

Eloisa B. Furer  
9812 Winter Palace Drive  
Las Vegas, NV 89145-8638

April 7, 2008

Hi Elle,

Per your conversation with Julius Simonini, please send written instructions as to where you would like your 256,000 shares Washington Mutual Inc. (WM) transferred to. Thank you.

TO: Julius Simonini - Credit Suisse -  
Fax #15 - 395-1427  
From: Eloisa B. Furer  
Fax: 702-228-8553

Julius,  
According to the Court order of November 14, 08 you are to transfer to my account my total WMU shares (for now) the amount of 570,000 shares.  
NOT 256,000 - -

I have also instructed you to transfer to my Individual Acct (checking) the total amount of Dividend received on February 15, 08 on my share <sup>20,200</sup> you have told me in our conversation of April 7, 2008 that you have a written instruction from Mr. Furer that you are unable to furnish me a copy of. Why? This letter of instruction from Mr. Furer involves my account with Credit Suisse - I am entitled to a copy of it so that instruction to transfer only 256,000 to my account and hold the Dividend of Feb. 15, 08 is in violation of the Court order.

I have instructed your office to transfer the total amount of the dividend on my share <sup>to my</sup> account, but as of April 9, 2008, it has not been done. My account has no money in it. I have

issued checks against my checking account #113029205401841209347- thinking that the Feb. 15, 08 dividend on my 570,000 which is in approximate amount of \$89,000.00 as you had told me last March. I have already asked your assistant, Laura Chiu, yesterday to stop payment on ck #339 issued to Robert Sueck, my attorney, as there is an insufficient amount to cover the check for \$10,000.00.

Please furnish my attorney, Robert Sueck a copy of Mr. Furr's instruction to you regarding the transfer of only 256,000 shares to my individual account versus the 570,000 minus 69,000 shares that in my opinion was sold in a malicious manner at its lowest value as I have money from my dividend from July/04 to the present, and the instruction to hold <sup>hostage</sup> the \$89,000.00 from me. Your effort to follow Mr. Furr's instruction regarding my finances as opposed to the court order, is an attempt to harass, and hold me in financial trouble.

You have told me that your transfer of my 570,000 shares of WAMU stock to Mr. Furr's Trust account on Nov. 10, 08 is according to the court order of Nov. 14, 08. Please show me where it said in that court order (about of the wording) to transfer the 570,000 to Mr. Furr's Trust account you did so anyway.

Now your attempt to follow Mr. Furr's instruction to transfer the incorrect amount of my WAMU shares to my account and holding \$89,000.00 as you said for tax purposes according

To Mr. Furer's private instruction to you is an attempt on your part to violate court order.

Mr. Furer and I are divorced, the only matter in court (supreme court) for us to fight about is the validity of the MSA - and my entitlement to the joint account of 50% which I have noticed now only contains \$6,734.96 versus \$127,597,350.00 <sup>and the question of my divorce</sup> This matter is on appeal or will soon be. I have noted the withdrawal of over 10 million from this account and change in account value of minus 16,996,849.23.

I have noticed that you will follow all instructions from Mr. Furer in violation of the court order ~~to~~ to cripple me financially. You have also refused to provide me with documentation of the private instruction to you regarding my spousal and my dividend so my attorney can file a motion properly with the court, that letter will be used as exhibit - that you are consciously holding from me which I view as a hiding/evidence and tampering with this litigation.

Mr. Furer has no business with my tax affair as we are divorced. I am solely responsible for paying my own taxes - He

had no business holding hostage my dividend  
for the WAMU stock received February 15, 08,  
Under the instruction to you (as you  
had told me in April 8, 08) To pay  
Taxes.

You have also ruined my reputation  
for telling authority and Mr. Fures  
attorney that I had threatened the  
judges life.

You have told me that the only  
reason why you had called Mr. Fures  
attorney regarding your calling me on  
that day (making sure that you had a  
collaborator in the telephone, Michelle Baron  
is so you can live) is because you said  
you were "concerned for my safety", as  
you could hear I "was driving erratically,  
that I sounded distressed, incoherent, and  
you felt I was not in my right mind".  
I now know that this was not your concern.  
Did Mr. Fures call you after telling ~~you~~ him  
my call to you regarding releasing my  
January and February/08 share of our passive  
income as per the court order of April 12, 06  
as I had forwarded to you our both signature  
where I cancelled the signature line of the  
judge.

Julius  
Simonini

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Did Mr. Lunn call you in return to ask you to call me back making sure you had a collaborator in the phone of Ms. Baron, of what I was going to tell you and made up something more of what I was telling you?

I know, as I was informed before that Mr. (Andy + I) had the second largest account in your portfolio. Will you really lie for him in fear that he will grill out his (now) account from you? Will you lie for this - or are you on his side as a discrimination of me being a Filipino?

I can tell you now that the decision of the judge has gone the way it did because he must <sup>have</sup> believed that his life is being threatened. The judge had been shot before I am sure because of you and your Credit Suisse legal department, particularly Mr. Colby Allbrook, relaying this info based on hearsay, had the judge concerned of his life - you and Credit Suisse have committed a smear of my persona by false accusation.

  
**CREDIT SUISSE****CREDIT SUISSE SECURITIES (USA) LLC**

## Telefax

To	Ellie Furer	Recipient Fax	(702) 228-8553
Sender	Chiu, Laura	Direct Line	+1 415 249 2288
		Sender Fax	+1 415 395 1427
Date	4/7/2008	Pages	1 (Excluding Coverpage)
Re	Letter of Authorization		

## Message

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