U. S. BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA JACKSONVILLE DIV	ISION	PROOF OF CLAIM	
Name of Debtor: Taylor, Bean, & Whitaker Mortgage Corp.	Case Number:	3:09-bk-07047-JAF	
NOTE. This form should not be used to make a claim for an administrative expense arising after the commencement administrative expense may be filed pursuant to 11 U.S.C. § 503.	of the case. A r	equest for payment of an	
Name of Creditor (the person or other entity to whom the debtor owes money or property): Wells Fargo Bank, N.A., solely in its capacity as master servicer, trust administrator and successor servicer for the Holders of TBW Mortgage-Backed Trust 2006-6, Mortgage-Backed Pass-Through Certificates, Series 2006-6	claim ame	box to indicate that this nds a previously filed claim. Number:	
Name and address where notices should be sent:	(If know)		
Wells Fargo Bank, N.A., as Master Servicer, Trust Administrator and Successor Servicer TBW Mortgage-Backed Trust 2006-6 Structured Products Group, Attention: Mary L. Sohlberg Sixth and Marquette, MAC N9311-161, Alston & Bird LLP Attn: John C. Weitnauer 1201 West Peachtree St. Atlanta, Georgia 30309-3424 (404) 881-7780	JACKS	M FILED ONVILLE, FLORIDA N 1 4 2010	
Minneapolis, MN 55479	301	,	
Name and address where payment should be sent (if different from above): Mary L. Sohlberg, Vice President Wells Fargo Bank, N.A., as Master Servicer, Trust Administrator and Successor Servicer TBW Mortgage-Backed Trust 2006-6 Structured Products Group Sixth and Marquette, MAC N9311-161 Minneapolis, MN 55479 Tel: (612) 316-0737 Email: mary.l.sohlberg@wellsfargo.com	anmone els relating to statement	SDBANK PAIR IS A WAIR That BY SERIE THE FIRST PACIAIM your claim. Attach copy of giving particulars. box if you are the debtor or his case.	
1. Amount of Claim as of Date Case Filed: \$ See Attachment	5. Amount o	f Claim Entitled to Priority	
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.	under 11 portion of the follow	U.S.C. §507(a). If any your claim falls in one of ing categories, check the tate the amount.	
☐ Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach	Specify the pri	ority of the claim.	
itemized statement of interest or charges.	☐ Domestic	support obligations under 11	
2. Basis for Claim: See Attachment (See instruction #2 on reverse side.)		07(a)(1)(A) or (a)(1)(B).	
3. Last four digits of any number by which creditor identifies debtor:		laries, or commissions (up to earned within 180 days	
3a. Debtor may have scheduled account as: (See instruction #3a on reverse side.) 4. Secured Claim (See instruction #4 on reverse side.)	before filing of the bankruptcy petiti or cessation of the debtor's business, whichever is earlier - 11 U.S.C. §507 (a)(4).		
Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested information.	☐ Contributi	ons to an employee benefit J.S.C. §507 (a)(5).	
Nature of property or right of setoff: ☑ Real Estate ☐ Motor Vehicle ☑ Other Describe:	purchase,	00* of deposits toward lease, or rental of property	
Value of Property: \$ <u>See Attachment</u> Annual Interest Rate <u>See Attachment</u>		for personal, family, or use - 11 U.S.C. §507 (a)(7).	
Amount of arrearage and other charges as of time case filed included in secured claim,		enalties owed to	
if any: \$ See Attachment Basis for perfection: See Attachment	governmer (a)(8).	ntal units - 11 U.S.C. §507	
Amount of Secured Claim: \$ See Attachment		ecify applicable paragraph C. §507 (a)().	
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.)	\$_	entitled to priority:	
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain:	4/1/13 and eve	subject to adjustment on ry 3 years thereafter with is commenced on or after the nent.	
Date: Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any. White Name and Title: Mary L. Sohlberg, Vice President, Wells Fargo Bank, N.A., as Master Servicer,		FOR COURT USE ONLY W Mortgage Corp. 02590	
Trust Administrator and Successor Servicer			

IN RE: TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

Case No. 3:09-BK-07047-JAF

DATE OF FILING: August 24, 2009 (the "Petition Date")

ATTACHMENT TO PROOF OF CLAIM

Wells Fargo Bank, N.A. ("Wells Fargo"), in its capacities as master servicer (the "Master Servicer"), trust administrator (the "Trust Administrator"), and successor servicer (the "Successor Servicer") for the TBW Mortgage-Backed Trust Series 2006-6, TBW Mortgage-Backed Pass-Through Certificates, Series 2006-6 (the "Trust"), files this proof of claim ("Proof of Claim") against Taylor, Bean & Whitaker Mortgage Corp. ("TBW" or the "Debtor"). Wells Fargo asserts Claims (as defined herein) owed to it as Master Servicer, Trust Administrator, or Successor Servicer, and as Master Servicer or Trust Administrator asserts certain Claims on behalf of the Trust.

I. The Trust.

Prior to the Petition Date, a pool of residential mortgage loans (the "Mortgage Loans") was securitized and certificates representing an interest in the Mortgage Loans were issued pursuant to the terms of a Pooling and Servicing Agreement dated as of December 1, 2006 (the "Pooling Agreement"), by and among Mortgage Asset Securitization Transactions, Inc., as depositor (the "Depositor"), UBS Real Estate Securities Inc. ("UBS"), as transferor, Wells Fargo, as master servicer and trust administrator, and U.S. Bank National Association, as trustee (the "Trustee").

The Debtor agreed to service the Mortgage Loans in accordance with the terms of a Mortgage Loan Purchase and Servicing Agreement dated as of December 1, 2006 (the "Servicing Agreement"), by and among TBW, as servicer and seller, and UBS, as purchaser. The terms of the Servicing Agreement were assigned to the Depositor pursuant to a Reconstituted Servicing Agreement dated as of December 21, 2006 (the "RSA" and together with the Servicing Agreement and Pooling Agreement, the "Agreements"), by and between TBW and the Depositor. The Depositor, in turn, conveyed all of its rights, title and interest in and to the Servicing Agreement to the Trust pursuant to Section 2.01 of the Pooling Agreement. The Debtor's obligations to service the Mortgage Loans included, but were not limited to (i) collecting principal and interest payments on the Mortgage Loans, and receiving and holding moneys in escrow for purposes of paying property taxes and insurance premiums, (ii) establishing and maintaining custodial and escrow accounts, (iii) advancing certain amounts with respect to principal and interest payments that were due on the Mortgage Loans during the applicable period and which were delinquent at the close of business on a specific determination date, (iv) monitoring and identifying delinquent Mortgage Loans and taking appropriate action,

¹ The Pooling Agreement, the Servicing Agreement, and the RSA are voluminous and therefore provisions in such Agreements relevant to the Claims asserted in this Proof of Claim are summarized herein. On information and belief, the Debtor has a copy of such Agreements. Wells Fargo can make copies of such Agreements available upon request.

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including pursuit of foreclosure actions, with respect to such Mortgage Loans, (v) timely remitting funds collected on the Mortgage Loans to the Master Servicer, and (vi) providing specific reports, data, and other information regarding the Mortgage Loans.

Pursuant to Section 3.01 of the Pooling Agreement, Wells Fargo, as Master Servicer, assumed responsibility for monitoring, overseeing and enforcing TBW's obligations to service the Mortgage Loans under the terms of the Servicing Agreement and RSA. As Trust Administrator, Wells Fargo is responsible for performing certain tasks on behalf of the Trust, including, but not limited to, distributing payments to certificateholders from the distribution account ("Distribution Account") each month, and publishing statements regarding such distributions to certificateholders.

II. Events Leading up to the Transfer of Servicing to Wells Fargo

On August 4, 2009, the United States Department of Housing and Urban Development ("<u>HUD</u>") suspended or terminated TBW's HUD/FHA origination and underwriting approval. Also on August 4, 2009, Freddie Mac notified TBW that TBW's eligibility as a Freddie Mac seller and servicer was terminated for cause, effective immediately.

On August 5, 2009, a hold was placed on the Debtor's accounts at Colonial Bank, N.A. ("Colonial"). On August 14, 2009, the Alabama State Banking Department closed Colonial and the Federal Deposit Insurance Corporation ("FDIC") was named receiver. The FDIC exercised its statutory powers as receiver to freeze all activity in the Debtor's accounts at Colonial, and all such accounts remain frozen as of the date of this Proof of Claim.

Following the FDIC freeze of the Colonial accounts, TBW established new bank accounts, or deposited funds into existing accounts, at Wachovia Bank, National Association ("Wachovia") and later at Regions Bank ("Regions") which mirrored the account structure at Colonial and were used to deposit collections received from borrowers on the Mortgage Loans. On information and belief, the amounts on deposit in the accounts maintained at Wachovia were later combined with the amounts on deposit at Regions. There have been no disbursements from the Regions accounts to the Master Servicer as of the date of this Proof of Claim. On information and belief, the Debtor may also currently maintain, or at one point did maintain, other accounts containing Trust moneys at other institutions, including the Royal Bank of Canada.

On August 13, 2009, Wells Fargo issued a notice of termination to TBW for its failure to maintain certain servicer eligibility requirements under the Agreements. On August 20, 2009, Wells Fargo issued an additional notice of event of default to TBW as a result of TBW's failure to remit the Remittance Amount (as defined below) by the related Remittance Date (as defined below) for August 2009. TBW filed for bankruptcy on August 24, 2009.

On August 27, 2009, Wells Fargo filed a Motion for (i) Relief from the Automatic Stay and (ii) to Prohibit Use of Certain Funds (Docket No. 58) requesting this Court allow Wells Fargo to transition the servicing of the Mortgage Loans from TBW to Wells Fargo. TBW filed their Response to Wells Fargo Bank, N.A.'s Motion for (i) Relief from the Automatic Stay and (ii) to Prohibit Use of Certain Funds with the Court on September 10, 2009 (Docket No. 191).

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On October 7, 2009, the Debtor and Wells Fargo entered into a Stipulation (the "Stipulation"), whereby TBW transferred ongoing servicing of the Mortgage Loans to Wells Fargo as Successor Servicer. On October 15, 2009 (the "Transition Date"), this Court entered an Order approving the Stipulation (Docket No. 456). As a result, Wells Fargo currently acts as Successor Servicer of the Mortgage Loans for benefit of the Trust.

In connection with the transfer of servicing from the Debtor to Wells Fargo, Wells Fargo engaged American Home Mortgage Servicing, Inc. to act as its subservicer of the Mortgage Loans (the "Subservicer").

III. Breaches of the Debtor's Obligations

Section 11.01 of the Servicing Agreement required the Debtor, as servicer, to "service and administer the Mortgage Loans in accordance with the [Servicing Agreement] and... Accepted Servicing Practices." Accepted Servicing Practices is defined in the Servicing Agreement to be "those mortgage servicing practices (including collection procedures) of prudent mortgage lending institutions which service loans of the same type as such [Mortgage] Loan in the jurisdiction where the related Mortgaged Property is located and in accordance with applicable law, the terms of the Mortgage and Note and the servicing guidelines established by Freddie Mac (including future updates)." Without limitation, the Servicing Agreement required TBW, as servicer, to remit all payments received from borrowers, advance any required principal and interest amounts or other servicing advances out of its own funds, and provide accounting reports and statements to the Master Servicer, in each case in accordance with the terms of the Servicing Agreement. In addition, the Servicing Agreement required TBW to hold all Trust funds "separate and apart from any of its own funds and general assets". See, without limitation, Sections 11.04 and 11.06 of the Servicing Agreement. The preceding summary is qualified by the terms and conditions of the Servicing Agreement, and all of the undertakings, obligations, covenants, representations, warranties, and agreements of TBW as servicer are collectively referred to herein as the "Debtor's Obligations."

As specified in Section 14.01 of the Servicing Agreement, the servicer may be terminated for cause if certain events occur. Such events include, but are not limited to (i) a failure to timely remit any required Remittance Amounts (as defined herein), (ii) a failure to observe and perform in any material respect the covenants and agreements required of the servicer under the Servicing Agreement, (iii) a failure to be in compliance with the "doing business" or licensing laws of any jurisdiction where a Mortgaged Property is located, (iv) a failure to be approved by Freddie Mac as a seller or servicer, or (v) the filing of a petition for bankruptcy or voluntarily suspension of payment of its obligations. Prior to the Petition Date, several of the events specified in Section 14.01 of the Servicing Agreement had occurred and had not been cured within any applicable cure period, and the Debtor also failed to perform numerous of its Debtor's Obligations (collectively, the "Debtor's Breaches"). As a result of the Debtor's Breaches, Wells Fargo in its capacities as Master Servicer, Trust Administrator, or Successor Servicer, as applicable, has "Claims" (as such term is defined 11 U.S.C. § 101(5)) against the Debtor, which it asserts on its own behalf as well as on behalf of the Trust, as further specified below.

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IV. Claims of Wells Fargo in its Capacity as Master Servicer and Trust Administrator.

A. Late Remittance Interest Amounts

Pursuant to Section 11.14 of the Servicing Agreement, on each remittance date ("Remittance Date") TBW, as servicer, was obligated to remit to the Master Servicer for deposit in the Master Servicer collection account ("Collection Account") amounts held in the servicer maintained custodial account ("Custodial Account"), which amounts include all collections received from the borrowers as well as any required advances the servicer was obligated to make under the Servicing Agreement (collectively, the "Remittance Amount"). The Remittance Date occurs on the 18th day of each month, or if the 18th day is not a Business Day (as defined in the Servicing Agreement), the first Business Day immediately preceding such 18th day. The Master Servicer remits any "Available Funds" (as defined in the Pooling Agreement) in the Collection Account to the Trust Administrator for deposit in the Distribution Account on the Business Day prior to the Distribution Date (as defined below). The Trust Administrator in turn distributes all Available Funds (as defined in the Pooling Agreement) from the Distribution Account to certificateholders on the 25th day of each month, or if such 25th day is not a Business Day (as defined in the Pooling Agreement), the next Business Day (the "Distribution Date") in accordance with the provisions contained in the Pooling Agreement. Pursuant to the definitions of "Master Servicer Compensation" and "Trust Administrator Compensation" of the Pooling Agreement, the investment income earned on amounts held in the Collection Account and the Distribution Account between the Remittance Date and the Distribution Date is compensation to Wells Fargo for acting as Master Servicer and Trust Administrator of the Trust.

Section 11.14 of the Servicing Agreement provides that in the event TBW, in its capacity as servicer, fails to timely remit all required amounts to the Master Servicer on each Remittance Date, the Debtor is required to pay interest on the Remittance Amounts at a rate equal to the rate of interest publicly announced by JPMorgan Chase Bank, New York, New York, as its prime lending rate, adjusted as of the date of each change, *plus* three percentage points, to the extent permitted by applicable law (the "Late Remittance Rate"). Such interest begins accruing on the day following the Remittance Date and ends on the business day on which such payment is made, both inclusive (such period of time, a "Late Pay Period").

On each Remittance Date the Debtor was required to remit to the Master Servicer collections received during the related Due Period (as defined in the Servicing Agreement). The Debtor failed to remit the Remittance Amount to the Master Servicer on the Remittance Dates occurring in August through November of 2009.² As of the date of this Proof of Claim, the Debtor has not remitted the Remittance Amount for such months. Therefore, in accordance with Section 11.14 of the Servicing Agreement, Wells Fargo has a claim against the Debtor for interest on all unpaid Remittance Amounts at the Late Remittance Rate, which interest accrues for the Late Pay Period

² The Due Period for which the Remittance Amount for November 2009 would pertain runs from October 2 and through November 1, 2009. The expected Remittance Amount for November 2009 due from the Debtor to Wells Fargo, however, would only be those amounts collected by the Debtor through the Transition Date. Scanned: 6/14/2010-11:44:52 AM

determined in respect of each of the August 2009, September 2009, October 2009, and November 2009 Remittance Dates.³

Wells Fargo is also entitled to payment of the late remittance interest amount pursuant to the indemnification provision of Section 13.01 of the Servicing Agreement, as further described in Section IV(B) below.

As of May 31, 2010, Wells Fargo has determined the applicable late remittance interest amount described in this section to be the amount referenced on the attached Schedule A. This amount, however, continues to grow each day the Remittance Amount from August 2009 through November 2009 remains unpaid and accordingly, Wells Fargo reserves the right to revise or amend this amount in the future.

B. Wells Fargo is Entitled to Indemnification from the Debtor.

UBS, in its capacity as purchaser of the Mortgage Loans, originally entered into the Servicing Agreement with TBW prior to assigning its rights under the Servicing Agreement with respect to the Mortgage Loans to the Trust. Pursuant to Section 13.01 of the Pooling Agreement, the Debtor agreed "to indemnify the Purchaser and hold the Purchaser harmless against any and all claims, losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments, and any other costs, fees and expenses that the Purchaser may sustain in any way related to the failure of the Seller to perform its obligations under [the Servicing Agreement] including but not limited to its obligation to service and administer the [Mortgage Loans] in strict compliance with the terms of the [Servicing Agreement.]" Section 24 of the Servicing Agreement provides that the rights and benefits under the Servicing Agreement shall also inure to the benefit of the person to whom the master servicing of the Mortgage Loans has been transferred. Accordingly, Wells Fargo, in its capacity as Master Servicer, is a beneficiary of such indemnification. Such section is referred to herein as the "Indemnification Provision."

Wells Fargo has incurred, and continues to incur, losses, claims, expenses, costs or liabilities (collectively, "Losses") as a result of the Debtor's Breaches. In accordance with the Indemnification Provision, Wells Fargo is entitled to indemnification for any Losses incurred in connection with any of the Debtor's Breaches. Without limitation, Wells Fargo asserts specific indemnification Claims with respect to the Losses described below.

i. Servicing Transfer Costs

Wells Fargo has incurred expenses in connection with the termination of TBW, as servicer and the transfer of servicing of the Mortgage Loans which expenses are reasonable and include, but are not limited to, the following: (i) estimated costs of relocating servicing files previously held by TBW, (ii) estimated costs associated with the review and inventory of the TBW servicing files, (iii) negotiation and other expenses related to the necessary engagement of the Subservicer, of the Mortgage Loans, (iv) boarding fees of the Subservicer (which fees included the cost of any

³ The amount included on Schedule A has been adjusted to account for the FDIC release of certain lock-box checks for the Trust on the dates such amounts were remitted to the Trustanned: 6/14/2010-11:44:53 AM

clean-up, reconciliation and verification of physical and electronic information concerning the transferred Mortgage Loan files), (v) payment of fees requested by Nationwide Title Clearing relating to the processing of lien releases of Mortgage Loans that had been paid in full by borrowers, (vi) lien searches on a sample pool of Mortgage Loans and REO Properties, (vii) travel expenses and other administrative out of pocket expenses specifically relating to ensuring the successful transition of servicing from TBW to the Subservicer, and (viii) attorneys' fees relating to assistance with legal issues concerning the transfer of servicing.

Wells Fargo has so far incurred servicing transfer costs in the amounts reflected on the attached Schedules B1-B6. Therefore, Wells Fargo asserts a Claim pursuant to the Indemnification Provision for such servicing transfer costs. Wells Fargo reserves the right to revise or amend this amount in the future.

ii. Expenses incurred in connection with Issues 1, 2 and 3 of the Borrower Protocol

The Order Establishing Protocol to Resolve Borrower Issues, dated February 24, 2010 (Docket No. 1079) (the "Borrower Protocol") also addressed certain (i) loss drafts (as such phrase is used in the Borrower Protocol) with respect to insurance proceeds due to borrowers (Issue 1 under the Borrower Protocol), (ii) tax and insurance escrow refunds due to borrowers who had paid off their mortgages (Issue 2 under the Borrower Protocol), and (iii) certain bounced checks that were written on a specific account at Platinum Community Bank ("Platinum") (Issue 3 under the Borrower Protocol). Because certain of the Mortgage Loans were previously paid in full by borrowers prior to the Petition Date, the Subservicer was required to board additional Mortgage Loans onto their system prior to making any reimbursement payments to the borrowers in compliance with the terms of the Borrower Protocol. The Subservicer charged a flat rate of \$50.00 per Mortgage Loan. Accordingly, Wells Fargo has a Claim against the Debtor in the amount reflected on the attached Schedule C.

iii. REO Condominium Bulk Sales

During the Debtor's tenure as servicer, five Mortgage Loans in the Trust secured by properties within the same condominium complex (the "Condo Loans") became REO Property (as defined in the Agreements). These Condo Loans were reported by the Debtor as liquidations in the October 2009 cycle. These Mortgage Loans were combined with 25 other units and sold to an REO investor by TBW for a total sale price in the amount of approximately \$3 million (the "Sale Amount"). TBW should have prorated the full Sale Amount as liquidation proceeds received on each REO Property and paid such amounts to the Trust, and reported any differences between the Sale Amount and the outstanding balance of the Mortgage Loan related to the REO Property, all with proper documentation from the servicer. The Debtor, however, made a loan to the investor for the Sale Amount and the terms of the loan required the investor to pay only 5% of the Sale Amount upfront to the Debtor. As of the date of this Proof of Claim, TBW has not remitted to the Trust any portion of the Sale Amount allocable to the Trust, in contravention of its obligation under (i) Section 11.13 of the Servicing Agreement, to deposit in the Custodial Account all revenues received with respect to REO Property, (ii) Section 11.04 of the Servicing Agreement, to deposit any amounts required to be deposited by the Debtor in connection with any REO Property in the Custodial Account on a daily basis, and (iii) Section 11.01 of the Servicing

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Agreement, to service the Mortgage Loans in a manner that gives due consideration to Accepted Servicing Practices (as such term is defined under the Servicing Agreement).

Wells Fargo is still awaiting resolution of how the Debtor intends to reconcile the amounts owed to the Trust for the Condo Loans. Pursuant to the Indemnification Provision, Wells Fargo is entitled to indemnification for any Losses it may incur in connection with the resolution of the issues surrounding the Condo Loans and accordingly holds an unliquidated Claim with respect to such amount. Moreover, the Trust has an unliquidated Claim with respect to the Losses it will incur as a result of the sale of the Condo Loans and such Claims are further described in Section V(E) below.

iv. D&R Expenses of Wells Fargo

As a result of the Debtor's Breaches, Wells Fargo has also incurred Losses in the administration of its duties that fall outside the scope of Wells Fargo's ordinary course of business. Specifically, Wells Fargo has been required, as a result of the Debtor's Breaches, to utilize the services of its default and restructuring group ("D&R Expenses").

Wells Fargo asserts any and all Claims it has to indemnification for all such amounts arising as a result of the Debtor's Breaches. The total amount of the D&R Expenses is reflected on the attached Schedule D. Such amounts, however, may continue to grow and accordingly, Wells Fargo reserves the right to revise or amend this amount in the future.

v. Legal fees incurred by Wells Fargo

Wells Fargo has incurred legal fees associated with, or arising out of, the Debtor's Breaches and all the Claims described in this Proof of Claim. The Debtor is expressly obligated to pay such fees in accordance with the Indemnification Provision. Wells Fargo has a Claim for the total dollar amount of such legal fees as reflected on the attached Schedule E, for the period of time up until May 31, 2010. Such amounts, however, may continue to grow and accordingly, Wells Fargo reserves the right to revise or amend this amount in the future.

vi. Future indemnification obligations of the Debtor

In addition to the Indemnification Provision, the Debtor also covenanted under the Agreements to indemnify the Master Servicer for other specific breaches of its duties specified under the Agreements, which include, but are not limited to, indemnification for any breach of the Debtor's representations, warranties and covenants as servicer made in accordance with Paragraph 1 of the RSA (collectively, the "Additional Indemnification Obligations"). Both the Indemnification Provision as well as the Additional Indemnification Obligations survive the Debtor's term as servicer of the Mortgage Loans and accordingly, Wells Fargo has a contingent, unliquidated claim for any indemnification obligations that may become known in the future.

vii. Investigation by State Regulatory Agencies

Numerous state regulatory agencies have launched independent investigations into the Debtor's origination and servicing practices prior to the Petition Date. In April 2010, the Subservicer was formally contacted by the North Carolina Commissioner of Banks in connection with such an Scanned: 6/14/2010-11:44:54 AM

ongoing investigation against the Debtor. To date, other than legal fees incurred in connection with the North Carolina investigation, no costs have been incurred as a result of its compliance with such investigation requests. State regulatory board investigations of the Debtor's origination and servicing practices are ongoing, however, and costs incurred with complying with ongoing requests for documents may arise in the future.

V. On behalf of the Trust

A. All Trust moneys on deposit at Colonial, Regions, and other institutions

Pursuant to Section 11.14 of the Servicing Agreement, the Debtor, prior to the Transition Date, was obligated to remit on each Remittance Date all amounts on deposit in the Custodial Account as of the close of business on the last day of the related Due Period (as defined in the Servicing Agreement) to the Master Servicer on a "scheduled/scheduled" basis. The amounts to be remitted would include all payments made by borrowers as well as any other amounts the Debtor was obligated to pay to the Trust out of its own funds (e.g., advances and any Prepayment Interest Shortfall (as such term is defined in the Servicing Agreement)). The Debtor failed to remit any amounts to the Master Servicer on the Remittance Dates occurring in August 2009, September 2009, October 2009, and November 2009 and as of the date of this Proof of Claim, has still not remitted such amounts to the Trust.

The Trust, as record owner of the Mortgage Loans, is rightfully entitled to (i) all amounts on deposit at any account pertaining to the Trust at Colonial and Regions (as well any other institution which may currently hold Trust moneys), including but not limited to any Custodial Account, Escrow Account, or any other account required to be maintained by TBW by the terms of the Servicing Agreement, and (ii) any and all amounts the Debtor was required to deposit in any such account under the Agreements that it has not so deposited, including, but not limited to, Prepayment Interest Shortfall (as defined in the Servicing Agreement), but excluding any advances (clauses (i) and (ii) collectively, the "Trust Moneys Claim"). The Master Servicer is the party responsible for overseeing the servicer's performance under the Agreements. Accordingly, the Master Servicer, on behalf of the Trust, asserts a Claim for the full amount of the Trust Moneys Claim as reflected on the attached Schedules F1-F2. Wells Fargo reserves the right to amend such amounts in the future pending final reconciliation of all of the Debtor's accounts held at Colonial and Regions.

B. Interest amounts paid to Certificate Insurer on previously paid Insured Payments

i. Reimbursement Interest Amount

MBIA Insurance Corporation ("MBIA" or the "Certificate Insurer") insured each of the Class A-4 and Class A-5A Certificates issued by the Trust (the "Insured Certificates"). In exchange for payment of a nonrefundable premium, the Certificate Insurer covenanted to pay to the Insured Certificates the full scheduled interest distribution amount owed to the Insured Certificates each month to the extent any scheduled distribution amounts exceed the amount of funds available to pay the Insured Certificates (an "Insured Payment"). If the Certificate Insurer makes an Insured Payment, the Certificate Insurer is also entitled to "Certificate Insurer Reimbursement Amount," which amount is (i) reimbursement for an Insured Payment, plus (ii) interest on the Insured

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Payment at a specified rate (such interest amount described in this clause (ii), the "Reimbursement Interest Amount"). Pursuant to the definition of "Late Payment Rate" in the Insurance Agreement, dated as of December 1, 2006 (the "Insurance Agreement"), executed in conjunction with the creation of the Trust, the Reimbursement Interest Rate is the prime rate announced by Citibank, N.A., plus 3%. Section 4.02 of the Pooling Agreement states that the Certificate Insurer is entitled to receive its full Certificate Insurer Reimbursement Amount prior to any payments made to the non-insured Subordinate Certificates (as defined in the Pooling Agreement).

As a result of the Debtor's failure to remit the Remittance Amount in the months of August, through November 2009, the Trust Administrator was unable to make required distributions to certificateholders and therefore the Certificate Insurer was required to make full or partial scheduled interest payments on the Insured Certificates through the November 2009 distribution date. MBIA has not yet been repaid all of its outstanding Certificate Insurer Reimbursement Amounts as of the May 2010 distribution. Cashflow that would have been paid to certificateholders, however, is necessarily being used to pay the Certificate Insurer Reimbursement Amount owed to the Certificate Insurer in the amount reflected on the attached Schedule G. Accordingly, Wells Fargo, on behalf of the Trust, asserts a Claim against the Debtor for such Reimbursement Interest Amount paid to the Certificate Insurer as a result of the Debtor's failure to remit the Remittance Amounts to the Master Servicer in the months of August through November 2009.

ii. Other expenses owed to the Certificate Insurer

Section 3.05 of the Insurance Agreement also provides that the Certificate Insurer is entitled to payment or reimbursement of any other amounts owed to it under the Insurance Agreement together with interest thereon at a rate equal to the Reimbursement Interest Rate. To the extent the Certificate Insurer later asserts a claim for reimbursement of any such amounts from the Trust for expenses it has incurred, or may incur in the future, as a result of the Debtor's Breaches, Wells Fargo, on behalf of the Trust, would be entitled to recover such amounts from the Debtor.

Therefore Wells Fargo, on behalf of the Trust, holds a contingent, unliquidated Claim against the Debtor for any such amounts that may become known in the future. Wells Fargo retains the right to amend this Proof of Claim in the future to reflect such shortages when known.

C. Lien released loans reported by the Debtor as paid in full by a borrower but Wells Fargo is unable to confirm borrower payments to the Trust

Pursuant to Section 11.20 of the Servicing Agreement, only upon receipt of payment in full by a borrower of a Mortgage Loan, may the servicer satisfy or release such Mortgage Loan from the Trust. In the event the servicer releases such Mortgage Loan prior to receipt of payment in full of the indebtedness secured by the mortgage note, or if the servicer otherwise prejudice any rights of the Purchaser, the servicer is required to deposit the entire outstanding principal balance of such Mortgage Loan. Section 11.20 of the Servicing Agreement.

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Following the Petition Date, Wells Fargo received reports from the Debtor that certain Mortgage Loans had been paid in full. Because the servicing and asset reconciliation described in the Stipulation between the Debtor and the FDIC (Docket Nos. 202 and 222) and related Orders (Docket Nos. 348 and 468) has not yet been completed, Wells Fargo has been unable to verify that all payoff amounts for Mortgage Loans reported by the Debtor as paid-in-full have in fact been remitted to the Trust. Nevertheless, Wells Fargo was forced to release such mortgage from the Trust so as to avoid accruing numerous monetary penalties under applicable state and local laws. As a result, Wells Fargo released such mortgages despite its inability to verify that all payoff amounts were appropriately remitted to the Trust. Wells Fargo engaged Nationwide Title Clearing, a third party agent previously engaged by the Debtor, to release liens on all loans that were reported by TBW as paid in full. Costs associated with Nationwide Title Clearing's lien release work have been claimed pursuant to Section IV(B)(i) above.

In the event it is later determined the Debtor failed to remit payoff amounts due on such Mortgage Loans despite being reported by the Debtor as paid in full, and to the extent the related mortgage was subsequently released by Wells Fargo based upon reporting received from TBW, the Debtor would be obligated to pay to the Trust the entire outstanding principal balance of such Mortgage Loan in accordance with Section 11.20 of the Servicing Agreement. Wells Fargo, on behalf of the Trust, holds a contingent, unliquidated Claim against the Debtor for any such amounts that may become known in the future. Wells Fargo retains the right to amend this Proof of Claim in the future to reflect such amounts when known.

D. REO condominium bulk sales

As further described in Section IV(B)(iii) above, the Trust will also bear Losses as a result of the sale of the Condo Loans. Total loss amounts on the Condo Loans reflected on the attached Schedule H are expected to be owed to the Trust. Such amounts, however, may be reduced by the proration of the Sale Amount that may be later allocated to the Trust in satisfaction of the sale of the Condo Loans. Accordingly, Wells Fargo, on behalf of the Trust, has a Claim for any such Losses. Wells Fargo reserves the right to amend this Proof of Claim in the future to reflect such amounts when known.

E. Commingling of Funds

The Servicing Agreement required TBW to hold all Trust funds "separate and apart from any of its own funds and general assets". See, without limitation, Sections 11.04 and 11.06 of the Servicing Agreement. It has been alleged in pleadings filed in connection with TBW's bankruptcy case that TBW commingled investor funds with its own funds and assets and/or with the funds and assets of other investors. To the extent there is any shortage in any accounts

In a complaint styled Certain Underwriters at Lloyd's, London, et al v. Taylor, Bean & Whitaker Mortgage Corporation, et al, filed as an adversary proceeding in TBW's bankruptcy case, the Plaintiffs allege that TBW has stated that, among other things, that "it is becoming increasingly clear that monies and mortgage assets were misused and, likely, misappropriated by TBW (including members of senior management) and others," and that "at various points in time employees of TBW at the direction of Lee B. Farkas improperly transferred funds held in Custodial Accounts maintained by TBW on behalf of Freddie Mac and other investors and TBW and/or Farkas used such funds for other purposes. To date, TBW has not been ab care in the purpose of the purpose o

pertaining to the Trust held at Colonial, Regions or any other institution that is attributable to commingling by TBW, or to the extent Wells Fargo suffers any other Losses as a result of such commingling, Wells Fargo would be entitled to recover such shortage from TBW under the Indemnification Provision.

Therefore Wells Fargo, on behalf of the Trust, holds a contingent, unliquidated Claim against the Debtor for any such shortages attributable to commingling by TBW that may become known in the future. Wells Fargo retains the right to amend this Proof of Claim in the future to reflect such shortages when known.

VI. Claims of Wells Fargo in its capacity as Successor Servicer

When the Debtor agreed to service the Mortgage Loans, the applicable servicing fee rate was 0.25% per annum calculated on the outstanding principal balance of the Mortgage Loans (the "Servicing Fee"). Wells Fargo assumed the ongoing servicing responsibilities of the Debtor when it became Successor Servicer on the Transition Date. Under current market conditions, Wells Fargo was unable to find a third party servicer willing to assume all servicing functions of the Debtor under the Agreements for the Servicing Fee. The Subservicer agreed to subservice the Mortgage Loans for the entire Servicing Fee, but only on an "actual/actual" basis. As a result, Wells Fargo has been required (and will continue to be required) to perform the advancing functions of the servicer, including (i) making all required principal and interest advances to make up the differences between actual payments made by borrowers and scheduled payments due to certificateholders, (ii) making all required servicing advances, (iii) making all tax and insurance advances, and (iv) continued payment of the Custodial Fee (as defined below), all without the benefit of any fee for same due to the sub-market Servicing Fee. Wells Fargo has and will continue to suffer monetary losses in order to service the Mortgage Loans for the benefit of the Trust.

Accordingly, Wells Fargo, in its capacity as Successor Servicer, has Claims against the Debtor as further specified below.

A. Prospective Custodial Fee.

In connection with the creation of the Trust, the Trust Administrator, Trustee, and Colonial, as custodian entered into a Custodial Agreement, dated as of December 1, 2006 (the "Custodial Agreement"). In accordance with the terms of the Custodial Agreement, the Custodian agreed to hold certain documents relating to the Mortgage Loans. Pursuant to Section 11 of the Custodial Agreement, the Debtor, in its capacity as servicer of the Mortgage Loans, agreed to pay a fee to the custodian for its services. After Wells Fargo assumed the servicing of the Mortgage Loans, BB&T Company, as successor to Colonial as Custodian, began forwarding invoices for custodial services to Wells Fargo.

transferred from Custodial Accounts or the losses incurred or to be incurred with respect to such transfers, but TBW believes the amount of funds improperly removed from Custodial Accounts exceeds \$1 billion. Additionally, as set forth above, TBW believes that more than \$2.5 billion in mortgage loans were improperly sold and/or pledged as collateral under the OFCP and the AOT."

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As stated above, the Subservicer currently receives the entire Servicing Fee to perform all day-to-day servicing of the Mortgage Loans except advancing. Wells Fargo continues to make advances as Successor Servicer, but does not realize any compensation for performing such functions.

As required to facilitate the proper functioning of the Trust, Wells Fargo has continued to pay from its own funds the Custodian its monthly fees in the amount reflected on the attached Schedule I and hereby claims such amounts. But for the Debtor's Breaches, Wells Fargo would not have to incur these out of pocket expenses to pay the custodial fees. Therefore, Wells Fargo also has a Claim against the Debtor in the amount reflected on the attached Schedule J for the projected future payment of custodial fees for the Trust. Wells Fargo retains the right to amend this Proof of Claim in the future to reflect such amounts when known.

B. Cost of Funds for Advances.

Pursuant to the terms of the Servicing Agreement, Wells Fargo as Successor Servicer is required to make certain servicing advances and principal and interest advances (collectively, "Advances") on a monthly basis. The Servicing Agreement contains certain provisions for the reimbursement of Advances; however, under most circumstances, the servicer is required to wait until final liquidation proceeds have been realized with respect to a particular mortgage loan before reimbursing itself for any previously made Advances. Only under limited circumstances is the Successor Servicer able to reimburse itself for previously made Advances on an immediate basis from available general collections. Accordingly, the cost to Wells Fargo for making Advances is equal to the interest that Wells Fargo could have earned on the amount of the Advances from the time the Advance was made until the time it is reimbursed (the "Cost of Funds").

Wells Fargo assumed the role of Successor Servicer only as a result of the Debtor's Breaches. As further described above, however, Wells Fargo, as Successor Servicer, does not receive any portion of the Servicing Fee. As a result, Wells Fargo asserts a Claim against the Debtor in the amount reflected on the attached Schedule K for the Cost of Funds associated with Advances made by Wells Fargo through May 31, 2010. Since Wells Fargo makes Advances to the Trust every month, such Claim will continue to grow and accordingly, Wells Fargo reserves the right to amend this Proof of Claim in the future.

VII. Right to Recoup.

Wells Fargo currently holds in escrow certain amounts recovered from liquidation proceeds that are owed to TBW in reimbursement of previously made advances and unpaid Servicing Fees for related Mortgage Loans. Wells Fargo will hold any additional amounts it may collect in the future as advances previously made by TBW continue to be recovered from liquidation proceeds. Accordingly, Wells Fargo has the right to recoup its damages for the Claims described herein from any amounts that may be due to TBW.

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VIII. Reservation of Rights.

In addition to Claims it has under the Agreements, Wells Fargo has or may have additional rights under applicable law related to its role as Master Servicer, Trust Administrator, and Successor Servicer of the Trust.

Wells Fargo hereby asserts all of its Claims arising out of or relating to its capacities as Master Servicer, Trust Administrator, and Successor Servicer of the Trust, including without limitation, any and all claims arising under the Agreements. The description of any specific Claims in this Proof of Claim does not limit (and is not intended to limit) the generality of the Claims asserted herein. Wells Fargo intends, by the filing of this Proof of Claim, to assert any (i) right to payment it may have against the Debtor, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured or (ii) right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or unsecured, arising from or related to Wells Fargo's role as Master Servicer, Trust Administrator, and Successor Servicer or otherwise arising out of or related to the Agreements.

Wells Fargo reserves its rights to file and assert any Claims that arise or may arise after the filing of this Proof of Claim. Wells Fargo also reserves its rights to file an amendment to this Proof of Claim to assert a liquidated amount for any such Claims that arises after the filing of this Proof of Claim.

Nothing set forth in this Proof of Claim or otherwise, including, without limitation, any later appearance, pleading, claim, or action, is intended or shall be deemed to be a waiver, release, or modification by Wells Fargo of its (a) right to have final orders in noncore matters entered after de novo review by a District Judge; (b) right to trial by jury in any proceeding so triable in this case or any case, controversy, or proceeding related to these cases; (c) right to have the District Court withdraw the reference in any matter subject to mandatory or discretionary withdrawal; or (d) other rights, remedies, claims, actions, defenses, setoffs, or recoupments to which Wells Fargo is or may be entitled, all of which are hereby expressly reserved.

Wells Fargo specifically reserves all rights to supplement, amend, or modify this Proof of Claim with any information, including, without limitation, updated amounts or to list other claims of liability relating to Wells Fargo's roles as Master Servicer, Trust Administrator, and Successor Servicer on behalf of the Trust. Wells Fargo also reserves its rights to seek the allowance and payment of any administrative expense claim pursuant to 11 U.S.C. § 503 for any post-petition damages, Losses, or expenses arising out of any breach of any obligation by the Debtor under the Agreements or under other applicable law, including for post-petition liabilities, costs, losses, damages, or expense relating to or arising from Wells Fargo's roles as Master Servicer, Trust Administrator, and Successor Servicer of the Trust.

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SCHEDULE A

Late Remittance Fees

Applicable Late Rate:	Rate of interest publicly announced by JPMorgan Chase Bank, New York, New York, as its prime lending rate, adjusted as to the date of each change, plus 3 percentage points.	6.25% (Note: This rate applies to all periods)
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	August Servicer Expected Remittance	Aŭgust Late Remit Start	August Late Remit End	Day Count	August Late Remittance Fee
Trust	\$7,921,356.84		5/31/2010	285	\$391,942.14
TBW2006-6		September Late Remit 9/21/2009	September Late Remit End 5/31/2010		September Late Remittance Fee \$183,431.12
TBW2006-6	October Servicer Expected Remittance 6,782,479.83	October Late Remit Start		Day Count	October Late Remittance Fee \$14,130.17
	October Servicer Expected Remittance less FDIC lock box payments applied on 11/1/09	October Late Remit Start		Day Count	October Late Remittance Fee
TBW2006-6	6,173,089.30	11/1/2009	11/30/2009	29	\$31,075.75
	October Servicer Expected Remittance less FDIC lock box payments applied on 12/1/09	October Late Remit Start	October Late Remit End	Day Count	October Late Remittance Fee
TBW2006-6	5,975,446.72	12/1/2009	5/31/2010	101	
	November Servicer Expected Remittance	November Late Remit Star	November Late Remit End	Day Count	November Late Remittance Fee \$137,958.28
TBW2006-6	4,117,304.02	11/19/2009	5/31/2010	7 193	0101,000.20

^{**} The November Remittance Amount was determined by using the total scheduled remittance amount reported by the Subservicer and subtracting the actual remittance amount sent by the Subservicer on 11/18/09**

TOTAL:	\$946,311.61

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Summary of Servicing Transfer Costs

Category of Expense	Schedule Number	Dollar Amount
Mortgage Loan Boarding Costs of Subservicer	B-1	\$93,200.00
Estimated Third Party Review of Servicing Files	B-2	\$6,524.00
Estimated Costs of Shipping Servicing Files	B-3	\$1,934.50
Release Fees of Nationwide Title Company	B-4	\$1,305.00
Costs of Lien Searches	B-5	\$9,500.00
Wells Fargo Travel Expenses	B-6	\$960.95

Total:	\$113,424.45

^{***}Each of the costs above is specifically described on the Schedules that follow.

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Mortgage Loan Boarding Costs of Subservicer

	Total Number	
	of Loans in	(\$50.00 Flat Rate Boarding Fee) x
Trust Name	Trust	(Number of Loans in Trust)
TBW MORTGAGE-BACKED TRUST SERIES 2006-6	1864	\$93,200

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INVOICE

1525 South Beltline Road Coppell, Texas 75019 Phone 469-645-3000 Fax 866-490-0805

DATE: INVOICE # FOR: June 6, 2010 AHMSI Broading Boarding fees-TBWWELLS

Bill To: Wells Fargo P.O. Box 1450 Minneapolis, MN 55485-8113

Wiring instructions:
Bank Name - Bank of NY - Mellon
Account -1198864
ABA# - 043000261
Name - AHMSI - Servicing Operation
Reference - TBWWELLS

DESCRIPTION		AMOUNT
BWWELLS boarding fees - \$50 x 15,996		\$ 799,800.00
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	l:	
	TOTAL	\$ 799,800.00

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Third Party R	leview and Inventory	of TBW Servicing Files	
	E. Craato, S. C. Court	(Number of Loans) x =	
Loan Count	ROLL SELECTION OF LITTER AND	(Flat Rate Cost of Review)	
Coan Codur	MANIAM SECTION		it de filadita i di ancie de la companya de la comp
1864	\$3.50	6,524.00	TBW MORTGAGE-BACKED TRUST SERIES 2006-6

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Estimated Cost of Shipping TBW Servicing Files

Total For	
TBW 2006-6:	\$1,934.50

Loan Count	Allocation %	Shipping	Securitization Name
	Grand Live	Cost Est.	
6	0.0004	6.23	CSAB MORTGAGE - BACKED PASS-THROUGH CERTIFICATES, SERIES 2007-1
23	0.0014	23.87	CSMC MORTGAGE -BACKED PASS-THOURGH CERTIFICATES, SERIES 2007-4
133	0.0083	138.03	CSMC MORTGAGE -BACKED PASS-THROUGH CERTIFICTES, SERIES 2007-6
16	0.0010	16.61	CSMC MORTGAGE-BACKED PASS-THROUGH CERTIFICATES, SERIES 2007-7
803	0.0502	833.37	TBW MORTGAGE-BACKED TRUST SERIES 2006-1
1894	0.1184	1,965.63	TBW MORTGAGE-BACKED TRUST SERIES 2006-2
2102	0.1314	2,181,50	TBW MORTGAGE-BACKED TRUST SERIES 2006-3
1150	0.0719	1,193.50	TBW MORTGAGE-BACKED TRUST SERIES 2006-4
2089	0.1306	2,168.01	TBW MORTGAGE-BACKED TRUST SERIES 2006-5
1864	0.1165	1,934.50	TBW MORTGAGE-BACKED TRUST SERIES 2006-6
3056	0.1910	3,171.58	TBW MORTGAGE-BACKED TRUST SERIES 2007-1
2860	0.1788	2,968.17	TBW MORTGAGE-BACKED TRUST SERIES 2007-2
15996		16,601.00	

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Nationwide Title Company Allocation of Release Fees

	TBW 2006-6
Releases Only	480.00
Process and Release	825.00
TOTAL	1,305.00

Loan Specific Information

Fee Due to NTC	County	State	Loan Amt	Deal Name	WF Loan Number	Loan Number
7.50	Los Angeles	CA	632,000.00	TBW2006-6	1426091	1426091
7.50	Los Angeles	CA	275,000.00	TBW2006-6	1404430	1404430
7.50	Marin	CA	532,000.00	TBW2006-6	1367740	1367740
7.50	Riverside	CA	369,600.00	TBW2006-6	1388554	1388554
7.50	Orange	CA	575,000.00	TBW2006-6	1394886	1394886
7.50	Kern	CA	181,600.00	TBW2006-6	1412801	1412801
7.50	Los Angeles	CA	417,000.00	TBW2006-6	1334631	1334631
7.50	Los Angeles	CA	300,000.00	TBW2006-6	1350158	1350158
7.50	Los Angeles	CA	800,000.00	TBW2006-6	1384959	1384959
7.50	Riverside	CA	573,000.00	TBW2006-6	1280266	1280266
7.50	San Bernardino	CA	440,000.00	TBW2006-6	1337438	1337438
7.50	Orange	CA	465,000.00	TBW2006-6	1424125	1424125
7.50	Norfolk	MA	257,000.00	TBW2006-6	1373432	1373432
7.50	Sonoma	CA	500,000.00	TBW2006-6	1401556	1401556
7.50	Kern	CA	182,000.00	TBW2006-6	1418544	1418544
7.50	Snohomish	WA	237,900.00	TBW2006-6	1372385	1372385
7.50	Lexington	SC	154,000.00	TBW2006-6	1219744	1219744
7.50	Hamilton	ОН	95,000.00	TBW2006-6	1419240	1419240
7.50	Cook	IL	722,000.00	TBW2006-6	1325728	1325728
7.50	Cook	IL	204,000.00	TBW2006-6	1396780	1396780
7.50	Salt Lake	UT	139,500.00	TBW2006-6	1313884	1313884
7.50	San Bernardino	CA	190,000.00	TBW2006-6	1413839	1413839
7.50	Marion	FL	196,000.00	TBW2006-6	1408164	1408164
7.50	St. Clair	IL.	130,000.00	TBW2006-6	1413102	1413102
7.50	Orange	CA	524,000.00	TBW2006-6	1325622	1325622
7.50	Los Angeles	CA	330,000.00	TBW2006-6	1424675	1424675
7.50	San Diego	CA	165,000.00	TBW2006-6	1421478	1421478
7.50	Hamilton	OH	124,000.00	TBW2006-6	1381400	1381400
7.50	Orange	CA	1,500,000.00	TBW2006-6	1381862	1381862
7.50	Fresno	CA	67,500.00	TBW2006-6	1394255	1394255
7.50	Norfolk	MA	148,000.00	TBW2006-6	1372862	1372862
7.50	Middlesex South	MA	382,400.00	TBW2006-6	1400481	1400481
7.50	Lisbon	CT	184,000.00	TBW2006-6	1362070	1362070
7.50	Los Angeles	CA	362,000.00	TBW2006-6	1392101	1392101
7.50	Orange	CA	437,000.00	TBW2006-6	1327604	1327604
7.50	Norfolk	MA	228,750.00	TBW2006-6	1391080	1391080
7.50	Sutter	CA	138,500.00	TBW2006-6	1372255	1372255
7.50	Cook	IL	235,000.00	TBW2006-6	1421615	1421615
7.50	Mesa	CO	202,500.00	TBW2006-6	1418153	1418153
7.50	Middlesex South	MA	500,000.00	TBW2006-6	1317390	1317390
7.50	Fayette	KY	650,000.00	TBW2006-6	1174088	1174088
7.50	Weber	UT	144,800.00	TBW2006-6	1368690	1368690

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Loan Number	WF Loan Number	Deal Name	Loan Amt	State	County	Fee Due to NTC
1364439	1364439	TBW2006-6	304,000.00	NJ	Passaic	7.50
1383790	1383790	TBW2006-6	76,000.00	SC	York	7.50
1338669	1338669	TBW2006-6	90,800.00	GA	Barrow	7.50
1381368	1381368	TBW2006-6	172,000.00	MA	Norfolk	7.50
1372798	1372798	TBW2006-6	122,000.00	NC	Wake	7.50
1367276	1367276	TBW2006-6	159,900.00	NC	Cabarrus	7.50
1348434	1348434	TBW2006-6	117,600.00	GA	Carroll	7.50
1412422	1412422	TBW2006-6	112,720.00	GA	Barrow	7.50
1395570	1395570	TBW2006-6	70,400.00	TN	Hardin	7.50
1386486	1386486	TBW2006-6	149,200.00	MS	Desoto	7.50
1400957	1400957	TBW2006-6	109,900.00	MO	Jefferson	7.50
1395233	1395233	TBW2006-6	182,850.00	KS	Leavenworth	7.50
1415391	1415391	TBW2006-6	104,000.00	TX	Harris	7.50
1430358	1430358	TBW2006-6	135,200.00	CO	Denver	7.50
1312463	1312463	TBW2006-6	520,000.00	WY	Teton	7.50
1418309	1418309	TBW2006-6	115,600.00	ŲT	Davis	7.50
1304402	1304402	TBW2006-6	480,000.00	CA	Los Angeles	7.50
1427818	1427818	TBW2006-6	300,000.00	VA	Prince William	7.50
1324825	1324825	TBW2006-6	585,000.00	MA	Barnstable	7.50
1273636	1273636	TBW2006-6	700,000.00	IL.	Cook	7.50
1390085	1390085	TBW2006-6	273,383.00	TX	Travis	7.50
1431498	1431498	TBW2006-6	117,600.00	UT	Box Elder	7.50
1407399	1407399	TBW2006-6	80,000.00	GA	Glynn	75.00
1295236	1295236	TBW2006-6	120,000.00	MD		75.00
1380037	1380037	TBW2006-6	120,300.00	UT	Utah	75.00
1443336	1443336	TBW2006-6	128,000.00	UT	1	75.00
1382550	1382550	TBW2006-6	188,000.00	GA	Bryan	75.00
1395174	1395174	TBW2006-6	232,000.00	MN	Dakota	75.00
1325204	1325204	TBW2006-6	592,500.00	CA	1	75.00
1326547	1326547	TBW2006-6	750,000.00	PA	Montgomery	75.00
1369962	1369962	TBW2006-6	134,400.00	CO		75.00
1398410	1398410	TBW2006-6	186,000.00	WA		75.00
1407891	1407891	TBW2006-6	100,000.00	FL		75.00

Total:	1.305	00

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Lien Searches

. Deal :	No. of Searches	Cost per Search	January Total
TBW 2006-6	76	125.00	9,500.00

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Wells Fargo Travel Expenses

Total for TBW 2006-6 \$	960.95

		Amount	\$8,028.89
Trust	Current Aggregate UPB	ક્લાં ≗્Allocation	Dollar Amount per Trust
CSAB 2007-1	2,161,896.54		\$5.20
CSMC 2007-4	14,556,468.25	0.00	\$35.02
CSMC 2007-6	81,551,990.58	0.02	\$196.22
CSMC 2007-7	9,995,416.99		\$24.05
TBW 2006-1	251,535,248.37	0.08	\$605.23
TBW 2006-2	402,186,652.00	0.12	\$967.71
TBW 2006-4	264,396,842.26	0.08	\$636.17
TBW 2007-2	521,367,853.62	0.16	\$1,254.48
TBW 2006-3	417,962,608.36	0.13	\$1,005.67
TBW 2006-5	390,001,987.57	0.12	\$938.40
TBW 2006-6	399,374,925.01	0.12	\$960.95
TBW 2007-1	581,757,742.85	0.17	\$1,399.78
	\$3,336,849,632.40	1.00	\$8,028.89

Detailed Travel Expenses

Expense Category	WF Attendee	Dollar Amount
TBW Hearing 9/11/09	Jim Thomes	\$1,193
TBW/MBIA JAX 9/29/09	Jim Thomes	\$525
TBW Ocala 9/17/09	Jim Thomes	\$908
TBW Hearing 10/8/09	Jim Thomes	\$1,040
AHMSI TX 12/2/09	Jim Thomes	\$818
TBW Ocala 2/10/10	Jim Thomes	\$1,055
TBW Ocala 8/11/09	Jim Thomes	\$1,196
TBW/MBIA JAX 9/29/09	Greg Hausner	\$445
AHMSI TX 12/2/09	Greg Hausner	\$850
	TOTAL:	\$8,028.89

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SCHEDULE C

Mortgage Loan Boarding Costs of Subservicer in Compliance with Borrower Protocol

the second of th	to comply with Borrower	(\$50.00 Flat Rate Boarding Fee) x (Number of Loans required to be boarded)
TBW2006-6	29	1,450.00

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INVOICE



American Home Mortgage Servicing, Inc. Lantz Tooke 1525 Beltline Road Coppell, TX 75049

INVOICE #10001 DATE: JUNE 6, 2010

TO:

Greg Hausner Wells Fargo FOR:

Boarding Fees on Additional TBW loans

DESCRIPTION	AMOUNT
Boarding Fees on Additional 223 TBW loans @ \$50 each (Loans boarded to assist in refunding funds due to borrowers on loans paid in full at TBW)	\$11,150.00
TOTAL	11,150.00

Please wire funds to:

Mellon Bank Pittsburgh, PA ABA#043000261

Account Number: 119-8864

Account Name: AHMSI Operating Account

Reference: GL 4322 Boarding Fees - 223 TBW Loans

Thank you for your business!

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SCHEDULE D

D&R Expense Allocation: Linda Stinson and Mary Sohlberg

Total for TBW 2006-6:	\$19,132.95
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\$159,859.2	TOTAL:		
Dollar Amount	Allocation	Current Aggregate UPB	Transaction :
\$103.5	0.00	2,161,896.54	CSAB2007-1
\$697.3	0.00	14,556,468.25	CSMC2007-4
\$3,906.9	0.02	81,551,990.58	CSMC2007-6
\$478.8	0.00	9,995,416.99	CSMC2007-7
\$12,050.3	0.08	251,535,248.37	TBW2006-1
\$19,267.6	0.12	402,186,652.00	TBW2006-2
\$12,666.5	0.08	264,396,842.26	TBW2006-4
\$24,977.2	0.16	521,367,853.62	TBW2007-2
\$20,023.4	0.13	417,962,608.36	TBW2006-3
\$18,683.9	0.12	390,001,987.57	TBW2006-5
\$19 , 132,9	7.0.12	399,374,925.01	TBW2006-6
\$27,870.4	0.17	581,757,742.85	TBW2007-1
\$159,859.2	1.00	\$3,336,849,632.40	

Breakdown of Stinson and Sohlberg expenses:

Linda Stinson Time Description	Total Number of Hours	Flat Rate Charge	Costs
Internal meetings and		-	
conference calls	26	\$350	\$9,100
Review of email			
communications and related			
responses	43.98	\$350	\$15,393
Total:	69.98		\$24,493

Mary Sohlberg Time Description	Total Number of Hours	Flat Rate Charge	Costs
Internal meetings and			
conference calls	121.07	\$350	\$42,378.08
Review of email communications, related responses, and investor			
inquiries	265.68	\$350	\$92,980.17
Total:	386.75		\$135,358.25

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SCHEDULE E

Allocation of Legal Expenses

Total for TBW 2006-6	\$136,887.94

		Total Invoice Amount	\$1,079,889.05	\$53,645.39	\$10,189.00	
			Alston & Bird LLP	Smith Hulsey & Busey	Bledsoe Schmidt Lang & Wilkinson, P.A.	
Transaction	Current Aggregate UPB	Allocation	Dollar Amount	Dollar Amount	Dollar Amount	TOTAL Legal Fees
CSAB2007-1	2,161,896.54	0.00	\$699.64	\$34.76	\$6.60	\$741.00
CSMC2007-4	14,556,468.25	0.00	\$4,710.84	\$234.02	\$44.45	\$4,989.31
CSMC2007-6	81,551,990.58	0.02	\$26,392.29	\$1,311.08	\$249.02	\$27,952.39
CSMC2007-7	9,995,416.99	0.00	\$3,234.77	\$160.69	\$30.52	\$3,425.98
TBW2006-1	251,535,248.37	0.08	\$81,403.18	\$4,043.85	\$768.06	\$86,215.08
TBW2006-2	402,186,652.00	0.12	\$130,157.79	\$6,465.82	\$1,228.07	\$137,851.67
TBW2006-4	264,396,842.26	0.08	\$85,565.51	\$4,250.62	\$807.33	\$90,623.46
TBW2007-2	521,367,853.62	0.16	\$168,727.84	\$8,381.85	\$1,591.99	\$178,701.68
TBW2006-3	417,962,608.36	0.13	\$135,263.29	\$6,719.44	\$1,276.24	\$143,258.97
TBW2006-5	390,001,987.57	0.12	\$126,214.52	\$6,269.93	\$1,190.86	\$133,675.31
TBW2008-6	399,374,925.01	~	\$129,247.84	\$6,420.61	\$1,219.48	\$136,887.94
TBW2007-1	581,757,742.85	0.17	\$188,271.54	\$9,352.72	\$1,776.39	\$199,400.64
	\$3,336,849,632.40	1.00	\$1,079,889.05	\$53,645.39	\$10,189.00	\$1,143,723.44

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SCHEDULE F

Summary of Trust Moneys Claim

Category of Expense	Schedule Number	Dollar Amount
Total Possible Amounts on Balance at Colonial and Regions	F-1	\$14,963,074.00
Prepayment Interest Shortall Amounts due from TBW prior to		
Transition Date	F-2	\$26,245.32

Total:	\$14,989,319.32

^{***}Each amount is specifically described on the Schedules that follow.

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Summary of Amounts on Balance at Colonial Bank and Regions Bank, as Reported by the Debtor, on June 8, 2010 *

Account Summary Information for TBW 2006-6	Amount
TBW 2006-6 Total Amounts on Balance	\$14,936,227.00
Wells Fargo - Not Trust Specific Total ****	\$26,847.00

Total Possible Amount on Balance at Colonial and Regions:

\$14,963,074.00

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^{*} Amounts reflected on this Schedule were provided to Wells Fargo by the Debtor on June 8, 2010. Wells Fargo reserves the right to amend this Schedule pending final reconciliation of all of the Debtor's funds on balance at Colonial, Regions, or any other banking institution where the Debtor holds, or previously held, accounts.

^{****} The Debtor also reported a category of funds designated as "not trust specific." On information and belief, all or a portion of this amount may belong to the Trust.

repayment Interest Shortfall Amounts

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LE DÀTE	, Lunzi	LOAN	Total Loss Gain	Scheduled Payment Amount	Scheduled Scheduled Beginning ayment Amount Principal Balance	Current Loan Rate	Current Loan Rate Pass-Through Rate	Scheduled Principal Payment Amount	Scheduled Paid-in-Full Number of Liquidation ("PIF") Date Days PIF	Paid In-Full Number of ("PIF") Date Days PIF	umber of lays PIF	Number of Prepayment Interest Shortfall "PPIS") Days	Total of F
1/1/2009	1 POND TRAPONES	0001401550	00.0\$	\$540.28	\$76,800.13	7.25	7	76.28	\$76,723.85	10/1/2009	1	29	\$ 433.07
047700	TRW2006-6	0001373201	00 0\$	\$2 929 19	8	80	7.75	337.99	\$388,342.25	9/30/2009	30	0	٠
0/1/2009	12009 TBW2006-6	0001404857	\$0.00	\$2,970.83	\$	7.75	7.5	0	\$460,000 00	9/30/2009	30	0	

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SCHEDULE G

Reimbursement Interest Paid to Certificate Insurer As of 5/31/2010

-		TBW 2006-6 (MI	BIA)	
Month	Days	Claim Paid or Reimbursed to Insurer	Interest	Balance
9-Aug		\$464,435.87	\$ -	\$464,435.87
9-Sep	31	\$464,435.87	\$2,465.33	\$931,337.07
9-Oct	31	\$464,435.87	\$4,943.74	\$1,400,716.68
9-Nov	30	\$281,391.35	\$7,195.46	\$1,689,303.49
9-Dec	33	\$-	\$9,545.72	\$1,698,849.21
10-Jan	28	\$-	\$8,145.17	\$1,706,994.38
10-Feb	31	\$-	\$9,061.10	\$1,716,055.48
10-Mar	28	(\$426,399.57)	\$8,227.66	\$1,297,883.57
10-Apr	32	(\$190,009.23)	\$7,111.69	\$1,114,986.03
10-May			\$5,536.75	\$708,916.38
Total Inter	est on Cla	l im:	\$62,232.62	

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REO Bulk Sales Calculations

PBLoant PrincipalBalance	8,569 \$ 168,569	0,279 \$ 160,279	0,279 \$ 160,279	8,569 \$ 168,569	\$ 168,569 \$ 168,569	826.263 \$ 826.263
-	11/14/2008 \$ 168,569	11/13/2008 \$ 160,279	11/13/2008 \$ 160.279 \$	1/13/2008 \$ 168,569	s	\$ 82
Forectosure		, i	,			
Net Contact: Estimated Closing Forectosure Sale	7/31/2009	7/31/2009	7/31/2009	7/31/2009	7/31/2009	
	\$ 4,705.00	4,705.00	\$ 4,705.00	\$ 4,705.00	\$ 4,705.00	\$ 23,525,00
Current List ContractDate Contract Price	7/8/2009 \$ 103,448.27 \$	7/8/2009 \$ 103,448 27 \$	7/8/2009 \$ 103,448.27 \$	7/8/2009 \$ 103,448.27 \$	7/8/2009 \$ 103,448.27 \$ 4,705.00	
ContractDate			7/8/2009	7/8/2009	7/8/2009	
Current List	\$ 169,900	\$ 159,900	\$ 159,900	\$ 169,900		009'699 \$
County	Jackson \$	Jackson \$	Jackson \$	Jackson	Jackson	
State	S.	ä	ğ	ĕ	OR S	
AJO .	Medford	Medford	Medford	Medford	Medford	
TBW Loss Reported	192,707.76 Medford	182,242.38 Medford	182,512.10 Medford	193,334.76 Medford	192,277.76 Medford	943,074.76
	4,705 00 recd 08/21/09; applied towards to Escrow- PB- 1380005 168,568.72 Charge-Off-10-09-2009	4,705 00 recd 08/21/09; applied towards to Escrow- PB- 1380011 160,278.58 Charge-Off 10/09/2009	4,705 00 recd 08/21/09; applied towards to Escrow- PB- 1380026 160,278 58 Charge-Off 10/09/2009	4,705.00 recd 08/21/09; applied towards to Escrow-PB- 1380056 168,568.72 Charge-Off 10-09-2009	4,705 00 recd 08/21/09; 3,614 00-towards to Escrow; 1,091,00 1376699 FCL Fees- PB-168,568.72 Charge-Off	
Case	1380005	1380011	1380026	1380056	1376699	

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SCHEDULE I

Total Amount of Custodial Fees paid as of 5/31/2010:	\$31,393.13
<u> </u>	
Total Paid for	
TBW 2006-6:	\$3,883.32

Allocation of Custodial Fees per Trust

Current Aggregate UPB	Allocation	Pro-Rata Portion of Custodial Fees	Trust
251,535,248.37	0.08	\$2,445.80	TBW2006-1
402,186,652.00	0.12	\$3,910.66	TBW2006-2
264,396,842.26	0.08	\$2,570.86	TBW2006-4
521,367,853.62	0.16	\$5,069.52	TBW2007-2
417,962,608.36	0.13	\$4,064.06	TBW2006-3
390,001,987.57	0.12	\$3,792.18	TBW2006-5
399,374,925.01	0.12	######################################	TBW2006-6
581,757,742.85	0.18		TBW2007-1
\$3,228,583,860.04	1.00	\$31,393.13	

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March 01, 2010

BRANCH BANKING & TRUST COMPANY DOCUMENT CUSTODY DEPARTMENT 201 E. PINE STREET, SUITE 730 ORLANDO, FL 32801-

TAYLOR, BEAN & WHITAKER MORTGAGE CORPORATION

DE ARMAS, DELTON

101 N.E. 2ND STREET OCALA FL 34470

Phone: 800-728-1129

Fax: 352-867-1190

Billing Period:

10/1/2009

thru 10/31/2009

Pay Method:

Cash

Invoice Number:

11450

Invoice Amount: Invoice Balance:

3,806.76 3,090,75

Account: Fee Schedule:

TBW SECURITIES

TBW MBS FEE SCHEDULE

Close Date:

Notation:

Fee Type by Billing Class	 Item Cost	Item Count	Min Cost	Item Amount]
LOAN TRANSACTIONS	 				• • • • • • •
Pool Storage	0.250000	15587	0.00	3,896.75	·.
	_	15,587		3,896.75	
		15,587		3;896.73	948.38

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March 01, 2010

BRANCH BANKING & TRUST COMPANY DOCUMENT CUSTODY DEPARTMENT 201 E. PINE STREET, SUITE 730 ORLANDO, FL 32801-

TAYLOR, BEAN & WHITAKER MORTGAGE CORPORATION

ATTN:

DE ARMAS, DELTON-101 N.E. 2ND STREET OCALA, FL 34470

Phone: 800-728-1129

Fax: 352-867-1190

Billing Period:

11/1/2009

thru 11/30/2009

Pay Method:

Cash

Invoice Number:

11451

Invoice Amount:

3,896.75

Account: -

TBW SECURITIES

Invoice Balance:

Fee Schedule:

TBW MBS FEE SCHEDULE

3,896.75

Close Date:

Fee Type by Billing Class		ltem Cost	Item Count	Min Cost	Item Amount
LOAN TRANSACTIONS Pool Storage		. 0.250000	15587	0.00	3,896.75
	· .	_	15,587		3,896.75
		·	15,587		3,896.75

March 01, 2010

BRANCH BANKING & TRUST COMPANY DOCUMENT CUSTODY DEPARTMENT 201 E. PINE STREET, SUITE 730 ORLANDO, FL 32801-

TAYLOR, BEAN & WHITAKER MORTGAGE CORPORATION

ATTN: DE ARMAS.DELTON 101 N.E. 2ND STREET

OCALA, FL 34470

Phone: 800-728-1129

Fax: 352-867-1190

Billing Period:

12/1/2009

thru 12/31/2009

Pay Method: Invoice Amount:

Invoice Balance:

Cash 3.956.25

3,956.25

Invoice Number: Account:

11452

TBW SECURITIES

Fee Schedule: TBW MBS FEE SCHEDULE

Close Date:

Fee Type by Billing Class	Item Cost	Item Count	Min Cost	Item Amount
LOAN TRANSACTIONS				
Loan Release	2.500000	13	0.00	32.50
Loan Reinstatement	2.500000	11	0.00	27.50
Pool Storage	0.250000	15585	0.00	3,896.25
,	 ·	15,609		3,956.25
	-	15,609		3,956.25

March 01, 2010

BRANCH BANKING & TRUST COMPANY DOCUMENT CUSTODY DEPARTMENT 201 E. PINE STREET, SUITE 730 ORLANDO, FL 32801-

TAYLOR, BEAN & WHITAKER MORTGAGE CORPORATION

DE ARMAS, DELTON ATTN:

101 N.E. 2ND STREET OCALA, FL 34470

Phone: 800-728-1129

Fax: 352-867-1190

Billing Period:

1/1/2010

thru 1/31/2010

Pay Method:

Cash

Invoice Number:

11457

Invoice Amount: Invoice Balance:

3,896.25 3,896.25

Account:

TBW SECURITIES

Fee Schedule:

TBW MBS FEE SCHEDULE

Close Date:

Fee Type by Billing Class	<u> </u>		Item Cost	item Count	Min Cost	Item Amount
LOAN TRANSACTIONS Pool Storage	•		0.250000	15585 15,585	0.00	3,896.25 3,896.25
		• .		15,585	•	3,896.25

March 01, 2010

BRANCH BANKING & TRUST COMPANY DOCUMENT CUSTODY DEPARTMENT 201 E. PINE STREET, SUITE 730 ORLANDO, FL. 32801-

TAYLOR, BEAN & WHITAKER MORTGAGE CORPORATION

ATTN: DE ARMAS, DELTON 101 N.E. 2ND STREET

OCALA, FL 34470

Phone: 800-728-1129

Fax: 352-867-1190

Billing Period:

2/1/2010

thru 2/28/2010

Pay Method: .

Cash

Invoice Number:

11474

Invoice Amount:

3,896.25

Account: Fee Schedule:

TBW SECURITIES

TBW MBS FEE SCHEDULE

Invoice Balance:

3,896.25

Close Date:

Notation:

Fee Type by.Billing Class	ttem Cost	Item Count	Min Cost	Item Amount
LOAN TRANSACTIONS Pool Storage	0.250000	15585	0.00	3,896.25
	-	15,585		3,896.25
	_	15,585		3,896.25

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May 03, 2010

BRANCH BANKING & TRUST COMPANY DOCUMENT CUSTODY DEPARTMENT 201 E. PINE STREET, SUITE 730 ORLANDO, FL 32801-

To: TAYLOR, BEAN & WHITAKER MORTGAGE CORPORATION

ATTN:

SOHBERG, MARY

SIXTH AND MARQUETTE, MAC N9311-161

MINNEAPOLIS, MN 55479

Phone:

Fax: 612-316-0737

Billing Period:

4/1/2010

thru 4/30/2010

Pay Method:

Cash

Invoice Number: Account:

11543

Invoice Amount:

4.594.50

Fee Schedule:

TBW SECURITIES

Invoice Balance:

4,594.50

Close Date:

TBW MBS FEE SCHEDULE

Fee Type by Billing Class	Item Cost	Item Count	Min Cost	Item Amount
LOAN TRANSACTIONS				
Loan Release	2.500000	308	0.00	770.00
Loan Reinstatement	2.500000	26	0.00	65.00
Pool Storage	0.250000	15038	0.00	3,759.50
	· •	15,372		4,594.50
	•	15,372		4,594.50

May 03, 2010

BRANCH BANKING & TRUST COMPANY DOCUMENT CUSTODY DEPARTMENT 201 E. PINE STREET, SUITE 730 ORLANDO, FL 32801-

To: TAYLOR, BEAN & WHITAKER MORTGAGE CORPORATION

ATTN: DE ARMAS, DELTON

101 N.E. 2ND STREET OCALA, FL 34470

Phone: 800-728-1129

Fax: 352-867-1190

Billing Period:

3/1/2010

thru 3/31/2010

Pay Method:

Cash

Invoice Number:

11510

Invoice Amount: Invoice Balance: 9,204.75

Account:

TBW SECURITIES

9.204.75

Fee Schedule:

TBW MBS FEE SCHEDULE

Close Date:

Fee Type by Billing Class			Item Cost	Item Count	Min Cost	Item Amount
LOAN TRANSACTIONS Loan Release			2.500000	1488	0.00	3.720.00
Loan Reinstatement			2.500000	676·	0.00	1,690.00
Pool Storage			0.250000	15179	0.00	3,794.75
				17,343		9,204.75
•		,	· . -	17,343		9,204.75

SCHEDULE J

Projected Custodial Fees for TBW 2006-6

	TBW 2006-6	Description of Amount
Loan Count	1,648	Current number of loans remaining in Trust
Final Certifications	10.00	Based on 52 Outstanding Exceptions at \$10.00 per Certification
Releases	4,120.00	Based on \$2.50 per release for all remaining loans held by Custodian
Reinstatements	412.50	Estimate of 10% of Remaining Loans will be restated
Release of Reinistatements	412.50	Assumes all loans reinstated will eventually be released.
Storage Costs	37,997.32	See Loan Storage Analysis below.
Total Projected Custody	42,952.32	

LOAN STORAGE ANALYSIS:

	Total Loans in	Cost per	Estimated
	Storage	Annum	Storage
May 31, 2010	13,986	3.00	41,958.00
May 31, 2011	12,986	3.00	38,958.00
May 31, 2012	11,986	3.00	35,958.00
May 31, 2013	10,986	3.00	32,958.00
May 31, 2014	9,986	3.00	29,958.00
May 31, 2015	8,986	3.00	26,958.00
May 31, 2016	7,986	3.00	23,958.00
May 31, 2017	6,986	3.00	20,958.00
May 31, 2018	5,986	3.00	17,958.00
May 31, 2019	4,986	3.00	14,958.00
May 31, 2020	3,986	3.00	11,958.00
May 31, 2021	2,986	3.00	8,958.00
May 31, 2022	2,886	3.00	8,658.00
May 31, 2023	1,886	3.00	5,658.00
May 21, 2024	886	3.00	2,658.00
		-	322,470.00

Note: Assumes a loan count reduction of 1,000 loans per year based on the below historic information.

9-May	15,859	9-Jan	16,287	
10-Apr	15,038	9-Dec	15,179	
Loan Storage Reduction	821	-	1,108 Assume 1,000	per annum

Allocation by Loa	Allocation	
		by Cost
TBW 2006-1	0.05	16,416.32
TBW 2006-2	0.12	39,080.98
TBW 2006-3	0.13	42,585.59
TBW 2006-4	0.07	23,079.68
TBW 2006-5	0.13	42,078.35
TBW 2006-6	0.12	37,997.32
TBW 2007-1	0.19	61,837.88
TBW 2007-2	0.18	59,393.87
	1.00	322,470.00

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SCHEDULE K

TBW 2006-6 Cost of Funds for Advances

			December 2009			
	Net Advance Made	Date	Total Outstanding	Rate	Days	Cost of Funds
P&I Advances				0.30%	0	
Corporate Advanes	308,490.20	12/23/09	308,490.20	0.30%	37	95.07
Escrow Advances	343,378.70	12/23/09	343,378.70	0.30%	37	105.82
FDIC Escrow Advances	604,311.03	12/23/09	604,311.03	0.30%	37	186.23
FDIC Suspense Advances	102,778.25	12/23/09	102,778.25	0.30%	37	31.67
Totals	1,358,958.18		1,358,958.18			418.78
			January 2010			
	Net Advance Made	Date	Total Outstanding	Rate	Days	Cost of Funds
P&I Advances	1,950,663.54	1/22/10	1,950,663.54	0.30%	33	536.14
Corporate Advanes	517,848.37	1/29/10	826,338.57	0.30%	21	144.53
Escrow Advances	264,192.84	1/29/10	607,571.54	0.30%	21	106.27
FDIC Escrow Advances	629,668.90	1/29/10	1,233,979.93	0.30%	21	215.83
FDIC Suspense Advances	304,408.25	1/29/10	407,186.50	0.30%	21	71.22
Totals	3,666,781.90		5,025,740.08			1,073.98
			February 2010			
	Net Advance Made	Date	Total Outstanding	Rate	Days	Cost of Funds
P&I Advances	1,246,550.42	2/24/10	3,197,213.96	0.30%	28	745.61
Corporate Advanes Escrow Advances	157,338.17 291,910.37	2/19/10 2/19/10	983,676.74	0.30%	24	196.63
FDIC Escrow Advances	277,839.95	2/19/10	899,481.91 1,511,819.88	0.30% 0.30%	24 24	179.80 302.20
FDIC Suspense Advances	157,971.60	2/19/10	565,158.10	0.30%	24	112.97
Totals	2,131,610.51	2, 10, 10	7,157,350.59	0.0070		1,537.20
			March 2010			
	Net Advance Made	Date	Total Outstanding	Rate	Days	Cost of Funds
P&I Advances	887,787.13	3/24/10	4.095.004.00	0.30%	30	1 020 60
Corporate Advances	125,852.74	3/15/10	4,085,001.09 1,109,529.48	0.30%	37	1,020.69 341.92
Escrow Advances	176,777.02	3/15/10	1,076,258.93	0.30%	37	331.66
FDIC Escrow Advances	187,780.20	3/15/10	1,699,600.08	0.30%	37	523.76
FDIC Suspense Advances	4,963.18	3/15/10	570,121.28	0.30%	37	175.69
Totals	1,383,160.27		8,540,510.86			2,393.72
			April 2010			
			April 2010			
	Net Advance Made	Date	Total Outstanding	Rate	Days	Cost of Funds
P&I Advances	302,657.02	4/23/10	4,387,658.11	0.30%	31	1,132.86
Corporate Advanes	23,627.58	4/21/10	1,133,157.06	0.30%	29	273.70
Escrow Advances	25,600.28	4/21/10	1,101,859.21	0.30%	29	266.14
FDIC Escrow Advances FDIC Suspense Advances	57,112.75	4/21/10	1,756,712.83	0.30%	29	424.31
Totals	15,703.57 424,701.20	4/21/10	585,824.85 8,965,212.06	0.30%	29	141.50 2,238.49
			May 2010			
	Net Advance Made	Date	Total Outstanding	Rate	Days	Cost of Funds
P&I Advances	736,162.93	5/24/10	5,123,821.03	0.30%	8	341.40
Corporate Advanes	100 000 50	5/20/10	1,261,820.62	0.30%	12	126.11
	128,663.56					
Escrow Advances	71,203.27	5/20/10	1,173,062.48	0.30%	12	117.24
Escrow Advances FDIC Escrow Advances	71,203.27 58,037.72	5/20/10 5/20/10	1,173,062.48 1,814,750.55	0.30%	12	181.38
Escrow Advances	71,203.27	5/20/10	1,173,062.48			