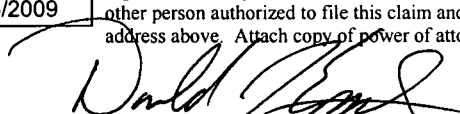



UNITED STATES BANKRUPTCY COURT Middle District of Florida		PROOF OF CLAIM
Name of Debtor: Taylor, Bean & Whitaker Mortgage Corp.		Case Number: 3:09-bk-07047-JAF
<small>NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.</small>		
Name of Creditor (the person or other entity to whom the debtor owes money or property): Step toe & Johnson PLLC		<input type="checkbox"/> Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: _____ (If known) Filed on: <u>08/24/2009</u>
Name and address where notices should be sent: Step toe & Johnson PLLC P.O. Box 2190, Clarksburg WV 26302-2190 Telephone number: (304) 626-7874		
Name and address where payment should be sent (if different from above): same as above Telephone number: (304) 626-7874		
1. Amount of Claim as of Date Case Filed: \$ <u>31,623.34</u> If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4. If all or part of your claim is entitled to priority, complete item 5. <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.		5. Amount of Claim Entitled to Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following categories, check the box and state the amount. Specify the priority of the claim. <input type="checkbox"/> Domestic support obligations under 11 U.S.C. §507(a)(1)(A) or (a)(1)(B). <input type="checkbox"/> Wages, salaries, or commissions (up to \$10,950*) earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier – 11 U.S.C. §507 (a)(4). <input type="checkbox"/> Contributions to an employee benefit plan – 11 U.S.C. §507 (a)(5). <input type="checkbox"/> Up to \$2,425* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use – 11 U.S.C. §507 (a)(7). <input type="checkbox"/> Taxes or penalties owed to governmental units – 11 U.S.C. §507 (a)(8). <input type="checkbox"/> Other – Specify applicable paragraph of 11 U.S.C. §507 (a)(____). Amount entitled to priority: \$ _____ <small>*Amounts are subject to adjustment on 4/1/10 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.</small>
2. Basis for Claim: <u>legal services provided</u> <small>(See instruction #2 on reverse side.)</small>		
3. Last four digits of any number by which creditor identifies debtor: <u>8080</u> 3a. Debtor may have scheduled account as: <u>888080</u> <small>(See instruction #3a on reverse side.)</small>		
4. Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested information. Nature of property or right of setoff: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other Describe: Value of Property: \$ _____ Annual Interest Rate _____ % Amount of arrearage and other charges as of time case filed included in secured claim if any: \$ _____ Basis for perfection: _____ Amount of Secured Claim: \$ _____ Amount Unsecured: \$ _____		
6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim. 7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See definition of "redacted" on reverse side.) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain:		
Date: <u>12/16/2009</u> Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any.  Donald J. Epperly, Member		FOR COURT USE ONLY T, B & W Mortgage Corp.  00614

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

Items to be completed in Proof of Claim form**Court, Name of Debtor, and Case Number:**

Fill in the federal judicial district where the bankruptcy case was filed (for example, Central District of California), the bankruptcy debtor's name, and the bankruptcy case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is located at the top of the notice.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the Bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card.

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor:

State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Use this space to report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

4. Secured Claim:

Check the appropriate box and provide the requested information if the claim is fully or partially secured. Skip this section if the claim is entirely unsecured. (See DEFINITIONS, below.) State the type and the value of property that secures the claim, attach copies of lien

documentation, and state annual interest rate and the amount past due on the claim as of the date of the bankruptcy filing.

5. Amount of Claim Entitled to Priority Under 11 U.S.C. §507(a).

If any portion of your claim falls in one or more of the listed categories, check the appropriate box(es) and state the amount entitled to priority. (See DEFINITIONS, below.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

6. Credits:

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

7. Documents:

Attach to this proof of claim form redacted copies documenting the existence of the debt and of any lien securing the debt. You may also attach a summary. You must also attach copies of documents that evidence perfection of any security interest. You may also attach a summary. FRBP 3001(c) and (d). Do not send original documents, as attachments may be destroyed after scanning.

Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2), authorizes courts to establish local rules specifying what constitutes a signature. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

DEFINITIONS**Debtor**

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the clerk of the same bankruptcy court in which the bankruptcy case was filed.

Secured Claim Under 11 U.S.C. §506(a)

A secured claim is one backed by a lien on property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car.

A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is a lien. A claim also may be secured if the creditor owes the debtor money (has a right to setoff).

Unsecured Claim

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lien.

Claim Entitled to Priority Under 11 U.S.C. §507(a)

Priority claims are certain categories of unsecured claims that are paid from the available money or property in a bankruptcy case before other unsecured claims.

Redacted

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. A creditor should redact and use only the last four digits of any social-security, individual's tax-identification, or financial-account number, all but the initials of a minor's name and only the year of any person's date of birth.

Evidence of Perfection

Evidence of perfection may include a mortgage, lien, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

INFORMATION**Acknowledgment of Filing of Claim**

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim or you may access the court's PACER system (www.pacer.psc.uscourts.gov) for a small fee to view your filed proof of claim.

Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 *et seq.*), and any applicable orders of the bankruptcy court.

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500
Suite 500
Kennesaw, GA 30152

Invoice # 499428
May 8, 2009

For Professional Services Rendered
Through Apr 30, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00005

Re: Walton, et al. v. Client
Claimant: Walton, et al.
Insured: Taylor, Bean & Whitaker Mortgage
Adjuster: John Lippincott
Jurisdiction: Jefferson County
Circuit Court
Civil Action No.: 09-C79

Recap of Time Detail

03/25/09 RDJ	Provide legal advice to Bridget Cohee regarding requirements of West Virginia Consumer Credit & Protection Act governing handling of partial payments submitted to mortgage creditors	.20	55.00
04/01/09 MCC	Scan documents received from Taylor, Bean & Witaker Mortgage Corp	.80	96.00
04/01/09 MCC	Summarization of documents produced by Taylor, Bean & Whitaker	3.20	384.00
04/01/09 MCC	Bate stamp documents produced by Taylor, Bean & Whitaker	.30	36.00
04/02/09 BMC	Telephone call to counsel for plaintiffs regarding proposal for early resolution	.40	100.00
04/02/09 BMC	Correspondence to John Lippincott regarding proposal for early resolution	.20	50.00
04/02/09 BMC	Receive and review file documents from Samuel I. White	.80	200.00
04/02/09 MCC	Continue summarization of records produced by Taylor Bean & Whitaker	3.50	420.00

STEPTOE & JOHNSON PLLC

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P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 499428

May 8, 2009

PAGE 2

04/03/09 MCC	Continue summarization of documents received by Taylor, Bean Whitaker	3.80	456.00
04/03/09 MCC	Prepare index of documents produced by Taylor, Bean & Whitaker	1.50	180.00
04/06/09 MCC	Continue preparing index of documents received by Taylor, Bean and Whitaker	4.20	504.00
04/07/09 BMC	Telephone call from John Lippincott regarding negotiations in Walton	.50	125.00
04/07/09 MCC	Create binder for documents produced by Taylor, Bean & Whitaker	3.10	372.00
04/07/09 MCC	Scan documents produced by Samuel I. White	.25	30.00
04/07/09 MCC	Bate stamped documents produced by Samuel I. White	.45	54.00
04/07/09 MCC	Summarization of documents produced by Samuel White	1.30	156.00
04/08/09 BMC	Telephone call from counsel for Lincoln regarding proposal for early resolution of case and discovery	.60	150.00
04/08/09 BMC	Drafting Answer to Complaint	2.80	700.00
04/08/09 BMC	Draft Cross Claim against Co-Defendants	.50	125.00
04/08/09 BMC	Draft Counter Claim against Plaintiffs	.30	75.00
04/08/09 MCC	Continue summarizing documents produced by Samuel White	.80	96.00
04/08/09 MCC	Prepare index of documents produced by Samuel White	.60	72.00
04/08/09 MCC	Prepare binder of documents received from Samuel Smith	.95	114.00
04/09/09 BMC	Final preparation and filing of Answer, Cross Claim and Counter Claim	.50	125.00

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 499428

May 8, 2009

PAGE 3

04/13/09 MCC	Prepare CD with documents sent by TBW and Samuel White to send to Chazz Prince	.30	36.00
04/20/09 BMC	Telephone conference with counsel for co-defendant Kirk McBride regarding negotiations to settle	.70	175.00
04/20/09 BMC	Memo to file regarding telephone conference with counsel for appraiser	.10	25.00
04/20/09 BMC	Correspondence to counsel for appraiser with AG complaint	.10	25.00
04/20/09 BMC	Correspondence to and from J. Haynes form TBW regarding status and plan	.20	50.00
04/28/09 BMC	Receive and review David C. Butler's Answer to Cross Claim	.10	25.00
04/30/09 BMC	Receive and review Plaintiff's Answer to Taylor Bean & Whitaker's Counterclaim	.20	50.00
04/30/09 BMC	Receive and review correspondence from John Lippincott with Taylor Bean & Whitaker's application for refinancing	.10	25.00
04/30/09 BMC	Correspondence to counsel for plaintiff with instructions to apply to work out loan	.10	25.00

Professional Services

5111.00

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Russell D. Jessee	0.20 hours at	\$275.00 =	55.00
Bridget M. Cohee	8.20 hours at	\$250.00 =	2050.00
Mary Carolyn Collins	25.05 hours at	\$120.00 =	3006.00
Total	33.45		5111.00

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 499428

May 8, 2009

PAGE 4

Recap of Costs

04/30/09 Photocopying Charges	92.50	
04/30/09 Postage; Courier Service; Federal Express; UPS	8.80	
Total Costs Advanced		101.30
Invoice Total		5212.30

STEPTOE & JOHNSON PLLC

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CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 499428

May 8, 2009

PAGE 5

SUMMARY PAGE

For Professional Services Rendered
through Apr 30, 2009

Professional Services	5111.00
Costs Advanced	101.30
Total This Invoice	<hr/> 5212.30

STEPTOE & JOHNSON PLLC

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CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140

PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 499428

May 8, 2009

PAGE 6

REMITTANCE PAGE

For Professional Services Rendered
through Apr 30, 2009
in connection with Walton, et al. v. Client

Professional Services	5111.00
Costs Advanced	101.30
Total This Invoice	<hr/> 5212.30

Amount of payment \$ _____

TO INSURE PROPER CREDIT TO YOUR ACCOUNT
PLEASE RETURN THIS PAGE WITH PAYMENT TO:

P.O. Box 1732
Clarksburg, WV 26302-1732

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500
Suite 500
Kennesaw, GA 30152

Invoice # 499429
May 8, 2009

For Professional Services Rendered
Through Apr 30, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00006

Re: Canterbury, Thomas O. & Judith L. v. Client, et al.
Claimant: Canterbury, et al.
Insured: Taylor Bean Whitaker
Adjuster: John Lippincott
Jurisdiction: Warren County, VA
Circuit Court
Civil Action No.: L0900026800

Recap of Time Detail

04/27/09 BMC	Review complaint and VA Consumer Protection Act in preparation of telephone call to John Lippincott to discuss Answer to Complaint	1.00	250.00
04/27/09 BMC	Telephone conference with John Lippincott to review Canterbury complaint and begin drafting Answer	1.00	250.00
04/27/09 JPF	Legal research regarding prohibited practices under the Virginia Consumer Credit Protection Act	2.00	380.00
04/27/09 JPF	Teleconference with client regarding Complaint and preliminary case assessment	.80	152.00
04/27/09 JPF	Reviewing and analyzing complaint in preparation for drafting Answer	.40	76.00
04/28/09 BMC	Telephone call to counsel for plaintiff regarding extension to Answer and negotiations	.10	25.00
04/28/09 JPF	Drafting stipulation extending time to answer	.30	57.00
04/29/09 BMC	Review Stipulation to Extend Time to Answer Complaint and Applications for Pro Hac Vice admission to VA	.10	25.00

STEPTOE & JOHNSON PLLC

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FEDERAL EMPLOYER ID # 55-0286140

PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

May 8, 2009

PAGE 2

FILE NUMBER: 888080.00006

INVOICE NO.: 499429

04/29/09 BMC	Receive and review Defendant David Butler's First Request for Production of Documents and Request for Admissions to the Plaintiffs	.10	25.00
04/29/09 BMC	Receive and review Defendant Lincoln Mortgage Answer to Complaint and Cross Claim	.10	25.00
04/29/09 BMC	Receive and review Defendant Kirk McBride's First set of Interrogatories, Request for Production of Documents, Request for Admissions to Plaintiffs	.10	25.00
04/29/09 BMC	Telephone call to counsel for plaintiffs regarding extension of time to file Answer	.10	25.00
04/29/09 BMC	Correspondence to counsel for plaintiffs regarding extension of time to file Answer	.10	25.00
04/29/09 BMC	Receive and review loan documents from John Lippincott	.80	200.00
04/29/09 JPF	Preparing pro hac vice applications for BMC and JPF	1.40	266.00
04/29/09 JPF	Drafting motion for pro hac vice application	.40	76.00
04/29/09 JPF	Drafting order granting motion for pro hac vice application	.20	38.00
04/30/09 BMC	Review VA Code Section 59-1-196 regarding remedies for violation of VA Consumer Protection Act	.30	75.00
04/30/09 BMC	Review VA Case Law regarding cause of action and remedies for not returning partial payments	.40	100.00
04/30/09 BMC	Telephone call from counsel for plaintiff regarding stipulation	.10	25.00
04/30/09 BMC	Receive and review faxed Stipulation to Extend Time for Filing Answer	.10	25.00
04/30/09 JPF	Drafting and finalizing pro hac vice admission documents	.30	57.00

STEPTOE & JOHNSON PLLC

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00006
INVOICE NO.: 499429

May 8, 2009

PAGE 3

Professional Services

2202.00

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Bridget M. Cohee	4.40 hours at	\$250.00 =	1100.00
Jason P. Foster	5.80 hours at	\$190.00 =	1102.00
Total	<u>10.20</u>		<u>2202.00</u>

Recap of Costs

04/30/09 Photocopying Charges

94.10

Total Costs Advanced

94.10

Invoice Total

2296.10

STEPTOE & JOHNSON PLLC

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CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140

PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00006
INVOICE NO.: 499429

May 8, 2009

PAGE 4

SUMMARY PAGE

For Professional Services Rendered
through Apr 30, 2009

Professional Services	2202.00
Costs Advanced	94.10
Total This Invoice	<hr/> 2296.10

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00006
INVOICE NO.: 499429

May 8, 2009

PAGE 5

REMITTANCE PAGE

For Professional Services Rendered
through Apr 30, 2009
in connection with Canterbury, Thomas O. & Judith L. v. Client, et al.

Professional Services	2202.00
Costs Advanced	94.10
Total This Invoice	<hr/> 2296.10

Amount of payment \$ _____

TO INSURE PROPER CREDIT TO YOUR ACCOUNT
PLEASE RETURN THIS PAGE WITH PAYMENT TO:

P.O. Box 1732
Clarksburg, WV 26302-1732

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ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140

PAYABLE UPON RECEIPT

John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500
Suite 500
Kennesaw, GA 30152

Invoice # 502946
June 11, 2009

For Professional Services Rendered
Through May 31, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00006

Re: Canterbury, Thomas O. & Judith L. v. Client, et al.
Claimant: Canterbury, et al.
Insured: Taylor Bean Whitaker
Adjuster: John Lippincott
Jurisdiction: Warren County, VA
Circuit Court
Civil Action No.: L0900026800

Recap of Time Detail

05/01/09 BMC Receive and review for contribution and indemnification provisions contract between Paymap and TBW	.50	125.00
05/01/09 BMC Telephone call to Paymap contact Ryan Lim	.30	75.00
05/01/09 BMC Correspondence to Paymap contact regarding Complaint	.10	25.00
05/01/09 BMC Correspondence to and from John Lippincott regarding contact with Paymap contact	.60	150.00
05/01/09 BMC Telephone call from counsel for plaintiff regarding negotiations and remedies for violation of Consumer Credit Act	.60	150.00
05/01/09 BMC Legal research regarding remedies under VA Consumer Protection Act	1.70	425.00
05/01/09 MCC Indexing loan documents received from TBW	1.20	144.00
05/04/09 BMC Telephone call to Ryan Lim regarding complaint against PayMap	.10	25.00
05/04/09 BMC Telephone call from in house counsel for PayMap	.20	50.00

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

Jun 11, 2009

PAGE 2

FILE NUMBER: 888080.00006

INVOICE NO.: 502946

05/04/09	MCC	Continue indexing loan documents received from TBW	5.70	684.00
05/05/09	JPF	Reviewing case file in preparation for drafting answer	.60	114.00
05/07/09	JPF	Drafting answer to complaint	1.10	209.00
05/08/09	JPF	Reviewing client documents in support of drafting answer	1.00	190.00
05/11/09	BMC	Review call log, loan history and loan documents	1.60	400.00
05/11/09	JPF	Continue drafting Answer	2.30	437.00
05/12/09	BMC	Review and revise Answer to Complaint and Motion	.40	100.00
05/12/09	BMC	Telephone call to John Lippincott regarding Answer and Negotiations	.20	50.00
05/12/09	JPF	Editing answer	.60	114.00
05/14/09	BMC	Telephone call from counsel for Plaintiff regarding service on PayMap and negotiations	.10	25.00
05/14/09	JPF	Finalizing answer to complaint	.30	57.00
05/19/09	BMC	Receive and review correspondence from counsel for plaintiff regarding service of process on PayMap	.10	25.00
05/19/09	BMC	Correspondence to John Lippincott regarding service on PayMap	.10	25.00

Professional Services

3599.00

STEPTOE & JOHNSON PLLC

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00006
INVOICE NO.: 502946

Jun 11, 2009

PAGE 3

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Bridget M. Cohee	6.60 hours at	\$250.00 =	1650.00
Jason P. Foster	5.90 hours at	\$190.00 =	1121.00
Mary Carolyn Collins	6.90 hours at	\$120.00 =	828.00
Total	19.40		3599.00

Recap of Costs

05/31/09 Photocopying Charges	13.30
05/31/09 Computer Research	100.94
05/31/09 Postage; Courier Service; Federal Express; UPS	4.24
Total Costs Advanced	118.48
Invoice Total	3717.48

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140

PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00006
INVOICE NO.: 502946

Jun 11, 2009

PAGE 4

SUMMARY PAGE

For Professional Services Rendered
through May 31, 2009

Professional Services	3599.00
Costs Advanced	118.48
Total This Invoice	<hr/> 3717.48

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P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00006
INVOICE NO.: 502946

Jun 11, 2009

PAGE 5

REMITTANCE PAGE

For Professional Services Rendered
through May 31, 2009
in connection with Canterbury, Thomas O. & Judith L. v. Client, et al.

Professional Services	3599.00
Costs Advanced	118.48
Total This Invoice	<hr/> 3717.48

Amount of payment \$ _____

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CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140

PAYABLE UPON RECEIPT

John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500
Suite 500
Kennesaw, GA 30152

Invoice # 502945
June 11, 2009

For Professional Services Rendered
Through May 31, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00005

Re: Walton, et al. v. Client
Claimant: Walton, et al.
Insured: Taylor, Bean & Whitaker Mortgage
Adjuster: John Lippincott
Jurisdiction: Jefferson County
Circuit Court
Civil Action No.: 09-C79

Recap of Time Detail

05/06/09 BMC Receive and review Lincoln Mortgage, LLC's Amended Answer and Cross Claim, Answer to McBride Appraisals and Kirk McBride's Cross Claim and Answer to Defendant Butler's Cross Claim	1.20	300.00
05/06/09 BMC Review documents provided by co-defendants	.60	150.00
05/07/09 BMC Prepare Answer to Lincoln Mortgage LLC's Amended Answer and Cross Claim	.80	200.00
05/07/09 BMC Research regarding Banking Commission and promulgation regarding non-tradition and sub prime lending	1.00	250.00
05/11/09 BMC Receive and review Defendant Lincoln Mortgage LLC's First Set of Interrogatories and Request for Production of Documents	.40	100.00
05/11/09 BMC Receive and review Defendant Lincoln Mortgage LLC's Answers and Responses to Plaintiffs First Set of Interrogatories and RPD	.70	175.00
05/11/09 BMC Receive and review McBride Appraisals and Kirk McBride's Answer to Lincoln Mortgage's Cross Claim	.10	25.00

STEPTOE & JOHNSON PLLC

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

Jun 11, 2009

PAGE 2

FILE NUMBER: 888080.00005

INVOICE NO.: 502945

05/12/09	BMC	Telephone call to counsel for plaintiff regarding discovery	.50	125.00
05/12/09	BMC	Telephone call to counsel for plaintiffs' requesting completed financial document	.10	25.00
05/12/09	MCC	Draft Defendant's Responses to Plaintiffs' First Set of Interrogatories and Request for Production of Documents	1.00	120.00
05/12/09	MCC	Produce documents provided by TBW to opposing counsel	.50	60.00
05/13/09	BMC	Drafting responses to First Interrogatories and Request for Production of Documents	2.00	500.00
05/13/09	BMC	Receive and review Lincoln Mortgage verification for First Set of Interrogatories	.10	25.00
05/13/09	BMC	Correspondence to John Lippincott regarding discovery requests	.50	125.00
05/14/09	BMC	Receive and review Defendant Butler's Answer to Defendant Lincoln Mortgage, LLC's Cross Claim	.10	25.00
05/14/09	MCC	Draft Defendant's Responses to Plaintiffs' First set of Interrogatories and Request for Production of Documents	.60	72.00
05/15/09	BMC	Receive and review correspondence from counsel for plaintiffs regarding documents for restructure of loan	.10	25.00
05/15/09	BMC	Correspondence to counsel for plaintiffs regarding documents for restructure of loan	.10	25.00
05/18/09	LEH	Search online for background information on David Walton	1.70	204.00
05/19/09	LEH	Complete research on David Walton	.30	36.00
05/19/09	SMF	Searched Berkeley County Magistrate Clerk records for David W. Walton	.50	60.00

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FEDERAL EMPLOYER ID # 55-0286140

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

Jun 11, 2009

PAGE 3

FILE NUMBER: 888080.00005

INVOICE NO.: 502945

05/21/09 BMC	Correspondence to and from counsel for plaintiff regarding early resolution	.30	75.00
05/21/09 BMC	Correspondence to John Lippincott regarding letter from counsel for plaintiff	.10	25.00
05/29/09 MCC	Review Plaintiffs' Responses to Defendant David Butler's First Set of Interrogatories, First Request for Production of Documents, and First Request for Admissions	.40	48.00
05/29/09 MCC	Review Plaintiffs' Responses to Defendant Kirk McBride's First Set of Requests for Admissions	.20	24.00
05/29/09 MCC	Scanning documents	.20	24.00

Professional Services

2823.00

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Lester E. Howard	2.00 hours at	\$120.00 =	240.00
Scott M. Frame	0.50 hours at	\$120.00 =	60.00
Bridget M. Cohee	8.70 hours at	\$250.00 =	2175.00
Mary Carolyn Collins	2.90 hours at	\$120.00 =	348.00
Total	14.10		2823.00

Recap of Costs

05/31/09 Photocopying Charges	25.80
05/31/09 Postage; Courier Service; Federal Express; UPS	2.52
Total Costs Advanced	28.32
Invoice Total	2851.32

STEPTOE & JOHNSON PLLC

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 502945

Jun 11, 2009

PAGE 4

SUMMARY PAGE

For Professional Services Rendered
through May 31, 2009

Professional Services	2823.00
Costs Advanced	28.32
Total This Invoice	<hr/> 2851.32

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 502945

Jun 11, 2009

PAGE 5

REMITTANCE PAGE

For Professional Services Rendered
through May 31, 2009
in connection with Walton, et al. v. Client

Professional Services	2823.00
Costs Advanced	28.32
Total This Invoice	<hr/> 2851.32

Amount of payment \$ _____

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500, Suite 500
Kennesaw, GA 30152

Invoice # 505428
July 20, 2009

For Professional Services Rendered
Through Jun 30, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00002

Re: Derflinger, Alice, et al. v. Freedom Title Services, et al.

Recap of Time Detail

06/03/09 BMC	Correspondence to and from counsel regarding settlement	.20	50.00
06/05/09 BMC	Correspondence to and from counsel for plaintiffs regarding negotiations to settle	.20	50.00
06/15/09 BMC	Correspondence to and from counsel regarding settlement and dispositive motions	.20	50.00
06/16/09 BMC	Correspondence to and from all counsel regarding negotiations and settlement agreement	.80	200.00
06/16/09 BMC	Telephone call from John Lippincott regarding status, plan and motions	.40	100.00
06/16/09 BMC	Correspondence to and from John Lippincott regarding settlement	.30	75.00
06/16/09 BMC	Correspondence from and to counsel for plaintiffs regarding settlement	.40	100.00
06/16/09 BMC	Telephone calls to and from counsel for Evanston Insurance regarding settlement	.20	50.00
06/17/09 BMC	Correspondence to and from all counsel regarding settlement	.30	75.00
06/17/09 BMC	Correspondence to and from John Lippincott regarding settlement negotiations and status	.40	100.00
06/19/09 BMC	Drafting and finalizing Motion for Summary Judgment or in the Alternative to Enforce Settlement Agreement and Preparing Exhibits	6.20	1550.00

STEPTOE & JOHNSON PLLC

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00002
INVOICE NO.: 505428

Jul 20, 2009

PAGE 2

06/22/09 JJG Prepare Motion for Summary Judgment and exhibits for filing electronically with the Federal Court	.50	60.00
06/24/09 JPF Continue drafting and filing Lis Pendens	.50	95.00
06/29/09 BMC Receive and review correspondence from Evanston Insurance	.10	25.00
06/29/09 JJG Meet with B. Cohee regarding Rule 37(b) deposition scheduled for 6/30/09	.10	12.00
06/30/09 JPF Attended telephonic deposition of David Vanalek	1.20	228.00
06/30/09 JPF Drafting correspondence to client summarizing deposition of David Vanalek	.30	57.00

Professional Services

2877.00

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Bridget M. Cohee	9.70 hours at	\$250.00 =	2425.00
Jason P. Foster	2.00 hours at	\$190.00 =	380.00
Joanne J. Gagnon	0.60 hours at	\$120.00 =	72.00
Total	12.30		2877.00

Recap of Costs

03/31/09 Expert Consultant Services: - Round Table Group, Inc.: Services as expert witness	9184.00
05/27/09 Expert Consultant Services: - Douglas S. Rockwell - 1/2 mediation costs	700.00
06/24/09 Filing Fees: - John W. Small, Jr., Clerk:	11.00
06/30/09 Scanned Documents	8.70
06/30/09 Photocopying Charges	32.00
06/30/09 Long Distance Phone Charges	14.84
06/30/09 Computer Research	0.64
06/30/09 Postage; Courier Service; Federal Express; UPS	5.76

STEPTOE & JOHNSON PLLC

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FILE NUMBER: 888080.00002
INVOICE NO.: 505428

Jul 20, 2009

PAGE 3

Total Costs Advanced

9956.94

Invoice Total

12833.94

STEPTOE & JOHNSON PLLC

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FILE NUMBER: 888080.00002
INVOICE NO.: 505428

Jul 20, 2009

PAGE 4

SUMMARY PAGE

For Professional Services Rendered
through Jun 30, 2009

Professional Services	2877.00
Costs Advanced	9956.94
Total This Invoice	<hr/> 12833.94

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00002
INVOICE NO.: 505428

Jul 20, 2009

PAGE 5

REMITTANCE PAGE

For Professional Services Rendered
through Jun 30, 2009
in connection with Derflinger, Alice, et al. v. Freedom Title Services, et al.

Professional Services	2877.00
Costs Advanced	9956.94
Total This Invoice	<hr/> 12833.94

Amount of payment \$ _____

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500
Suite 500
Kennesaw, GA 30152

Invoice # 505726
July 23, 2009

For Professional Services Rendered
Through Jun 30, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00005

Re: Walton, et al. v. Client
Claimant: Walton, et al.
Insured: Taylor, Bean & Whitaker Mortgage
Adjuster: John Lippincott
Jurisdiction: Jefferson County
Circuit Court
Civil Action No.: 09-C79

Recap of Time Detail

06/01/09 MCC Bate Stamp documents produced by Walton	.80	96.00
06/01/09 MCC Summarization of documents received from the Waltons	5.70	684.00
06/02/09 MCC Summarization of documents received for Walton	1.30	156.00
06/02/09 MCC Index documents produced by Walton's	5.40	648.00
06/05/09 MCC Research reference to "09" Bankruptcy in David Walton's credit report	2.10	252.00
06/16/09 BMC Telephone call from counsel for plaintiff regarding loan modification and status of negotiations	.10	25.00
06/16/09 BMC Correspondence to John Lippincott regarding loan modification and status	.10	25.00
06/16/09 BMC Telephone conference with John Lippincott regarding loan modification and status	.10	25.00
06/16/09 MCC Draft responses to request for production of documents, and interrogatories	.50	60.00

Professional Services

1971.00

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

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CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 505726

Jul 23, 2009

PAGE 2

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Bridget M. Cohee	0.30 hours at	\$250.00 =	75.00
Mary Carolyn Collins	15.80 hours at	\$120.00 =	1896.00
Total	16.10		1971.00

Recap of Costs

05/18/09 Computer Research - FIA Card Services: Research on 5/18/09 (E106)	62.35
06/16/09 Client Costs: - LocatePlus Corp.: Website Usage	24.50
06/22/09 Postage: - Jefferson County Circuit Court: Postage - 09-C-79	1.32
06/30/09 Photocopying Charges	36.45
06/30/09 Computer Research	21.86
06/30/09 Postage; Courier Service; Federal Express; UPS	3.56
Total Costs Advanced	150.04
Invoice Total	2121.04

STEPTOE & JOHNSON PLLC

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FEDERAL EMPLOYER ID # 55-0286140

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 505726

Jul 23, 2009

PAGE 3

SUMMARY PAGE

For Professional Services Rendered
through Jun 30, 2009

Professional Services
Costs Advanced

1971.00
150.04

Total This Invoice

2121.04

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FEDERAL EMPLOYER ID # 55-0286140

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 505726

Jul 23, 2009

PAGE 4

REMITTANCE PAGE

For Professional Services Rendered
through Jun 30, 2009
in connection with Walton, et al. v. Client

Professional Services	1971.00
Costs Advanced	150.04
Total This Invoice	<hr/> 2121.04

Amount of payment \$ _____

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John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500
Suite 500
Kennesaw, GA 30152

Invoice # 506521
August 5, 2009

For Professional Services Rendered
Through Jul 31, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00006

Re: Canterbury, Thomas O. & Judith L. v. Client, et al.
Claimant: Canterbury, et al.
Insured: Taylor Bean Whitaker
Adjuster: John Lippincott
Jurisdiction: Warren County, VA
Circuit Court
Civil Action No.: L0900026800

Recap of Time Detail

07/07/09 BMC Correspondence to and from counsel for Paymap and review of letter to counsel for plaintiff regarding joint settlement proposal	.40	100.00
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Professional Services	100.00
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SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Bridget M. Cohee	0.40 hours at	\$250.00 =	100.00
Total	0.40		100.00

Recap of Costs

Total Costs Advanced	0.00
Invoice Total	100.00

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00006
INVOICE NO.: 506521

Aug 5, 2009

PAGE 2

SUMMARY PAGE

For Professional Services Rendered
through Jul 31, 2009

Professional Services	100.00
Costs Advanced	0.00
Total This Invoice	<hr/> 100.00

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00006
INVOICE NO.: 506521

Aug 5, 2009

PAGE 3

REMITTANCE PAGE

For Professional Services Rendered
through Jul 31, 2009
in connection with Canterbury, Thomas O. & Judith L. v. Client, et al.

Professional Services	100.00
Costs Advanced	0.00
Total This Invoice	<hr/> 100.00

Amount of payment \$ _____

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500
Suite 500
Kennesaw, GA 30152

Invoice # 506520
August 5, 2009

For Professional Services Rendered
Through Jul 31, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00005

Re: Walton, et al. v. Client
Claimant: Walton, et al.
Insured: Taylor, Bean & Whitaker Mortgage
Adjuster: John Lippincott
Jurisdiction: Jefferson County
Circuit Court
Civil Action No.: 09-C79

Recap of Time Detail

07/06/09 MCC Review Scheduling order	.10	12.00
07/06/09 MCC Review Interrogatories and Request for production of documents	1.10	132.00
07/16/09 BMC Receive and review Plaintiffs' Second Set of Interrogatories to Co-defendant Appraiser	.50	125.00

Professional Services 269.00

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Bridget M. Cohee	0.50 hours at	\$250.00 =	125.00
Mary Carolyn Collins	1.20 hours at	\$120.00 =	144.00
Total	1.70		269.00

Recap of Costs

07/31/09 Computer Research 0.72

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00005
INVOICE NO.: 506520

Aug 5, 2009

PAGE 2

Total Costs Advanced

0.72

Invoice Total

269.72

STEPTOE & JOHNSON PLLC

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INVOICE NO.: 506520

Aug 5, 2009

PAGE 3

SUMMARY PAGE

For Professional Services Rendered
through Jul 31, 2009

Professional Services	269.00
Costs Advanced	0.72
Total This Invoice	<hr/> 269.72

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FILE NUMBER: 888080.00005
INVOICE NO.: 506520

Aug 5, 2009

PAGE 4

REMITTANCE PAGE

For Professional Services Rendered
through Jul 31, 2009
in connection with Walton, et al. v. Client

Professional Services	269.00
Costs Advanced	0.72
Total This Invoice	<hr/> 269.72

Amount of payment \$ _____

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FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500, Suite 500
Kennesaw, GA 30152

Invoice # 506519
August 5, 2009

For Professional Services Rendered
Through Jul 31, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00002

Re: Derflinger, Alice, et al. v. Freedom Title Services, et al.

Recap of Time Detail

07/13/09 BMC	Receive and review response in opposition to Motion for Summary Judgement	.50	125.00
07/15/09 BMC	Drafting reply to response to Motion for Summary Judgment	1.20	300.00
07/15/09 BMC	Telephone call to counsel for Canby regarding motions and settlement	.50	125.00
07/16/09 BMC	Legal research in reply to Plaintiffs' Response to Defendant's Motion for Summary Judgment	1.00	250.00
07/16/09 BMC	Final preparation and filing of Reply to Response to Motion for Summary Judgment or to Enforce the Settlement Agreement	1.00	250.00
07/16/09 JJG	Preparation of Reply to Response to Motion for Summary Judgment for forwarding electronically to the Federal Court clerk	.20	24.00
07/16/09 JJG	Review final draft of Reply to Response to Motion for Summary Judgment and prepare the same for forwarding	.20	24.00
07/17/09 BMC	Receive and review Plaintiffs Motion to Extend Time	.20	50.00

Professional Services

1148.00

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00002
INVOICE NO.: 506519

Aug 5, 2009

PAGE 2

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Bridget M. Cohee	4.40 hours at	\$250.00 =	1100.00
Joanne J. Gagnon	0.40 hours at	\$120.00 =	48.00
Total	<u>4.80</u>		<u>1148.00</u>

Recap of Costs

07/06/09 Court Reporters: - Hockman Court Reporting:	117.50
Deposition of David Vanalek	
07/31/09 Scanned Documents	0.10
07/31/09 Photocopying Charges	26.00
07/31/09 Postage; Courier Service; Federal Express; UPS	2.10
Total Costs Advanced	145.70
Invoice Total	1293.70

STEPTOE & JOHNSON PLLC

ATTORNEYS AT LAW

P.O. BOX 1732

CLARKSBURG, W. VA. 26302-1732

FEDERAL EMPLOYER ID # 55-0286140
PAYABLE UPON RECEIPT

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
FILE NUMBER: 888080.00002
INVOICE NO.: 506519

Aug 5, 2009

PAGE 3

SUMMARY PAGE

For Professional Services Rendered
through Jul 31, 2009

Professional Services	1148.00
Costs Advanced	145.70
Total This Invoice	<hr/> 1293.70

STEPTOE & JOHNSON PLLC

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Aug 5, 2009

PAGE 4

REMITTANCE PAGE

For Professional Services Rendered
through Jul 31, 2009
in connection with Derflinger, Alice, et al. v. Freedom Title Services, et al.

Professional Services	1148.00
Costs Advanced	145.70
Total This Invoice	<hr/> 1293.70

Amount of payment \$ _____

TO INSURE PROPER CREDIT TO YOUR ACCOUNT
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John Lippincott, Associate Counsel
Taylor, Bean & Whitaker Mortgage Corp
5150 Stilesboro Road
Building 500
Suite 500
Kennesaw, GA 30152

Invoice # 506515
August 6, 2009

For Professional Services Rendered
Through Jul 31, 2009 In Connection
With The Following Matter -

*****COPY*****

S&J No. - 888080.00004

Re: Staats, Jon & Tracy Ruble v Client, et al.
Claimant: Staats & Ruble
Insured: Taylor, Bean & Whitaker Mortgage
Adjuster: John Lippincott
Jurisdiction: Kanawha County
Circuit Court
Civil Action No.: 08-C-3407

Recap of Time Detail

07/01/09 RDJ	Perform research regarding \$9 million settlement raised by Plaintiffs' counsel at motion to dismiss hearing, and consider whether and how to supplement the record with the facts of the settlement	.60	165.00
07/01/09 ABT	Research W.V. R. Civ. Pro and W.V. Trial Court Rules for authority to supplement facts after hearing on motion to dismiss and draft supplemental memo	1.00	135.00
07/02/09 ABT	Complete research on local rules and draft notice of filing supplemental material	.90	121.50
07/06/09 ABT	Edit notice of filing supplemental material	.20	27.00
07/14/09 RDJ	Revise Notice to Supplement Record regarding Plaintiffs' counsel's misrepresentations about recent \$9 million settlement, and provide draft to John Lippincott with comments and review copy of actual agreement provided by Mr. Lippincott and prepare to provide to the court	.80	220.00
07/15/09 RDJ	Coordinate filing of same	.20	55.00

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Aug 6, 2009

PAGE 2

07/15/09 RDJ Review e-mail from John Lippincott and Florida settlement agreement	.20	55.00
07/15/09 RDJ Review and revise Notice providing agreement to court to supplement Motion to Dismiss record	.20	55.00
07/15/09 ABT Edit motion to supplement the record	.20	27.00
07/27/09 RDJ Call from Norman Follwell, Esq.'s office regarding hearing date for co-defendants' motion to dismiss	.10	27.50

Professional Services

888.00

SUMMARY OF PROFESSIONAL SERVICES

TIMEKEEPER	HOURS	RATE	DOLLARS
Russell D. Jessee	2.10 hours at	\$275.00 =	577.50
Adam B. Tomlinson	2.30 hours at	\$135.00 =	310.50
Total	4.40		888.00

Recap of Costs

07/31/09 Photocopying Charges	19.00
07/31/09 Telecopies	14.50
07/31/09 Postage; Courier Service; Federal Express; UPS	6.24
Total Costs Advanced	39.74
Invoice Total	927.74

STEPTOE & JOHNSON PLLC

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FEDERAL EMPLOYER ID # 55-0286140

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Aug 6, 2009

PAGE 3

SUMMARY PAGE

For Professional Services Rendered
through Jul 31, 2009

Professional Services
Costs Advanced

888.00
39.74

Total This Invoice

927.74

STEPTOE & JOHNSON PLLC

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PAGE 4

REMITTANCE PAGE

For Professional Services Rendered
through Jul 31, 2009
in connection with Staats, Jon & Tracy Ruble v Client, et al.

Professional Services	888.00
Costs Advanced	39.74
Total This Invoice	<hr/> 927.74

Amount of payment \$ _____

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