

actual amounts charged by such services, with no premium. Any volume discount received by Pillsbury is passed on to clients.” See Applications, ¶ 17.

5. Despite earlier diligence with respect to the accuracy of this statement, it has come to my attention that it is not a completely accurate description of how Pillsbury calculates its expenses related to every type of online legal research. In the case of certain computer research services performed by Pillsbury attorneys, such as legal research conducted using Westlaw, the charges to the client are based on a discount from the rate that would be charged by the service provider for individual searches, while Pillsbury purchases research services under its contracts with service providers at a negotiated rate for advance purchases of services used during specified time periods. The charges for legal research also include related taxes charged to Pillsbury by the service provider. Pillsbury does not believe that it makes a profit on these services or computer research services as a whole.

6. Pillsbury continues to believe that the rates that have been charged to the Debtors for online computer research are the market rates that the majority of law firms pay for such services.

7. Other than as set forth herein, the statements and representations in the Applications are true and correct to the best of my knowledge, information, and belief.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.

Executed this 31st day of January, 2014

/s/ Leo T. Crowley
Leo T. Crowley