXXXXXXXXXXX	0.90	\$355.50
12/19/2011	MCH	Analyze correspondence re FDIC settlement	0.10	\$60.00
	MCH	Prepare correspondence to J. Wine re GSA; prepare correspondence to J. Wine re potential defendants	0.10	\$60.00
	МСН	Prepare correspondence to XXXXXXXX tolling agreement; analyze correspondence re XXXXXXXX tolling agreement	0.10	\$60.00
	LRB	Analyze emails re toll complaint status	0.30	\$268.50
	MCH	Research re motion to amend objection	0.90	\$540.00
	KAE	Review factual references in complaint and support for same	2.90	\$1,145.50
	JMW	Analyze XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.20	\$58.00
	WLH	Prepare correspondence to L. Bogdanoff and M. Heyn re comments on FDIC's D&O settlement	0.10	\$49.50

1982 0000				Page 8 Bill # 11515
Date	<u>Init</u>	Description	<u>Hours</u>	Amount
	120	Litigation (continued)		
12/20/2011	MCH	Prepare correspondence to J. Wine and C. Smith re insurance aspects of settlement	0.50	\$300.00
	MCH	Prepare correspondence to A. Wolper re demand letter	0.10	\$60.00
	МСН	Prepare correspondence to L. Bogdanoff and D. Stern re disclosure of potential litigation	0.10	\$60.00
	MCH	Analyze complaints against D&Os for disclosure of potential claims; analyze memo re same	2.20	\$1,320.00
	MCH	Telephone conference with D. Dunne re tolling agreement	0.20	\$120.00
	MCH	Prepare correspondence to J. Wine, A. Wolper and C. Smith re call to discuss XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.20	\$120.00
	KAE	Review factual references in complaint and support for same	3.90	\$1,540.50
	JMW	Analyze allegations in MDL litigation in preparation for call with Weil Gotschal	0.20	\$58.00
12/21/2011	DMS	Attend meeting with J. Weiss and M. Heyn re Disclosure Statement issues	0.40	\$358.00
	MCH	Confer with D. Stern and J. Weiss re disclosures of potential litigation	0.40	\$240.00
	MCH	Telephone conference with P. Mott re claims against XXXXXXXXXXX; research re same	0.50	\$300.00
	MCH	Telephone conference with D. Dunne (multiple) re claims against XXXXXXXXXX	0.40	\$240.00
	MCH	Telephone conference with J. Wine and A. Wolper re indemnification theories; analyze memo re indemnification	0.50	\$300.00
	MCH	Revise XXXXXXXXX agreement re extension of toll	1.00	\$600.00
	MCH	Prepare correspondence to J. Wine re XXXXXXXXX toll extension and documents requested by XXXXXXXXXXXXX	0.10	\$60.00
	MCH	Analyze tolling agreements, revise chart of tolling agreements	1.30	\$780.00

MCH Analyze tolling agreements, revise chart of tolling agreements 1.30 \$780.00 and circulate in advance of call; prepare correspondence to J. Wine re missing toll agreements

Date	<u>Init</u>	Description	<u>Hours</u>	Amount
	120	Litigation (continued)		
	MCH	Conference call with creditors committee re status of tolls	0.40	\$240.00
	JMW	Analyze allegations in MDL complaint in preparation for conference call with Weil Gotshal	1.50	\$435.00
	JMW	Confer with D. Stern and M. Heyn re XXXXXXXXXXXXX	0.40	No Charge
12/22/2011	LRB	Analyze and respond to emails re demand	0.80	\$716.00
	DMS	Analyze correspondence from B. Rosen and C. Smith re insurance response	0.20	\$179.00
	MCH	Telephone conference with R. Johnson re claims against Radosevich and Taylor; prepare correspondence to C. Smith re same	0.40	\$240.00
	MCH	Telephone conference with C. Boyd (Akin Gump) re XXXXXXXX toll; prepare correspondence to C. Boyd re same	0.10	\$60.00
	МСН	Telephone conference with C. Dunne re bankruptcy court jurisdiction for potential claim; prepare correspondence to D. Dunne re same	0.40	\$240.00
	MCH	Appear at December omnibus hearing	0.60	\$360.00
	MCH	Prepare for December omnibus hearing	0.50	\$300.00
	MCH	Prepare correspondence to C. Smith re XXXXXXXXX XXXXXXXXX	0.30	\$180.00
	MCH	Research re mediation privilege under Washington law	0.40	\$240.00
	MCH	Telephone conference with R. Boller re Radosevich and Taylor	0.20	\$120.00
	MCH	Prepare correspondence to J. Wine re teleconference with D. Dunne	0.10	No Charge
	MCH	Analyze insurance issues with settlement proposal	1.90	\$1,140.00
	MCH	Confer with L. Bogdanoff re insurance research issues	0.10	No Charge
	KAE	Finalize review of factual references in complaint and support for same	0.70	\$276.50

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Date	<u>Init</u>	Description	<u>Hours</u>	<u>Amount</u>
	120	Litigation (continued)		
	JMW	Confer with M. Heyn re insurance issues	0.10	\$29.00
12/23/2011	DMS	Review email re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	0.70	\$626.50
	МСН	Telephone conference with K. Elliott and J. Weiss re research of insurance issues	0.30	\$180.00
	MCH	Prepare correspondence to C. Smith re potential actions based on allegations in XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	1.10	\$660.00
	МСН	Prepare correspondence to K. Elliott and J. Weiss re materials for research	0.50	\$300.00
	KAE	Review policies and related documents; research re insurance issues	2.40	\$948.00
	KAE	Confer re research of insurance issues	0.30	\$118.50
	JMW	Revise letter to Chad Smith re synopsis of WaMu allegations	0.40	\$116.00
	JMW	Research re insurance issues	1.80	\$522.00
	JMW	Confer with M. Heyn and K. Elliott re insurance issues	0.30	No Charge
	JMW	Analyze D&O insurance policies	0.10	\$29.00
	JMW	Analyze allegations in MDL complaint	0.20	\$58.00
12/26/2011	МСН	Research re choice of law for interpretation of insurance contracts and prepare memorandum re insurance issues	2.90	\$1,740.00
	МСН	Revise and send correspondence to C. Smith re claims based on allegations in South Ferry and MDL actions	0.80	\$480.00
	KAE	Research re insurance issues	2.80	\$1,106.00
	JMW	Research re insurance issues	1.50	\$435.00
12/27/2011	MCH	Analyze status of research on Washington insurance issues	0.50	No Charge
	KAE	Research re insurance issues and prepare summaries of same	8.30	\$3,278.50

Date	<u>Init</u>	Description	<u>Hours</u>	<u>Amount</u>
	120	Litigation (continued)		
	JMW	Research re XXXXXXXXXXX	1.90	\$551.00
	JMW	Research re issues with XXXXXXXXX	1.50	\$435.00
12/28/2011	MCH	Confer with K. Elliott re insurance research	0.20	\$120.00
	KAE	Research re insurance issues and prepare summaries of same	8.90	\$3,515.50
	JMW	Research re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	1.10	\$319.00
	JMW	Prepare portion of omnibus memorandum re XXXXXXXXX XXXXXXXXXXXXXXX	3.20	\$928.00
12/29/2011	MCH	Telephone conference with R. Boller re tolling agreements	0.10	\$60.00
	МСН	Revise tolling extension for XXXXXXXX and prepare correspondence to C. Smith and R. Boller re same	0.50	\$300.00
	МСН	Review and execute tolling extensions for several WMI former officers and send to Creditors' Committee	0.50	\$300.00
	MCH	Confirm status of tolling agreements and prepare correspondence to C. Smith re same	0.40	\$240.00
	MCH	Revise portions of insurance memorandum re XXXXXXXXXX	1.40	\$840.00
	KAE	Research re insurance issues and prepare summaries of same	7.30	\$2,883.50
	JMW	Research re multiple insureds under one policy	1.50	\$435.00
	JMW	Prepare portion of omnibus memo re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	2.80	\$812.00
	JMW	Prepare portion of memo re prior allegations	1.00	\$290.00
	JMW	Analyze XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	1.20	\$348.00
	JMW	Analyze insurance policy	0.20	\$58.00
12/30/2011	MCH	Analyze and sign various tolling agreements; prepare correspondence to C. Smith re same	0.50	\$300.00
	MCH	Prepare correspondence to R. Boller re complaint against XXXXXXXXX	0.30	\$180.00

1982 0000				Page 12 Bill # 11515
Date	Init	Description	Hours	Amount

120	Litigation (continued)				
MCH	MCH Revise memorandum re XXXXXXXXXXXXXX				\$300.00
МСН	MCH Prepare comprehensive insurance memorandum				\$1,200.00
JMW	JMW Prepare portion of memo re XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			0.70	\$203.00
JMW	JMW Analyze XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				\$319.00
120 L	120 Litigation				<u>\$98,604.50</u>
Total Professional Se	rvices Rendered			229.20	\$103,567.00
Costs and Disburseme	ents				
Copyin					\$52.40
Online Research					\$86.28
Total Costs and Disbu	ursements				\$138.68
Balanc Payme	fees and expenses incurred ce forward as of last invoice ents applied since last invoice lance forward	\$364,644.95 \$174,302.40	<u>\$190,34</u>	<u>42.55</u>	\$103,705.68
Balan	ce now due		<u>\$294,0</u>	<u>69.23</u>	

Timekeeper Summary			
Name	Hours	Rate	Amount
	2.22	* ~~ *	*• • • • • • • • • • • • • • • • • •
Bogdanoff, Lee R.	9.00	\$895	\$8,055.00
Dahl, Shanda D.	2.30	\$250	\$575.00
Elliott, Korin A.	66.50	\$395	\$26,267.50
Heyn, Matthew C.	4.20	\$0	No Charge
Heyn, Matthew C.	82.20	\$600	\$49,320.00
Holt, Whitman L.	0.40	\$495	\$198.00
Stern, David M.	1.30	\$895	\$1,163.50
Weiss, Jonathan M.	1.20	\$0	No Charge
Weiss, Jonathan M.	62.10	\$290	\$18,009.00
	229.20		\$103,588.00

EXHIBIT B

EXHIBIT B Monthly Expenses December 1, 2011 - December 31, 2011

Summary of Expenses December 2011

Total Expense Costs:	\$ 138.68
Online Research	\$ 86.28
Copying	\$ 52.40

Itemized Expenses December 2011

Date Posted	Description	А	mount
12/15/2011	Copies	\$	52.40
12/16/2011	LexisNexis	\$	86.28
Total:		\$	138.68

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	x :	Chapter 11
WASHINGTON MUTUAL, INC., et al., ¹	:	Case No. 08-12229 (MFW)
Debtors.	•	(Jointly Administered) Objection Deadline: Feb. 7, 2012 Hearing: Only if Objections filed
	х	

NOTICE OF SIXTH MONTHLY APPLICATION OF KLEE, TUCHIN, BOGDANOFF & STERN LLP, SPECIAL LITIGATION COUNSEL TO THE DEBTOR, FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES <u>FOR THE PERIOD DECEMBER</u> 1, 2011 THROUGH DECEMBER 31, 2011

TO: The Notice Parties as defined in *the Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals* ("Administrative Order") [ECF No. 302] and parties entitled to notice under Rule 2002 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") shall receive this Notice only.²

PLEASE TAKE NOTICE that Klee, Tuchin, Bogdanoff & Stern LLP, Special Litigation Counsel to the Washington Mutual, Inc. in the above-captioned cases, has filed the *Sixth Monthly Application of Klee, Tuchin, Bogdanoff & Stern LLP, Special Litigation Counsel to the Debtor, for Compensation and Reimbursement of Expenses for the Period December 1, 2011 Through December 31, 2011* (the "Application"). The Application seeks the **allowance** of fees in the amount of **\$103,588.00** (80% is \$82,870.40) and expenses in the amount of **\$138.68** for the period December 1, 2011 through and including December 31, 2011 and payment of 80% of fees in the amount of **\$82,870.40** (*i.e.*, 80% of allowed fees) and 100% of the expenses in the amount of **\$138.68** pursuant to the Administrative Order. The Application has been filed and served on the Notice Parties pursuant to the Administrative Order. Notice of the Application has been filed and served on all parties requesting notice pursuant to Bankruptcy Rule 2002.

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

² Unless they are registered with ECF for the Bankruptcy Court for the District of Delaware, parties receiving notice in the above-captioned matter pursuant to Rule 2002 of the Federal Rules of Bankruptcy Procedure shall receive this Notice only.

PLEASE TAKE FURTHER NOTICE that Objections of the Notice Parties, if any, to the relief requested in the Application must be filed with the United States Bankruptcy Court, 824 N. Market Street, 6th Floor, Wilmington, Delaware 19801, on or before February 7, 2012 at 4:00 p.m. (prevailing Eastern Time).

PLEASE TAKE FURTHER NOTICE that the Notice Parties must also serve a copy of the objection upon the following parties so as to be received no later than 4:00 p.m. (prevailing Eastern Time) on February 7, 2012:

(i) the Debtors, Washington Mutual, Inc., 1301 Second Avenue, Seattle, Washington 98101; (ii) counsel to the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, NY 10153 (Attention: Marcia L. Goldstein, Esq. and Brian S. Rosen, Esq.); (iii) local counsel to the Debtors, Richards, Layton & Finger, P.A., One Rodney Square, 920 North King Street, Wilmington, DE 19801 (Attention: Mark D. Collins, Esq.); (iv) the Office of the United States Trustee, 844 King St., Suite 2207, Lockbox 35, Wilmington, DE 19801; (v) counsel to the Official Committee of Unsecured Creditors, Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, NY 10036, (Attn: Fred S. Hodara, Esq.); (vi) local 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, Esg., and David M. Fournier, Esq.,) and (vi) counsel to the Official Committee of Equity Security Holders, Susman Godfrey, L.L.P. 654 Madison Avenue, 5th Floor, New York, NY 10065 (Attention: Stephen D. Susman, Esq.); (vii) local counsel to the Official Committee of Equity Security Holders, Ashby & Geddes, P.A., 500 Delaware Ave., 8th Floor, Wilmington, DE 19899; and (viii) Klee, Tuchin, Bogdanoff & Stern LLP (Attention: Matthew C. Heyn).

PLEASE TAKE FURTHER NOTICE THAT PURSUANT TO THE INTERIM COMPENSATION ORDER, IF NO OBJECTIONS ARE FILED IN ACCORDANCE WITH THE ABOVE PROCEDURE, THE DEBTORS WILL BE AUTHORIZED TO PAY EIGHTY PERCENT (80%) OF REQUESTED FEES AND ONE HUNDRED (100%) OF REQUESTED EXPENSES WITHOUT FURTHER COURT ORDER. **PLEASE TAKE FURTHER NOTICE** THAT ONLY IF AN OBJECTION IS PROPERLY AND TIMELY FILED IN ACCORDANCE WITH THE PROCEDURES SET FORTH PURSUANT TO THE INTERIM COMPENSATION ORDER WILL A HEARING BE HELD ON THE APPLICATION.

Dated: January 17, 2012 Wilmington, Delaware

ELLIOTT GREENLEAF

Rafael X. Zahralddin-Aravena (DE Bar No. 4166) Shelley A. Kinsella (DE Bar No. 4023) 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: rxza@elliottgreenleaf.com Email: sak@elliottgreenleaf.com

and

Lee R. Bogdanoff (Admitted *Pro Hac Vice*) David M. Stern (Admitted *Pro Hac Vice*) Matthew C. Heyn (Admitted *Pro Hac Vice*) KLEE, TUCHIN, BOGDANOFF & STERN LLP 1999 Avenue of the Stars, 39th Floor Los Angeles, California 90067 Telephone: (310) 407-4000 Facsimile: (310) 407-9090 Email: lbogdanoff@ktbslaw.com Email: dstern@ktbslaw.com

Special Litigation and Conflicts Counsel for the Debtors and Debtors-in-Possession

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

------ x In re:

WASHINGTON MUTUAL, INC., *et al.*,¹ :

Chapter 11

Case No. 08-12229 (MFW)

Debtors. :

(Jointly Administered)

CERTIFICATE OF SERVICE

----- x

I, Rafael X. Zahralddin-Aravena, Esquire, Special Litigation and Conflicts Counsel for the Debtors, hereby certify that I caused a copy of *Sixth Monthly Application of Klee, Tuchin, Bogdanoff & Stern LLP, Special Litigation Counsel to the Debtor, for Compensation and Reimbursement of Expenses for the Period December 1, 2011 Through December 31, 2011* (the "Application") to be served on all Notice Parties as defined in the *Amended Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals* (Docket No. 302) on **January 17, 2012**. I have caused a copy of the Notice of the Application to be served on all remaining parties on **January 17, 2012**. All local parties were served via hand delivery and the remaining parties listed on the attached service list were served via U.S. First Class Mail or Foreign First Class Mail.

Dated: January 17, 2012 Wilmington, Delaware **ELLIOTT GREENLEAF**

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

Special Litigation and Conflicts Counsel for the Debtors and Debtors-in-Possession

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

Hand Delivery Archer & Greiner PC Charles J Brown III 300 Delaware Avenue, Suite 1370 Wilmington, DE 19801

Hand Delivery Attorney Generals Office Joseph R Biden III Carvel State Office Building 820 N. French Street, 8th Floor Wilmington, DE 19801

Hand Delivery Connolly Bove Lodge & Hutz LLP Marc J Phillips Jeffrey C Wisler 1007 N. Orange Street P.O. Box 2207 Wilmington, DE 19899

Hand Delivery Cross & Simon LLC Christopher P Simon 913 N. Market Street, 11th Floor Wilmington, DE 19801

Hand Delivery Department of Labor Division of Unemployment Insurance 4425 N. Market Street Wilmington, DE 19802

Hand Delivery Edwards Angell Palmer & Dodge LLP Craig R Martin Stuart M Brown 919 N. Market Street, 15th Floor Wilmington, DE 19801

> Hand Delivery Landis Rath & Cobb LLP Adam G Landis Matthew B McGuire 919 Market Street, Suite 600 Wilmington, DE 19801

Hand Delivery Ashby & Geddes PA Don A Beskrone, Amanda M Winfree, and William P Bowden 500 Delaware Avenue, 8th Floor P.O. Box 1150 Wilmington, DE 19899

> Hand Delivery Fox Rothschild LLP Jeffrey M Schlerf Citizens Bank Center 919 North Market Street, Suite 1600 Wilmington, DE 19801

Hand Delivery Blank Rome LLP Michael DeBaecke 1201 Market Street, Suite 800 Wilmington, DE 19801

Hand Delivery Delaware Dept of Justice Attn: Bankruptcy Department Division of Securities 820 N. French Street, 5th Floor Wilmington, DE 19801

Hand Delivery Eckert Seamans Cherin & Mellot LLC Ronald S Gellert Tara L Lattomus 300 Delaware Avenue, Suite 1210 Wilmington, DE 19801

Hand Delivery Fox Rothschild LLP Jeffrey M Schlerf 919 N. Market Street Citizens Bank Center, Suite 1600 Wilmington, DE 19801

Hand Delivery Morris James LLP Brett D Fallon 500 Delaware Avenue, Suite 1500 P.O. Box 2306 Wilmington, DE 19899-2306 Hand Delivery Office of the United States Trustee Delaware Jane Leamy 844 King Street, Suite 2207 Lockbox 35 Wilmington, DE 19899-0035

Hand Delivery Young Conaway Stargatt & Taylor LLP M Blake Cleary Robert S Brady 1000 West Street, 17th Floor Wilmington, DE 19801

Hand Delivery Richards Layton & Finger PA Chun I Jang Mark D Collins One Rodney Square 920 N. King Street Wilmington, DE 19899

Hand Delivery State of Delaware Division of Revenue Randy R Weller MS No 25 820 N. French Street, 8th Floor Wilmington, DE 19801-0820

Hand Delivery Werb & Sullivan Duane D Werb Matthew P Austria 300 Delaware Avenue, Suite 1300 P.O. Box 25046 Wilmington, DE 19899

> *First Class Mail* Acxiom Corporation CB Blackard III 301 E Dave Ward Drive PO Box 2000 Conway, AR 72033-2000

First Class Mail Arent Fox LLP Andrew Silfen 1675 Broadway New York, NY 10019 Hand Delivery Pepper Hamilton LLP David B Stratton David M Fournier Evelyn J Meltzer Hercules Plaza, Suite 5100 1313 N. Market Street Wilmington, DE 19801

Hand Delivery Reed Smith LLP J Cory Falgowski Kurt F Gwynne 1201 Market Street, Suite 1500 Wilmington, DE 19801

Hand Delivery Saul Ewing LLP Mark Minuti 222 Delaware Avenue, Suite 1200 P.O. Box 1266 Wilmington, DE 19899

Hand Delivery US Attorneys Office Ellen W Slights 1007 N. Orange Street, Suite 700 P.O. Box 2046 Wilmington, DE 19899-2046

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

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