

UNITED STATES BANKRUPTCY COURT Middle District of Florida, Jacksonville Div.

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 of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.

Name of Creditor (the person or other entity to whom the debtor owes money or property):
Alverson, Taylor, Mortensen & Sanders

Check this box to indicate that this claim amends a previously filed claim.

Name and address where notices should be sent:
Alverson, Taylor, Mortensen & Sanders
7401 W. Charleston Blvd., Las Vegas, Nevada 89117

CLAIM FILED
JACKSONVILLE, FLORIDA

Court Claim Number: _____
(If known)

Telephone number:
(702) 384-7000

JUN 15 2010

Filed on: _____

Name and address where payment should be sent (if different from above):

CLERK, U.S. BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA

Alverson, Taylor, Mortensen & Sanders
7401 W. Charleston Blvd., Las Vegas, Nevada 89117

Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.

Telephone number:
(702) 384-7000

Check this box if you are the debtor or trustee in this case.

1. Amount of Claim as of Date Case Filed: \$ 9,857.00

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.

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.

2. Basis for Claim: services performed
(See instruction #2 on reverse side.)

Domestic support obligations under 11 U.S.C. §507(a)(1)(A) or (a)(1)(B).

3. Last four digits of any number by which creditor identifies debtor: 7470

3a. Debtor may have scheduled account as: _____
(See instruction #3a on reverse side.)

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).

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: Real Estate Motor Vehicle 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: \$ _____

Contributions to an employee benefit plan - 11 U.S.C. §507 (a)(5).

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).

Taxes or penalties owed to governmental units - 11 U.S.C. §507 (a)(8).

Other - Specify applicable paragraph of 11 U.S.C. §507 (a)().

Amount entitled to priority:

\$ _____

*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.

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 instruction 7 and 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:

FOR COURT USE ONLY

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 to file this claim and state address and telephone number if different from the address above. Attach copy of power of attorney, if any.

T, B & W Mortgage Corp.



03067

6-15-10

Shirley Blazich
Shirley Blazich
Associate Attorney

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. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information. You may be required to provide additional disclosure if the trustee or another party in interest files an objection to your claim.

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). If the claim is based on the delivery of health care goods or services, see instruction 2. 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 a person, corporation, or other entity owed a debt by the debtor that arose on or before the date of the bankruptcy filing. See 11 U.S.C. §101 (10)

Claim

A claim is the creditor's right to receive payment on a debt owed by the debtor that arose 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.

Mail original claim and copies of supporting documentation to:

If by regular mail

TB&W Mortgage
c/o BMC Group, Claims Processing
P.O. Box 3020
Chanhassen, MN 55317-3020

If by messenger or overnight courier

TB&W Mortgage
c/o BMC Group, Claims Processing
18750 Lake Drive East
Chanhassen, MN 55317

Once filed, a "Filed" stamped copy of the claim will be returned to the claimant within three (3) business days of docketing **If** the claimant encloses a stamped, self-addressed envelope with a copy of the proof of claim.

The Debtors are:

Taylor, Bean & Whitaker Mortgage Corp. Case No. 3:09-bk-07047-JAF□

REO Specialists, LLC Case No. 3:09-bk-10022-JAF□

Home America Mortgage, Inc Case No. □3:09-bk-10023-JAF□□

E-mail 11/17/09

ALVERSON, TAYLOR, MORTENSEN & SANDERS

7401 WEST CHARLESTON BOULEVARD

LAS VEGAS, NEVADA 89117-1401

(702) 384-7000

Tax ID # 88-0183873

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
General Counsel
5150 Stilesboro Road
Building 500, Suite 500
Kennesaw GA 30152

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10/31/2009
FILE NO. 17863-00Q
STATEMENT NO: 4

ATTN: Jeffrey Cavender

Taylor, Bean & Whitaker adv. Taddeo

Adverse Firm(s) & Attorney(s) : Michael R. Mushkin,
Esq.
State/Forum : Eighth Judicial District Court
Case Number : A572374
Filing Date : October 22, 2008
Firm Liability Estimate :

				HOURS
08/06/2009	SB	L110 A107	Telephone conference with opposing counsel re: TBW status and stay of foreclosure proceedings in cases	0.20
08/24/2009	SB	L110 A103	Dictate e-mail correspondence to/from John Lippincott re: TBW's bankruptcy filing (3 e-mails)	0.40
08/25/2009	SB	L110 A103	Dictate correspondence to opposing counsel re: bankruptcy automatic stay	0.30
	SB	L110 A103	Dictate Notice of Automatic Stay	0.20
08/26/2009	SB	L110 A108	Telephone conference with Bill Gamage re: foreclosure status in light of recent bankruptcy filing by TBW (2 calls)	0.40
08/27/2009	SB	L110 A107	Telephone conference with opposing counsel re: status of foreclosure proceedings in light of TBW bankruptcy filing	0.30
	SB	L110 A103	Dictate e-mail correspondence to/from John Lippincott re: what is going to happen with pending foreclosure sales in litigated cases	0.30

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

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Taylor, Bean & Whitaker adv. Taddeo

				HOURS		
09/01/2009	SB	L110	A108 Telephone conference with John Lippincott re: TBW status and bankruptcy effect on foreclosure sales	0.30		
	SB	L110	A103 Dictate e-mail correspondence to/from John Lippincott re: list of TBW loans we are handling and whom they have been sold to	0.30		
09/03/2009	SB	L110	A103 Dictate e-mail correspondence to/from John Lippincott re: status of filing Notices of Automatic Stay in pending litigation	0.40		
10/09/2009	SB	L110	A103 Dictate e-mail correspondence to/from Jeffrey Cavender re: TBW status of cases where a Notice of Stay has not been filed	0.40		
				Total current services rendered	3.50	647.50

RECAPITULATION

TIMEKEEPER	HOURS	HOURLY RATE	TOTAL
Shirley Blazich	3.50	\$185.00	\$647.50

Balance forward	\$9,209.50
Total current fees and expenses	647.50
 New Balance Due and Owing	 <u>\$9,857.00</u>

PAST DUE AMOUNTS

0-30	31-60	61-90	91-120	121-180	181+
647.50	0.00	3,080.00	0.00	0.00	6,129.50

Task Code RECAPITULATION

L110 Fact Investigation/Development	647.50	0.00
L100 DO NOT USE	647.50	0.00

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

Taylor, Bean & Whitaker adv. Taddeo

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10/31/2009

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Please return copy of this statement with remittance
Payments received after date on current statement
will reflect on next billing cycle

ALVERSON, TAYLOR, MORTENSEN & SANDERS

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Tax ID # 88-0183873

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
Associate Counsel
5150 Stilesboro Road
Building 500, Suite 500
Kennesaw GA 30152

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04/30/2009
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ATTN: John Lippincott

Taylor, Bean & Whitaker adv. Taddeo

			HOURS
02/19/2009	SB	L110 A108 Telephone conference with Michael Mushkin's office re: whether Answer to First Amended Complaint due on behalf of TBW	0.30
	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott re: whether Answer to First Amended Complaint is due (2 e-mails)	0.40
02/26/2009	SB	L110 A107 Telephone conference with opposing counsel re: case status in light of first amended complaint being filed and specific mortgages held by TBW	0.50
	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott re: case status in light of first amended complaint having been filed	0.40
	SB	L140 A103 Dictate correspondence to opposing counsel re: confirmation of open ended extension of time to file Answer to first amended complaint	0.30
03/19/2009	SB	L120 A104 Analysis of loan information provided by client for Catherine Egan	1.50
03/22/2009	SB	L120 A104 Analysis of mortgage loan file provided by client for Juchin Chang	1.50
03/23/2009	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott re: criteria for issuing mortgages to people purchasing second homes for investment (2 e-mail exchanges)	0.40
03/24/2009	SB	L140 A103 Dictate e-mail correspondence to/from	

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

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Taylor, Bean & Whitaker adv. Taddeo

			HOURS
		John Cathro re: request for assistance with loan files (2 e-mail exchanges)	0.40
SB	L120 A104	Analysis of Shiraki loan file provided by client re: status of loans	1.50
03/25/2009	SB	L120 A104 Analysis of Plaintiff's Complaint in preparation for upcoming meeting with John Cathro	0.50
03/27/2009	SB	L130 A109 Meet with John Cathro re: review of loan files at issue in this litigation	1.70
	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott and John Cathro re: loan default information	0.40
	SB	L120 A104 Analysis of Taddeo, Egan, Shiraki and Chang Purchase Agreements re: whether any information about leaseback agreement with Invesco	1.00
03/31/2009	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott re: loan history information	0.30
	SB	L110 A107 Telephone conference with opposing counsel re: upcoming meeting of parties to lawsuit	0.30
	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott re: status of upcoming meeting of parties to lawsuit organized by Plaintiff	0.30
04/01/2009	SB	L120 A104 Analysis of current loan files for Taddeo, Chang, Egan and Shiraki re: whether loans in default	0.50
04/02/2009	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott re: status of foreclosure proceedings against Taddeo, Chang, Egan and Shiraki	0.30

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

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Taylor, Bean & Whitaker adv. Taddeo

			HOURS
04/03/2009	SB	L120 A104 Analysis of newspaper article in Las Vegas Newspaper re: Taddeo lawsuit and Meridian Property	0.30
	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott re: newspaper article in Las Vegas newspaper about Taddeo lawsuit against Meridian property	0.30
04/06/2009	SB	L110 A107 Telephone conference with opposing counsel's office re: upcoming meeting of lenders	0.30
	SB	L190 A101 Prepare to attend meeting of lenders, including file review	0.50
	SB	L140 A103 Dictate e-mail correspondence to/from John Lippincott re: upcoming meeting of lenders being scheduled and our plans to attend same.	0.20
04/08/2009	SB	L110 A107 Telephone conference with opposing counsel re: upcoming meeting of lenders	0.20
04/09/2009	SB	L130 A109 Attend meeting of lenders at Snell & Wilmer re: Plaintiff's loan modification proposal	3.30
	SB	L110 A102 On-line research re: loss of home values and condominium values in Las Vegas area housing market	0.60
	SB	L190 A106 Commence dictation of correspondence to client re: summary of meeting of lenders and case status	1.00
04/10/2009	SB	L190 A103 Dictate e-mail correspondence to/from Ryan Ballard re: copy of power point presentation used at meeting of lenders	0.30
04/13/2009	SB	L120 A103 Complete dictation of correspondence to John Lippincott re: results of meeting of lenders and case status	1.30
04/14/2009	SB	L140 A103 Dictate e-mail correspondence to/from	

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Tax ID # 88-0183873

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

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04/30/2009

FILE NO. 17863-00Q

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Taylor, Bean & Whitaker adv. Taddeo

HOURS

		opposing counsel re: request for written agreements with Invesco (2 e-mail exchanges)	0.40
04/15/2009	SB L120 A104	Analysis of Taddeo Loan files re: whether any support for Plaintiff's Mortgage fraud claims and whether loan agreements breached due to representations about easements over common areas being unavailable	0.90
04/22/2009	SB L110 A108	Telephone conference with John Lippincott re: case status (2 calls)	0.40
04/23/2009	SB L110 A108	Telephone conference with Bill Gamage re: documents from borrowers and scheduling meeting to discuss particular loan files at issue	0.30
	SB L110 A101	Prepare for upcoming meeting with Bill Gamage to review loan files for Egan, Chang, Shiarki and Taddeo re: whether any mortgage fraud involved which may potentially expose TBW to liability	0.50
04/28/2009	SB L110 A108	Telephone conference with Bill Gamage re: availability for meeting to review loan files	0.20
	SB L190 A109	Attend meeting with opposing counsel re: loan files and Plaintiff's proposal for modifying loans down to \$150,000	2.90
04/29/2009	SB L140 A103	Dictate e-mail correspondence to/from John Lippincott re: case status and recent meeting with Plaintiffs' counsel (3 e-mail exchanges)	0.70
	SB L140 A103	Dictate e-mail correspondence to/from John Cathro re: preferred lender agreements and relationship between TBW and FCC Mortgage	0.30
	SB L120 A104	Analysis of lender agreement provided	

ALVERSON, TAYLOR, MORTENSEN & SANDERS

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

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Taylor, Bean & Whitaker adv. Taddeo

			HOURS	
		by client	0.50	
SB	L140 A103	Dictate e-mail correspondence to/from Bill Gamage re: illegal renting of foreclosed units	0.30	
SB	L120 A104	Analysis of potential losses if TBW were to agree to loan modification down to \$150,000 for Egan, Taddeo and Chang loans, including preparation to attend second meeting of the lenders and Snell & Wilmer	1.00	
SB	L140 A103	Dictate e-mail correspondence to/from Erica Strutman re: upcoming meeting of the lenders and related correspondence	0.30	
04/30/2009	LS	L110 A104	Review and evaluate correspondence received from Michael Mushkin re: accompanying authorization of Catherine and Brian Egan	0.20
	LS	L110 A104	Review and evaluate correspondence received from Michael Mushkin re: accompanying authorization of Ju Chin Chang	0.20
	SB	L140 A103	Dictate e-mail correspondence to/from Erica Strutman re: attendance at today's meeting of the lenders	0.20
	SB	L140 A103	Dictate e-mail correspondence to/from John Lippincott re: issues of renting out of foreclosed units (2 e-mails)	0.20
	SB	L110 A108	Telephone conference with John Cathro re: underwriting with evidence of sale-leaseback arrangement in loan files	0.30
	SB	L140 A103	Dictate e-mail correspondence to/from Bill Gamage and Michael Mushkin re: receipt of authorizations from Egan and Chang to produce files, including review of same and preparation of documents requested	0.50
	SB	L190 A109	Attend continued meeting of the lenders	2.00
		Total current services rendered	33.10	6,129.50

ALVERSON, TAYLOR, MORTENSEN & SANDERS

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TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

Taylor, Bean & Whitaker adv. Taddeo

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RECAPITULATION

<u>TIMEKEEPER</u>	<u>HOURS</u>	<u>HOURLY RATE</u>	<u>TOTAL</u>
LeAnn Sanders	0.40	\$200.00	\$80.00
Shirley Blazich	32.70	185.00	6,049.50

Balance forward \$818.00

Total current fees and expenses 6,129.50

03/05/2009

Thank you for your payment on Statement #
1, P.E. 01/31/09 -818.00

New Balance Due and Owing \$6,129.50

Task Code RECAPITULATION

L110 Fact Investigation/Development	801.50	0.00
L120 Analysis/Strategy	1942.50	0.00
L130 Experts/Consultants	925.00	0.00
L140 Document/File Management	1221.00	0.00
L190 Other Case Assessment, Development and Administration	1239.50	0.00
L100 DO NOT USE	6,129.50	0.00

Please return copy of this statement with remittance
Payments received after date on current statement
will reflect on next billing cycle

ALVERSON, TAYLOR, MORTENSEN & SANDERS

7401 WEST CHARLESTON BOULEVARD
LAS VEGAS, NEVADA 89117-1401
(702) 384-7000

Tax ID # 88-0183873

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
Associate Counsel
5150 Stilesboro Road
Building 500, Suite 500
Kennesaw GA 30152

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08/06/2009
FILE NO. 17863-00Q
STATEMENT NO: 3

ATTN: John Lippincott

Taylor, Bean & Whitaker adv. Taddeo

Adverse Firm(s) & Attorney(s) : Michael R. Mushkin,
Esq.
State/Forum : Eighth Judicial District Court
Case Number : A572374
Filing Date : October 22, 2008
Firm Liability Estimate :

			HOURS
05/01/2009	LS	L110 A104 Review and evaluate correspondence received from Erica Stutman re: request to postpone tomorrow's meeting	0.20
	LS	L110 A104 Review and evaluate correspondence received from Erica Stutman re: meeting with Plaintiff's counsel to be held today	0.20
	LS	L110 A104 Review and evaluate correspondence received from Sam Edgerton re: local counsel to be appearing at today's meeting on behalf of Stearns Lending	0.20
	SB	L140 A103 Dictate e-mail correspondence to/from Erica Strutman re: contact information from yesterday's meeting of the lenders	0.20
05/05/2009	SB	L110 A107 Telephone conference with opposing counsel re: meeting to exchange documents and discuss potential case resolution	0.30
05/12/2009	SB	L110 A103 Dictate e-mail correspondence to/from opposing counsel re: meeting to exchange documents (2 e-mails)	0.30
05/14/2009	SB	L110 A109 Appear for/attend meeting with	

ALVERSON, TAYLOR, MORTENSEN & SANDERS

7401 WEST CHARLESTON BOULEVARD

LAS VEGAS, NEVADA 89117-1401

(702) 384-7000

Tax ID # 88-0183873

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

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08/06/2009

FILE NO. 17863-00Q

STATEMENT NO: 3

Taylor, Bean & Whitaker adv. Taddeo

			HOURS
		opposing counsel re: exchange of loan documents and information surrounding Invesco Sales/Leasebacks	1.50
SB	L110 A107	Dictate e-mail correspondence to/from opposing counsel re: upcoming exchange of loan information and documents	0.20
05/15/2009	SB L110 A104	Review/analyze supplemental loan materials produced by Plaintiff's counsel re: whether loan fraud implications for defense of action	1.50
05/22/2009	SB L110 A107	Telephone conference with opposing counsel re: Plaintiff's receipt of Notice of Trustee's sale	0.30
SB	L110 A103	Dictate e-mail correspondence to/from opposing counsel re: copies of Notice of Trustee's sale, including review of same	0.40
SB	L110 A103	Dictate e-mail correspondence to John Lippincott re: Plaintiff's having received a Notice of Trustee's Sale	0.30
05/26/2009	SB L110 A103	Commence dictation of correspondence to client re: case status and recommendations for future actions	1.00
05/28/2009	SB L110 A108	Telephone conference with opposing counsel re: confirmation that foreclosure proceedings have been stopped and inquiry into status of potential settlement negotiations	0.30
06/01/2009	SB L110 A103	Dictate e-mail correspondence to/from Jason Wilcock re: representation for MERS	0.20
SB	L110 A103	Complete dictation of correspondence to client re: case status evaluation and recommendations for future actions	3.50
SB	L110 A104	Review/analyze Plaintiffs' 18 causes	

ALVERSON, TAYLOR, MORTENSEN & SANDERS

7401 WEST CHARLESTON BOULEVARD

LAS VEGAS, NEVADA 89117-1401

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Tax ID # 88-0183873

TAYLOR, BEAN & WHITAKER MORTGAGE CORP.

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08/06/2009

FILE NO. 17863-00Q

STATEMENT NO: 3

Taylor, Bean & Whitaker adv. Taddeo

			HOURS
		of action in the Complaint re: which ones apply to each named Defendant and TBW in order to determine which facts and elements must be proven by Plaintiffs during course of litigation in order to assess potential liability exposure of TBW	2.60
06/03/2009	SB L110 A108	Telephone conference with opposing counsel re: settlement potential and need for information about financial condition of Plaintiffs (2 calls)	0.40
06/04/2009	SB L110 A106	Telephone conference with John Lippincott re: loan modification potential	0.30
	SB L110 A103	Dictate e-mail correspondence to/from John Lippincott re: TBW loan modification packet, including review of same	0.30
	SB L110 A103	Dictate e-mail correspondence to/from Cynthia LeVassuer re: her representation of MERS	0.20
06/08/2009	SB L110 A108	Telephone conference with opposing counsel re: loan modification and financial information of Plaintiffs	0.50
06/30/2009	SB L110 A108	Telephone conference with Bill Gamage re: case status (2 calls)	0.40
	SB L110 A103	Dictate e-mail correspondence to/from John Lippincott re: confirmation that no foreclosure action is going to be taken against Taddeo's residence	0.30
07/16/2009	SB L110 A107	Telephone conference with opposing counsel re: obtaining financial information for borrowers	0.30
07/17/2009	SB L110 A107	Telephone conference with opposing counsel re: obtaining financial information for borrowers in order to	

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Taylor, Bean & Whitaker adv. Taddeo

	HOURS	
be able to restructure loans	0.30	
07/20/2009 SB L110 A103 Dictate e-mail correspondence to/from John Lippincott re: case status and request for instructions as to how TBW wishes to see case ultimately resolved	0.40	
Total current services rendered	16.60	3,080.00

RECAPITULATION

TIMEKEEPER	HOURS	HOURLY RATE	TOTAL
LeAnn Sanders	0.60	\$200.00	\$120.00
Shirley Blazich	16.00	185.00	2,960.00

Balance forward	\$6,129.50
Total current fees and expenses	3,080.00
 New Balance Due and Owing	 \$9,209.50

PAST DUE AMOUNTS

0-30	31-60	61-90	91-120	121-180	181+
3,080.00	0.00	0.00	6,129.50	0.00	0.00

Task Code RECAPITULATION

L110 Fact Investigation/Development	3043.00	0.00
L140 Document/File Management	37.00	0.00
L100 DO NOT USE	3,080.00	0.00

Please return copy of this statement with remittance
 Payments received after date on current statement
 will reflect on next billing cycle

ALVERSON, TAYLOR,
MORTENSEN & SANDERS

J. BRUCE ALVERSON
ERIC TAYLOR
DAVID J. MORTENSEN
LEANN SANDERS
KURT R. BONDS
NATHAN R. REINMILLER
JONATHAN B. OWENS
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MICHAEL L. IOSUA
IAN M. HOUSTON
OF COUNSEL
JACK C. CHERRY

June 14, 2010

Via Overnight Mail

BMC Group, Inc.
Attn: Taylor Bean & Whitaker Mortgage Corp.
Claims Processing
18750 Lake Drive East
Chanhassen, MN 55317

Re: Taylor Bean & Whitaker Mortgage Corporation adv. Johnson
District of the State of Nevada, Douglas County Case No: 08-CV-0063

Taylor Bean & Whitaker Mortgage Corporation adv. Frank Taddeo, et al.
District Court – Clark County, Nevada Case No: A572374

Dear Sir/Madam:

Enclosed for filing are two originals and copies of Proof of Claims regarding the above-referenced matters. Please return a file-stamped copy to our office in the return envelope provided.

Thank you for your prompt attention to this matter.

Very truly yours,

ALVERSON, TAYLOR,
MORTENSEN & SANDERS


Shirley Blazich

SB/wr
Enclosures

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