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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

THE FEDERAL DEPOSIT INSURANCE CORPORATION, as RECEIVER of WASHINGTON MUTUAL BANK,)	
)	
)	NO. _____
)	
Plaintiff,)	COMPLAINT FOR GROSS NEGLIGENCE,
)	NEGLIGENCE, BREACH OF FIDUCIARY
v.)	DUTY, FRAUDULENT CONVEYANCE
)	AND INJUNCTIVE RELIEF
KERRY K. KILLINGER, STEPHEN J. ROTELLA, DAVID C. SCHNEIDER, LINDA C. KILLINGER, and ESTHER T. ROTELLA,)	
)	JURY DEMANDED
)	
Defendants.)	
)	

COMPLAINT

COMPLAINT FOR GROSS NEGLIGENCE,
NEGLIGENCE, BREACH OF FIDUCIARY DUTY,
FRAUDULENT CONVEYANCE AND
INJUNCTIVE RELIEF

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COMPLAINT FOR GROSS NEGLIGENCE,
 NEGLIGENCE, BREACH OF FIDUCIARY DUTY,
 FRAUDULENT CONVEYANCE AND
 INJUNCTIVE RELIEF - ii

1 **COMPLAINT**

2 Plaintiff, the Federal Deposit Insurance Corporation, as Receiver of Washington Mutual
3 Bank (“FDIC”), for its Complaint, states as follows:
4

5 **INTRODUCTION**

6 1. Chief Executive Officer Kerry K. Killinger (“Killinger”), Chief Operating
7 Officer Stephen J. Rotella (“Rotella”), and Home Loans President David C. Schneider
8 (“Schneider”) caused Washington Mutual Bank (“WaMu” or “the Bank”) to take extreme and
9 historically unprecedented risks with WaMu’s held-for-investment home loans portfolio. They
10 focused on short term gains to increase their own compensation, with reckless disregard for
11 WaMu’s longer term safety and soundness. Their negligence, gross negligence and breaches of
12 fiduciary duty caused WaMu to lose billions of dollars. The FDIC brings this Complaint to
13 hold these three highly paid senior executives, who were chiefly responsible for WaMu’s
14 higher risk home lending program, accountable for the resulting losses.
15
16

17 2. Pursuant to a Higher Risk Lending Strategy developed by Killinger and
18 encouraged and implemented by Killinger, Rotella and Schneider, WaMu’s Home Loans
19 Division recklessly made billions of dollars in risky single family residential (“SFR”) loans,
20 dramatically increasing the risk profile of loans in WaMu’s held-for-investment (“HFI”) loan
21 portfolio. Defendants Killinger, Rotella, and Schneider (hereinafter collectively referred to as
22 “Defendants”)¹ led WaMu on this lending spree knowing that the real estate market was in a
23 “bubble” that could not support such a risky strategy over the long term, that WaMu did not
24
25

26 _____
27 ¹ Linda C. Killinger and Esther T. Rotella are named in this Complaint in connection with Counts IV, V and VI for
28 fraudulent conveyance and injunctive relief.

1 have the technology to adequately manage and evaluate the higher risks associated with the
2 portfolio, and in the face of continuing warnings from WaMu's internal risk managers. This
3 relentless push for growth was exemplified by WaMu's advertising slogan, "The Power of
4 Yes," which promised that few borrowers would be turned away.
5

6 3. In order to achieve this level of growth in its HFI residential loan portfolio,
7 Defendants layered multiple risks on top of otherwise inherently risky loan products such as
8 Option ARMs, Home Equity Lines of Credit ("HELOCs"), and subprime mortgages. Option
9 ARMs – WaMu's "key flagship product" – enticed marginal borrowers with low teaser interest
10 rates and modest initial mortgage payments. But those loans often resulted in "payment shock"
11 to the borrowers, with required monthly payments increasing so dramatically that borrowers
12 could not afford them and owed amounts exceeding the value of their homes. In addition,
13 HELOCs were sold widely, creating many highly leveraged borrowers with home loans of 90
14 percent or more combined loan-to-value ratios. Furthermore, subprime loans were made to one
15 of the riskiest segments of the SFR market, borrowers with poor credit scores and bad credit
16 histories.
17

18
19 4. Pursuant to the Higher Risk Lending Strategy, WaMu layered these already
20 risky products with additional risk factors, including stated income and stated asset loans
21 approved with little or no documentation (so-called "liars' loans"); loans to borrowers with
22 high debt-to-income ratios who often could not afford to repay those loans; and loans to
23 speculators and second home buyers who had very little personally invested in the property.
24 WaMu not only originated these multiple risk-layered loans for its HFI portfolio, but also
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1 purchased similar risk-layered loans originated by third-party brokers, correspondents and
2 conduit channels over which WaMu failed to exercise proper quality controls.

3
4 5. Defendants knowingly pushed their Higher Risk Lending Strategy at a point in
5 the housing cycle when prices were unsustainably high. WaMu focused its growth in a few
6 geographic areas – notably California and Florida – where housing prices had escalated most
7 rapidly and were most at risk for significant decline. Defendants thus gambled billions of
8 dollars of WaMu’s money on the prospect that the Bank somehow would manage to avoid
9 losses on higher risk loans to high-risk borrowers in high-risk areas, despite their own
10 awareness of the inevitable decline in the overheated housing market.
11

12 6. Defendants took this gamble knowing that they did not even understand the odds
13 against them. Defendants knew that the Bank had a woefully inadequate infrastructure –
14 including technology, controls, and data quality – to support the high volume of risky loans that
15 were contained in WaMu’s HFI portfolio. The Bank could not adequately track and analyze its
16 loans, measure or price for its risks, or timely adjust to changes in the market. Rotella
17 acknowledged in testimony before the United States Senate that WaMu’s “technology was
18 antiquated,” and that the Bank “was on an explosive growth path with a very weak
19 infrastructure.” Schneider similarly admitted to WaMu’s Board in June 2008 that one of his
20 and the Bank’s “misses” was “[m]arket share and growth focus at the expense of building solid
21 infrastructure and controls.”
22
23

24 7. Defendants are all experienced bankers who knew that WaMu was taking
25 extreme risks when it focused on growing its HFI residential mortgage portfolio with multi-risk
26 layered Option ARMs, HELOCs and subprime mortgages. They knew that the high-risk path
27
28

1 they were on demanded robust risk management, which would require their support. They
2 also knew that the substantial, short-term gains generated by this lending strategy would only
3 continue if real estate prices remained inflated. Once the “housing bubble” burst, they each
4 knew that borrowers faced with “payment shock” likely would default in large numbers
5 because they would no longer have an ability to refinance, and that WaMu would incur
6 substantial losses because the collateral for the loans would no longer be sufficient to pay off
7 the underlying loans.
8

9
10 8. Defendants also knew that strong risk analysis and management was critical to
11 managing this type of higher risk loan portfolio. Nevertheless, just at the point when risk
12 management was most critical, Killinger, Rotella and Schneider marginalized the risk
13 management function in WaMu’s Home Loans Division. Repeated warnings about the risks
14 associated with the Bank’s aggressive lending practices – even those as stark as senior risk
15 managers declaring that WaMu was “putting borrowers into homes that they simply cannot
16 afford” – went unheeded. As the Bank’s chief risk officer told Killinger just weeks before
17 WaMu went into receivership, the Bank’s “DNA” was missing “the risk chromosome.”
18

19 9. Although Defendants repeatedly assured WaMu’s Board that they were properly
20 managing and pricing for the risks associated with the Higher Risk Lending Strategy for the
21 residential loan portfolio, it was not true. Defendants should not have permitted the Bank to
22 amass its enormous HFI portfolio of multi-risk layered loans. With proper attention to risk
23 management, Defendants could have aborted or at least tempered the Higher Risk Lending
24 Strategy, and improved the risk management infrastructure for making and holding high risk
25 loans. Had they done this, WaMu would have been better prepared for the inevitable decline in
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1 the housing market, and would have avoided or at least significantly mitigated the substantial
2 losses that the Bank ultimately suffered.

3
4 10. As the leaders of the Bank and its critical Home Loans Division, Defendants had
5 a duty to manage risk and establish sound lending policies and practices. Instead, their fixation
6 on short-term profits fueled a myopic focus on growing the HFI residential mortgage portfolio,
7 which rewarded them for the Bank's short-term gains. During the period from January 2005 to
8 September 2008, Defendants collectively received more than \$95 million in compensation. As
9 the losses mounted in the Spring and Summer of 2008, Killinger and Rotella recognized the
10 potential problems and took steps to move at least part of their wealth beyond the reach of their
11 creditors.
12

13 11. The net result of the Defendants' recklessness was an HFI residential loan
14 portfolio exceeding \$100 billion with product, underwriting, geographic and macro-economic
15 risks layered one on top of the other. When the "housing bubble" did burst, WaMu was in an
16 extremely vulnerable position. As a result of the Defendants' gross mismanagement, WaMu
17 suffered billions of dollars in losses. WaMu was closed by the Office of Thrift Supervision on
18 September 25, 2008, and the FDIC was appointed as receiver. As of today, WaMu is the
19 largest bank to fail in U.S. history.
20

21 12. Defendants should be held accountable for the losses that the Bank suffered as a
22 result of their negligence, gross negligence, and breaches of fiduciary duty in mismanaging the
23 risks of WaMu's HFI residential loan portfolio.
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THE PARTIES

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2 13. Plaintiff, Federal Deposit Insurance Corporation, brings this case in its capacity
3 as Receiver of Washington Mutual Bank (hereinafter, “the FDIC”), pursuant to its authority
4 granted by 12 U.S.C. § 1821. The FDIC was appointed Receiver on September 25, 2008,
5 following the closure of the Bank by the Office of Thrift Supervision. The FDIC has the right
6 to pursue all of the Bank’s claims, including claims against each of the Defendants herein.
7

8 14. Defendant Kerry K. Killinger joined WaMu in 1982 and served as its Chief
9 Executive Officer from 1990 until September 8, 2008, when he was terminated. He became a
10 member of WaMu’s Board of Directors in 1988 and served as Chairman of the Board from
11 1991 until June 30, 2008, when the Board removed him from that position. Killinger also
12 served as WaMu’s President from 1988 through 2004, and was a member of the Executive
13 Committee beginning in 1990. From 2005 through 2008, Killinger received compensation of
14 more than \$65.9 million from the Bank’s holding company, Washington Mutual, Inc. (“WMI”).
15 Killinger and his wife, Defendant Linda C. Killinger, reside in Shoreline, Washington.
16
17

18 15. Defendant Stephen J. Rotella joined WaMu in January 2005 as its Chief
19 Operating Officer and President, and he remained in those positions until WaMu failed in
20 September 2008. He also served on WaMu’s Executive Committee beginning in January 2005
21 and served as the acting head of the Home Loans Division from March 2005 to August 2005.
22 From 2005 through 2008, Rotella received compensation of more than \$23.4 million from
23 WMI.
24
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1 16. Defendant David C. Schneider joined WaMu as President of Home Loans in
2 August 2005 and also served on the Executive Committee. From 2005 through 2008,
3 Schneider received compensation of more than \$5.9 million from WMI.

4
5 17. Defendant Linda C. Killinger is the wife of Kerry Killinger. She participated
6 with him in acts described below in Counts IV and VI involving the transfer of property.

7 18. Defendant Esther T. Rotella is the wife of Stephen Rotella. She participated
8 with him in acts described below in Counts V and VI involving the transfer of property.

9
10 **JURISDICTION AND VENUE**

11 19. This Court has subject matter jurisdiction over this case under 28 U.S.C.
12 §§ 1331 and 1345.

13 20. This Court has personal jurisdiction over the Killingers, who are residents of the
14 district in which the Court is situated, and has personal jurisdiction over each of the defendants
15 named in this action pursuant to Revised Code of Washington § 4.28.185(1)(a), (b) and/or (c).

16
17 21. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b) because a
18 substantial part of the events or omissions giving rise to the FDIC's claim occurred in this
19 district.

20
21 **FACTUAL BACKGROUND**

22 **I. Defendants Pursue the Higher Risk Lending Strategy Despite Warnings from Risk
23 Managers and Awareness of the "Housing Bubble."**

24 **A. 2004: Killinger Launches a Five-Year Strategic Plan to Grow the Bank's
25 Credit Risk Through Higher Risk Lending.**

26 22. In a June 2004 Strategic Direction memorandum, Killinger presented a new
27 five-year strategic plan by which WaMu would take on "more credit risk (with more home
28

1 equity, Alt A and non-prime residential loans) over the next five years.” Killinger expressed
2 his vision to grow WaMu’s assets “by at least 10% per year, reaching about \$500 billion in
3 2009,” and achieve an “average ROE [return on equity] of at least 18% and average EPS
4 [earnings per share] growth of at least 13%.” He also set forth an annual goal for 2005 to
5 “[i]ncrease residential mortgage portfolio (primarily option ARMs) by \$25 billion.”
6

7 23. To reach these goals, Killinger decided that WaMu would focus on mortgage
8 lending in defined geographic markets, shunning diversification in its business lines, balance
9 sheet or geographic concentration: “over the next five years our watchwords will be ‘narrow
10 and focused’ rather than ‘broad and diversified.’” Killinger expected to drive double-digit
11 growth by emphasizing “consumer loans, multifamily loans, residential non-prime, and
12 adjustable rate mortgages” and increasing the “cross sell” of home equity lines to existing
13 mortgage customers.
14

15 24. As part of this “narrow and focused” strategy, Killinger advocated for
16 geographic concentration “in our footprint states,” including California and Florida, where
17 home prices were rapidly escalating.
18

19 25. While proposing that WaMu take on more credit risk, Killinger nevertheless
20 advocated for less risk management: “We believe the pendulum has swung a little too far to the
21 side of risk management over the last couple of years. It is important that we all focus on
22 growth initiatives and risk taking. Above average creation of shareholder value requires
23 significant risk taking.”
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1 **B. 2005: WaMu’s Risk Managers Warn of Dangers of the Higher Risk**
2 **Lending Strategy and the Need for Robust Risk Management.**

3 26. On January 18, 2005, Killinger and Rotella (who had recently joined the Bank)
4 attended a meeting where the first phase of WaMu’s Higher Risk Lending Strategy was
5 approved. The plan focused on increasing consumer loans to higher risk borrowers and
6 “subprime market share from 4% to 12%.”

7
8 27. While limits were placed on allowable delinquencies on these riskier loans (e.g.,
9 that non-performing assets be less than one percent of total assets), risk managers at this
10 January 18, 2005, meeting warned Killinger and Rotella that these limits were in danger of
11 being exceeded in 2006 and beyond.

12 28. The risk managers further stressed the likelihood that credit losses would lag
13 behind origination of these higher risk loans by several years. Accordingly, these loans could
14 produce short-term income but longer-term losses.

15
16 29. They cautioned Killinger and Rotella that “[c]ontinuous review and pro-active
17 credit risk management is a must. This includes having strong portfolio surveillance
18 procedures within business units, consistent credit policies, and ongoing procedures for
19 management oversight and governance....”

20
21 30. While stressing the importance of proactive credit risk management, WaMu’s
22 risk managers also noted the challenges that WaMu faced in that regard. They warned that “a
23 known weakness of the current method [of risk management] is lack of incorporation of
24 payment shock” to borrowers, and noted that “we still have gaps relative to competitors in the
25 technologies, people and processes that let them effectively measure and manage credit loss
26 exposures.”
27

1 31. Only a short time thereafter, Killinger and Rotella already were busy trying to
2 implement other layered risk SFR lending initiatives, such as interest-only loans, 100 percent
3 mortgage/home equity combinations, and 80/20 “piggyback” second liens for subprime and
4 prime borrowers – effectively 100 percent loan-to-value (“LTV”) lending.
5

6 32. In a February 28, 2005, memorandum to Killinger, Rotella and other members
7 of the Executive Committee, WaMu’s Chief Enterprise Risk Officer (its top risk manager)
8 expressed his concerns: “The ink is barely dry on the newly created and regulatory required
9 higher risk limit, and we are already expending effort on expansion beyond that limit.” He
10 further warned: “My credit team and I fear that we are considering expanding our risk appetite
11 beyond the ’05 Plan at exactly the wrong point in the cycle ... the market is over heated in
12 many key areas of the country.”
13

14 33. He also warned of “payment shock” from Option ARM loans, in which
15 borrowers initially have the option of making minimal monthly payments but later must make
16 much larger payments:
17

18 Our exposure to negative amortization is substantial and
19 growing.... [I]f interest rates revert to their long term historical
20 mean over a five year period, our Option ARM customers with
21 1% teaser rates could experience payment shocks of up to 72%.
22 If for any reason rates were above average, the math is alarming.

23 34. The February 28, 2005, memorandum concluded with a strong plea to pull back
24 from the vast expanse in risk being taken on by the Home Loans Division:

25 So we come down to the basic question, is this the time to expand
26 beyond the ’05 Plan and/or to expand in new higher risk product
27 categories? For my part, I think not. We still need to complete
28 EDE [the Enterprise Decision Engine automated underwriting
 technology], reduce policy exceptions, improve our pricing

1 models, build our sub-prime collection capability and improve
2 our modeling capability. We need to listen to our instincts about
3 an over heated/speculative housing market.... And finally, we
4 need to seriously consider the sustainability of the current
housing market and what happens if for whatever reasons
(inflation, falling dollar etc.) interest rates increase.

5 35. In or about February or March 2005, Rotella also received a memorandum
6 entitled "Historical Perspective Home Loans – Underwriting" from the Bank's Chief Credit
7 Officer. The Chief Credit Officer had prepared this document especially for Rotella. It
8 provided a history of WaMu's underwriting issues in Home Loans and raised concerns about
9 loan quality and the aggressiveness of WaMu's sales force.
10

11 36. In his memorandum to Rotella, the Chief Credit Officer pointed out that a
12 "fundamental understanding by many [WaMu] Loan Consultants as to what constitutes an
13 acceptable credit risk is lacking." He also stressed that the sales force at WaMu was mainly
14 interested in sales volume and had pushed to make loans at all costs: "The aggressiveness of
15 the sales team and in many cases inappropriate, rude and/or insulting behavior towards the
16 underwriting staff is infectious and dangerous."
17

18 37. The Chief Credit Officer's memorandum to Rotella made a plea for support:
19 "[W]e believe that Senior management can quickly engage in quelling the 'noise' in the sales
20 force by educating them on the tremendous efforts that Credit Risk has made to provide tools to
21 enable them and the organization to succeed. Further, Executive management should be very
22 clear about what constitutes acceptable credit characteristics for the prime SFR portfolio."
23

24 38. His memorandum further warned Rotella about the dangers of Option ARMs
25 and that WaMu was putting borrowers into homes that they could not afford:
26
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28

1 The organization is at significant risk in its Option ARM and
2 Hybrid portfolio of payment shock created by abnormally low
3 Start – or teaser – rates, and aggressively low underwriting
4 rates.... It is our contention that in the upwardly sloping rate
environment and expected flattening of housing appreciation, we
are putting borrowers into homes that they simply cannot afford.

5 39. A few months later, in or about June 2005, WaMu’s Chief Credit Officer met
6 personally with Killinger for approximately two hours and expressed some of the same
7 concerns he had expressed in his memorandum to Rotella. He warned that the Bank’s
8 businesses were moving so fast that the Bank could not “catch up and quantify the risk.” He
9 also complained that Rotella was not supportive of risk management.
10

11 40. On June 1, 2005, Killinger authored a second Strategic Direction memorandum,
12 in which he acknowledged the most speculative “housing bubble” in decades:
13

14 The macro factor that troubles us the most is the rapid escalation
15 in housing prices. We are currently experiencing the most
16 speculative housing market we have seen in many decades.
17 Reports from many areas of the country confirm rampant
18 speculation.... Whatever the exact outcome, it is highly likely
that housing will not be a stimulant to the economy and could
easily become a significant drag on consumer confidence and
consumer spending.

19 41. Killinger had raised these same concerns in a March 2005 email to WaMu’s
20 Chief Enterprise Risk Officer: “I have never seen such a high risk housing market as market
21 after market thinks they are unique and for whatever reason are not likely to experience price
22 declines. This typically signifies a bubble.”
23

24 42. Despite these expressed concerns in his June 1, 2005, Strategic Direction
25 memorandum, Killinger again advocated for increasing the level of WaMu’s credit risk
26 through the origination and sale of nontraditional mortgage products: “We have accelerated the
27

1 development of Alt-A, government and sub-prime loan products, as well as hybrid ARMs and
 2 other prime products.” Killinger also noted the “enormous opportunity to cross-sell home
 3 equity loans to mortgage customers,” lauded the performance of the subprime market as a
 4 “rapidly growing segment of the mortgage industry,” and praised WaMu’s narrow focus “on
 5 geographies where we had a retail presence.”
 6

7 43. On June 20, 2005, in his role as interim head of WaMu’s Home Loans Division,
 8 Rotella similarly authored a Loans Strategy memorandum in which he stated that a primary
 9 objective was to “[g]row profitable market share by expanding product offerings into more
 10 attractive margin products such as Alt-A, Subprime, and Home Equity where the market is
 11 growing and we have lagged the competition.”
 12

13 44. That same day, June 20, 2005, the Bank’s Chief Enterprise Risk Officer again
 14 emphasized to Killinger and Rotella the need for continuing credit risk management in
 15 connection with the five-year plan, and stressed a number of “present day realities”:
 16

- 17 • Home prices increasing unsustainably fast
- 18 • Negative amortization and payment shock potential in our primary
 19 product, Option ARM Adjustable Rate Mortgages
- 20 • Increasingly liberal credit terms offered in the market include: interest-
 21 only, 100% loan-to-value, sub-prime second mortgages, higher risk loan
 types available even at low borrower credit quality, and
- 22 • Housing speculation by non-owner occupied buyers.

23 45. Furthermore, in a July 2005 presentation, at which Killinger and Rotella were
 24 both present, the Chief Enterprise Risk Officer again warned:

25 The housing market in the United States continues to be
 26 overheated with double-digit price appreciation in many
 27 markets.... Washington Mutual is at risk should significant price
 28 deterioration in the California (our large geographic
 concentration) and/or U.S. housing market occur.... Borrowers

1 throughout the industry are purchasing homes that they may not
2 be able to afford....

3 46. Despite these multiple warnings, Rotella supported Killinger's push for growth
4 of home equity and subprime loans, as reflected in an email that he sent to Killinger on October
5 15, 2005: "[W]e need to continue to drive to grow our way past prime sfr [single family
6 residential] being such a big part of our business and reconsider how much growth we really
7 want in this sector ... I think our focus needs to be on organic growth of home eq[uity], and
8 subprime...." He followed that with another email to Killinger the next day: "I feel strongly
9 that where we need to land is a new home loans unit that includes prime, heq [home equity],
10 and subprime. It is a far superior model. These are huge cost saves, it will drive higher cross
11 sell, will align production with capital markets ala Lehman and Countrywide and smooth
12 earnings and be more comparable to other big players.... I feel the only question is when not if
13"

14 16 47. Defendant Schneider joined the Bank in August 2005 as its President of Home
17 Loans. Shortly thereafter, on or about October 18, 2005, each of the Defendants attended a
18 meeting where risk managers again warned about the potential for payment shock in the Bank's
19 Option ARM portfolio.

20 21 48. In a December 2005 presentation that he authored in connection with a draft
22 regulatory guidance on nontraditional mortgage products, Rotella identified a laundry list of
23 risk factors that WaMu faced: "High CLTV Lending; Higher DTIs [debt-to-income ratios] –
24 Improper analysis or utilization of low underwriting rates, vs. likely rates the borrower will
25 experience; Low Credit Scores; Low Doc/No Doc Lending; 3rd Party Originations; ... Loans
26
27
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1 with large Payment Shock (Extended no amortization periods and negative amortization loans);
 2 [and] Markets with higher risk of excessive appreciation: TX, S. FL., S. CA, Vegas.”

3
 4 49. In that same December 2005 presentation, Rotella stated: “Given the immediate
 5 reset nature of HELOCs, many borrowers are already experiencing significant payment shock
 6 due to rate moves. Our internal sample shows an average shock to date in excess of 69%.”

7 **C. 2006: Despite More Warnings and a Weakening Housing Market,**
 8 **Defendants Continue to Ramp Up Higher Risk Lending.**

9 50. On March 1, 2006, Long Beach Mortgage Corporation (“LBMC”), a wholesale
 10 subprime mortgage lender, was merged into the Bank from WaMu’s holding company, WMI.
 11 On July 1, 2006, LBMC was moved into the Bank’s Home Loans Division. These transfers
 12 were part of the strategic plan to increase the Bank’s credit risk by generating risky subprime
 13 loans to be held in the Bank’s own portfolio.
 14

15 51. Warnings from WaMu’s risk managers continued in 2006. For example,
 16 according to an April 18, 2006 Enterprise Risk Management Report, prepared by WaMu’s new
 17 Chief Enterprise Risk Officer and presented at a meeting attended by Killinger, Rotella and
 18 Schneider, WaMu’s risky SFR lending had put it in a more vulnerable position than its peers:
 19

20 The combination of geographic and variable-rate mortgage
 21 product concentrations differentiate WaMu’s risk exposure from
 22 that of its peers. A severe ‘twin shock’ of sustained housing
 price decline and rising interest rates could cause a 3x increase in
 mortgage charge-offs.

23 This report also noted that the “majority of WaMu portfolio assets are subject to rate-
 24 induced payment shocks.”
 25
 26
 27
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1 52. In a presentation the same day, Schneider nonetheless stated that, to grow
2 volume, he wanted to focus more on risky third party “conduit” sales of high-margin products
3 (Option ARMs, home equity, subprime and Alt A).
4

5 53. On June 12, 2006, Killinger released his third Strategic Direction memorandum.
6 Killinger again noted the potential bursting of the housing bubble, and also acknowledged the
7 weakening of the housing market and its consequences for WaMu:

8 The housing market is now showing signs of slowing. Price
9 increases are trending down, new home activity is slowing,
10 consumer confidence is waning and new home starts are
11 declining. We expect the housing market to be weak for quite
12 some time as we unwind the speculative bubble.... A collapse in
13 the housing market would significantly increase our credit costs.

14 Rather than pull back, Killinger announced in his June 12, 2006, memorandum that WaMu was
15 continuing with the Bank’s five-year plan to increase credit risk: “Our plans for the next three
16 years include reducing interest-rate risk and replacing that risk with greater credit risk....” He
17 explained his motivation: “Wall Street appears to assign higher P/Es to companies embracing
18 credit risk and penalizes companies with higher interest-rate and operating risks.” Killinger
19 stated that it was “important to adjust our culture from credit-risk avoidance to intelligent
20 credit-risk taking and pricing discipline.” At the same time, Killinger acknowledged that
21 taking on more credit risk required the Bank to have “good underwriting and monitoring
22 processes and controls.”

23 54. Notwithstanding the fact that Defendants knew or should have known that
24 WaMu did not have “good underwriting and monitoring processes and controls,” they
25 continued to push for growth in the Bank’s riskier SFR lending.
26
27
28

1 55. In his June 12, 2006, Strategic Direction memorandum, Killinger stated that
2 WaMu's goal was to "profitably grow its market share of Option ARM, home equity, sub-
3 prime and Alt-A loans" to over 10% in each category.
4

5 56. Similarly, in a June 19, 2006, memorandum, Schneider set forth the following
6 strategic objective: "Attracting a higher proportion of higher-margin products such as Alt-A,
7 Subprime, Option ARMs, and Home Equity." Schneider also touted the "[c]ontinued roll out
8 of additional Home Equity origination capability every quarter this year through alignment with
9 the Retail Bank."
10

11 57. Under Defendants' leadership, WaMu continued to originate and hold for
12 investment large volumes of Option ARM, home equity, and subprime loans with multiple
13 layers of risk.

14 58. On October 17, 2006, WaMu's Chief Enterprise Risk Officer issued a report at a
15 meeting attended by Killinger, Rotella and Schneider, which elevated residential mortgage
16 exposure to the top risk facing WaMu. He warned about WaMu's large "geographic
17 concentrations and significant exposure to mortgage products with potential for payment
18 shocks" and concluded that the "[e]xtended period of price appreciation may be at an end."
19

20 **D. 2007: Defendants Continue With Higher Risk Lending Even After the**
21 **Housing Bubble Bursts.**

22 59. By the end of 2006, it was reported and well-known in the industry that the
23 subprime lending market was in turmoil and a number of subprime lenders had failed or
24 significantly reduced their workforces. In presentations that he made during December 2006
25 and January 2007, Schneider detailed the failure of a number of smaller subprime lenders.
26
27
28

1 60. At the same time, non-performing loans from WaMu’s subprime mortgage
2 channel had nearly quadrupled compared to year-end 2005.

3 61. In a January 2007 presentation, Schneider acknowledged that, “Long Beach
4 delinquencies are ... above industry average,” and that key drivers of first payment defaults
5 included, “Layering of credit risk (low FICO, high CLTV); Purchase/Occupancy Issues; Fraud,
6 including misrep of employment, inflated stated income, and straw buyers: [and] Underwriting
7 inconsistencies.”
8

9 62. Notwithstanding these multiple problems, in a February 13, 2007 email
10 announcing the closure of certain subprime loan fulfillment centers at WaMu, Schneider stated:
11 “It is critical I emphasize that WaMu remains committed to the subprime business. I believe
12 there is continued opportunity for us to offer subprime products to our customers through all
13 our distribution channels and drive profitable growth in this business.”
14

15 63. In keeping with his commitment to subprime lending, in the first half of 2007
16 Schneider asked his national subprime production manager how soon WaMu could “double” its
17 origination of subprime loans.
18

19 64. By the time of Killinger’s fourth Strategic Direction memorandum on June 18,
20 2007, a housing crisis had begun in earnest. Killinger conceded that he had implemented the
21 Higher Risk Strategy, building massive portfolios of HFI multiple risk-layered loans, despite
22 having himself predicted a bursting of the housing bubble:
23

24 For the past two years, we have been predicting the bursting of
25 the housing bubble and the likelihood of a slowing housing
26 market. This scenario has now turned into a reality. . . . Because
27 housing prices became so extended, we expect the market to be
28 soft for another couple of years.

1
2 65. Nevertheless, stating that he was “cautiously optimistic that we can meet or
3 exceed our financial targets over the five-year period,” Killinger stuck with his strategy of
4 “emphasizing higher risk-adjusted return products such as home equity, Option ARMs, sub-
5 prime loans and Alt A loans.”

6
7 66. In his June 2007 Strategic Direction memorandum, Killinger announced that
8 WaMu would “[b]egin prudently growing our balance sheet once again.... To accomplish this,
9 we will hold more of our sub-prime originations, virtually all of our home equity originations,
10 more of our Option ARM and multi-family originations, and look for opportunities to purchase
11 loan packages and securities.”

12
13 67. In his own Home Loans Strategic Direction memorandum, also dated June 18,
14 2007, Schneider too advocated for continued focus on subprime originations and other higher-
15 risk loans: “The subprime market has experienced a market correction, however, it is still a
16 segment that has accounted historically for approximately 10-15% of overall originations and
17 must be an area of focus for Home Loans to be able to meet customer needs as well as to
18 achieve earnings targets.” Schneider also announced WaMu’s intention to continue with higher
19 risk origination channels in order to sustain volume: “Home Loans will increase product
20 diversification and volume growth by utilizing all production channels, including the Conduit
21 channel, to originate growth product segments (i.e., Alt A, Subprime, Option ARM, and Home
22 Equity products).”

23
24
25 68. In his June 18, 2007, Business Strategy Overview memorandum, Rotella lauded
26 the continued cross-selling of home equity loans through WaMu’s Home Loan Centers.
27
28

1 69. Defendants Killinger, Rotella and Schneider received an email on July 17, 2007,
2 from the Senior VP of Investor Relations, stating that, “we expect the increasing trend of
3 weaker home prices to continue in the second half of the year and anticipate higher losses
4 especially in the home equity portfolio which is most sensitive to falling home values.”
5

6 70. After receiving this warning, Defendants caused the Home Loans group to
7 continue to generate substantial numbers of HELOCs, layered with other risks.

8 71. By the end of Summer 2007, Killinger still was looking to ramp up the risky
9 loans in WaMu’s HFI home loans portfolio. He told the American Banker in August 2007 that
10 WaMu’s balance sheet growth would come from “non-conforming hybrid adjustable-rate
11 mortgages, payment-option ARMs, multifamily loans, and home equity loans.” According to a
12 September 11, 2007, Seattle Times article, Killinger told investors that despite the serious
13 decline in the U.S. housing market, “this, frankly, may be one of the best times I’ve ever seen
14 for taking on new loans into our portfolio.” Killinger said WaMu was “adding some \$20
15 billion in loans to its books this quarter, increasing its loan portfolio by about 10 percent.”
16
17

18 72. By October 2007, the housing crisis was worsening and the embedded risks that
19 WaMu had layered into its HFI portfolio were now producing the results about which risk
20 managers had warned: WaMu announced a 72% drop in net income from third quarter 2006.
21 According to the Chief Financial Officer’s October 16, 2007, financial report:
22

23 The largest single cause of the decline in earnings was the
24 increase in the loan loss provision associated with the Company’s
25 return to a strategy of deploying capital by growing its balance
26 sheet, as credit conditions (mostly affecting assets other than
27 credit card receivables) worsen.
28

1 73. In an October 10, 2007, memorandum, Schneider admitted that WaMu's
2 residential mortgage portfolio was "impacted by higher than expected loss rates, primarily due
3 to the geographic concentration in soft housing markets, and the prevalence of subordinated
4 lien position in the Home Equity portfolio." But in that same memorandum, Schneider also
5 stated, "Current mortgage market conditions have presented an opportunity to use the portfolio
6 as a competitive advantage and add higher quality assets at attractive risk adjusted returns."
7

8 74. Less than a week later, on or about October 16, 2007, Schneider identified
9 second lien HELOCs with combined loan-to-value ("CLTV") ratios equal or greater than 80%
10 as accounting for a disproportionate amount of delinquencies and charge-offs in the HFI
11 portfolio. But again, he emphasized "[o]pportunities to grow the Home Equity and Prime SFR
12 portfolios by applying risk-based pricing and economic capital."
13

14 **E. 2008: Highly Concentrated in Risky SFR Lending, WaMu's Losses Mount**
15 **and the Bank Goes Into Receivership.**

16 75. By early 2008, after several years of high volume SFR lending, achieved
17 through expansion into loans layered with multiple risks, substantial portions of WaMu's held-
18 for-investment SFR portfolio were incapable of withstanding a decline in the housing market.
19

20 76. According to a February 25, 2008, Credit Risk Overview Report by the Bank's
21 Chief Credit Officer, as of February 6, 2008, WaMu had the highest mortgage and home equity
22 concentrations as a percentage of common tangible equity of any bank in the United States.
23 WaMu's home equity loans constituted 457% of its common tangible equity and first mortgage
24 liens constituted 910% of common tangible equity, for a total of 1,366% (compared to an
25 industry average of 538%).
26
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1 77. In this same February 25, 2008 Credit Risk Overview Report, the Bank's Chief
2 Credit Officer concluded that WaMu was "heavily concentrated" in "higher risk products (e.g.,
3 Option ARMs, 2nd Liens, Subprime, Low Doc)," and geography ("we're heavily exposed in
4 highly stressed markets such as California and Florida").

5
6 78. The Chief Enterprise Risk Officer similarly noted in an April 2008 Enterprise
7 Risk Management Report that "WaMu is much more concentrated in portfolio-held loans than
8 other assets when compared to its top ten competitors; WaMu's loan portfolio is twice as
9 concentrated in real estate loans."

10
11 79. By mid-2008, the consequences of several years of reckless risk layering in the
12 HFI home loans portfolio had become apparent. For example, delinquency rates in the HFI
13 Option ARM portfolio had increased from 0.48% at December 31, 2005, to 0.90% at year end
14 2006, to 2.63% at December 2007, to 4.63% at June 30, 2008. The Bank experienced similar
15 exponential delinquency rate increases for its subprime and HELOC portfolios, with the
16 subprime delinquency rates rising from an already high 7.39% in 2005 to 25.20% in June 2008
17 and the HELOC delinquency rate rising from 0.58% in 2005 to 4.00% in June 2008.

18
19 80. Nonaccrual rates also multiplied. Option ARM nonaccruals went from 0.38% of
20 the portfolio at year end 2005 to 6.10% of the portfolio in June 2008; HELOC nonaccruals
21 went from 0.17% to 2.52% over the same time period; and subprime nonaccruals went from
22 4.13% at year end 2005 to 18.74% of the portfolio in June 2008.

23
24 81. The Bank's losses also mounted. Net charge-offs for loans in WaMu's Option
25 ARM portfolio went from \$15 million for the year ended December 31, 2005, to \$37 million in
26 2006, to \$147 million in 2007, to \$777 million for the first six months of 2008. HELOC
27

28
COMPLAINT FOR GROSS NEGLIGENCE,
NEGLIGENCE, BREACH OF FIDUCIARY DUTY,
FRAUDULENT CONVEYANCE AND
INJUNCTIVE RELIEF - 22

1 charge-offs, which equaled \$21 million for 2005, increased to \$23 million in 2006, to \$424
 2 million in 2007, and to \$1.19 billion during the six months ended June 30, 2008. Subprime
 3 charge-offs also exploded, from \$47 million charge-offs in 2005, to \$134 million in charge-offs
 4 in 2006, to \$550 million in charge offs in 2007 and \$956 million for the first six months of
 5 2008.
 6

7 82. The losses recorded on the Bank's financial statements through its allowance for
 8 loan and lease losses also reflected the effects of the Defendants' reckless accumulation of
 9 Option ARM, HELOC, and subprime loans. These loss provisions increased from
 10 approximately \$218 million in 2006, to over \$2 billion in 2007, and an additional \$6 billion in
 11 the first 6 months of 2008.
 12

13 83. In his fifth (and final) Strategic Direction memorandum, dated June 16, 2008,
 14 under the heading "Lessons Learned," Killinger conceded some of his many mistakes:
 15

16 We overinvested in mortgage lending over the years, building a
 17 business that benefited during the boom years in housing. But it
 18 added complexity and volatility and [was] oversized for our
 19 company.... The profits of our business were anchored by Option
 20 ARMs, subprime and home equity. In hindsight, these products
 21 were expanded with too much dependence on appreciating home
 22 values and underwriting that followed secondary market
 23 guidelines.

24 84. Killinger also admitted in his June 16, 2008, Strategic Memorandum that WaMu
 25 took on too much geographic and product concentration risk:
 26

27 [WaMu's] geographic concentration of loans . . . has certainly
 28 been a huge issue for WaMu with our residential loan
 concentration in California and Florida. In the future . . . we
 must diversify our business, both on a geographic and asset type
 basis.

1 85. While Killinger conceded errors “in hindsight,” in fact he and the other
2 Defendants had been warned as early as 2005 of the serious risks of the Higher Risk Lending
3 Strategy, including the risks of geographic and product concentrations and that the Bank was
4 relying too heavily on appreciating home values. They had been warned that the Bank did not
5 have adequate infrastructure to support its high volume of higher risk lending. They had been
6 warned that losses from the embedded risk in their higher risk lending likely would come
7 several years later. And as experienced bankers, they knew or should have known of these
8 serious risks in any event.
9

10
11 86. By September 2008, the Bank had suffered billions of dollars in losses as a
12 result of the Defendants’ recklessness.

13 87. On September 25, 2008, the Office of Thrift Supervision closed WaMu and
14 appointed the FDIC as receiver.
15

16 **II. Fixated on Growth, Defendants Caused WaMu to Take Enormous Risks Without**
17 **Proper Risk Management.**

18 88. The layered risk and the resulting losses in its HFI home loans portfolio were
19 directly attributable to Defendants’ gross mismanagement. WaMu embarked on its Higher
20 Risk Lending Strategy without an adequate infrastructure to support its high volume of risky
21 lending. After that strategy was launched, the Defendants had the opportunity to pull it back at
22 every step along the way. Each of the Defendants, the Bank’s top executives, was in a position
23 to limit WaMu’s high volume SFR lending and rampant loan risk layering, and advocate for
24 careful management of risks, and each had a duty to do so.
25

26 89. Each Defendant failed to fulfill this duty. Instead, each was an advocate for the
27 pursuit of loan volume at the expense of risk management.
28

1 **A. The Defendants Marginalized Risk Management.**

2 90. Defendants repeatedly were warned that robust risk management of SFR lending
3 was especially critical in light of WaMu's sales-driven culture and the Higher Risk Lending
4 Strategy, and that risk managers would need senior management's support to be effective. As
5 experienced bankers, Defendants knew or should have known this even if they had not been
6 warned.
7

8 91. According to many former senior risk managers at WaMu, who personally
9 interacted with the Defendants, they not only failed to adequately provide this needed support
10 for robust risk management of SFR lending, they were disdainful of and marginalized risk
11 managers.
12

13 92. Beginning in late 2005, Rotella spearheaded structural changes that diminished
14 the authority and independence of Enterprise Risk Management ("ERM"), the central risk
15 management group at the Bank. Primary credit risk responsibility was placed in the profit-
16 oriented business lines, with the business lines risk managers reporting jointly to the heads of
17 their respective business lines and to the Chief Enterprise Risk Officer. ERM became more of
18 an advisory group rather than an effective watchdog over the Home Loans Division, and there
19 was no truly independent risk management group with authority to manage the risks of SFR
20 lending.
21

22 93. In approximately August 2005, Defendants hired a Chief Risk Officer for the
23 Home Loans Division, with little background in risk management and none at a Bank.
24 Schneider had worked with her at a different bank and recruited her to join WaMu.
25
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1 Notwithstanding her role as a risk manager, her compensation was dependent, in part, on the
2 volume and growth of the home loans generated.

3 94. After ERM became an “advisory” group, its members attempted to impose
4 restraints on WaMu’s SFR lending, with little success. Meetings were held but no actions
5 taken. Proposals were made and ignored. They were not given a meaningful voice and in
6 many cases treated with disdain. Both Killinger and Rotella were heard to deride risk managers
7 as “checkers checking checkers.”
8

9 95. The Defendants knowingly suppressed discussions of SFR lending risk in
10 meetings of the Executive Committee. They treated the Chief Enterprise Risk Officer
11 dismissively, excluding him from important meetings, and ultimately terminating him in May
12 2008.
13

14 96. Other senior risk managers also clashed with the Defendants, particularly
15 Rotella and Schneider, over their attempts to better manage the risks in WaMu’s SFR lending.
16

17 97. A few weeks before the Bank failed, its newest Chief Enterprise Risk Officer
18 (who had assumed that position in May 2008), wrote a memorandum to Killinger laying bare
19 WaMu’s risk management shortcomings. He observed that the Bank lacked the basic internal
20 processes to make well-considered decisions in which the risks and benefits of each course of
21 action were properly weighed. Even at that late date, WaMu not only had serious deficiencies
22 in its capacity to gather, report and analyze data needed to make good decisions, it lacked a
23 culture that valued such an approach to decision-making. He wrote: “As a result, neither ERM
24 nor other WaMu employees seem to have unifying principles to effectively reflect a risk
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1 management perspective in important decisions or day-to-day activities.” As he put it, the
2 Bank’s “DNA” was missing “the risk chromosome.”

3 98. The Defendants’ reckless execution of the Higher Risk Lending Strategy reflects
4 these risk management deficiencies. Given the obvious credit risks that the Bank was taking, a
5 full discussion and careful consideration of risk was critical. Instead, Defendants created and
6 fostered a culture in which a risk management perspective was largely absent or ignored.
7

8 **B. Defendants’ Growth Strategy Depended on a Risk Management**
9 **Infrastructure That They Knew Was Woefully Inadequate.**

10 99. In addition to their lack of authority and marginalized status, risk managers were
11 hampered by WaMu’s poor infrastructure for monitoring and evaluating risks in the HFI
12 portfolio in real time. Though the Bank’s risk managers worked hard to produce analytic
13 reports on loan losses and other issues, the available data and analytics were relatively
14 rudimentary given WaMu’s lack of adequate technology.
15

16 100. WaMu’s technology and other infrastructure problems were evident to
17 Defendants and others at the Bank.

18 101. The Bank had grown dramatically through acquisitions starting in the 1990s,
19 going from a regional thrift to one of the country’s largest mortgage lenders, and as a result,
20 had multiple loan origination platforms that were not coordinated. By the mid-2000s, WaMu
21 still had numerous separate platforms for its SFR lending, with largely manual rather than
22 computerized processes. This lack of integration made it extremely difficult for the Bank to
23 closely track results and manage lending risks in its HFI portfolio, which was further
24 exacerbated when WaMu cut staff in order to save costs.
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1 102. An outside consultant firm reported to the Bank in or about April 2007 that
2 WaMu had numerous deficiencies in its ability to analyze loan data effectively so as to manage
3 the risks within its HFI home loans portfolio.
4

5 103. The Defendants claimed to be “pricing for the risks” that WaMu was taking with
6 its HFI home loans portfolio, but in fact the Bank could not accurately price for these risks.
7

8 104. In an email to Killinger dated August 23, 2007, Rotella acknowledged that
9 WaMu had been hurt by a weak credit infrastructure and poor credit analytics, the same subject
10 about which they had been warned in 2005:

11 The big lesson here, which we are all painfully aware of now, is
12 that without a strong credit organization and superb analytics in a
13 bad credit cycle, decisions are too heavily based on what has
14 happened versus what may. . . . [T]he lack of strong credit staff
15 and analytics contributed to spotty underwriting discipline and a
16 lack of insights into possible policy changes as we moved into
17 HL [Home Loans] production.

18 105. Rotella further admitted in his August 23, 2007, email to Killinger that he
19 “worried about our stated desire to take on more credit risk and the weak staff and
20 infrastructure in ERM (center and business) if a credit downturn occurred.”
21

22 106. Though some improvements eventually were made, it was far too little, too late.
23 Even as of May 2008, one of the Home Loans Division’s top analysts reported that the Bank
24 was unable to “completely, accurately and efficiently capture, analyze, model and report on key
25 risk and loss drivers across all asset classes.”
26

27 **C. Defendants Failed to Follow Interagency Guidance on Option ARMs,**
28 **HELOCs and Subprime Mortgage Products.**

107. As a further example of how the Defendants disregarded risk management to
achieve sales volume, they failed to follow the Interagency Guidance on Nontraditional

1 Mortgage Products (“Guidance”), as well as various other interagency guidances regarding
2 sound lending practices for HELOCs and subprime loans.

3 108. The Guidance, issued jointly by the FDIC and other federal agencies, addressed
4 Option ARMs and other nontraditional loans that “allow[ed] borrowers to defer payment of
5 principal and, sometimes, interest.” The Guidance provided information on managing the risks
6 of such products, which was highly relevant to a financial institution, like WaMu, which made
7 large volumes of such loans.
8

9 109. The Guidance urged using many risk management practices that WaMu failed to
10 employ, such as avoiding risk layering, having reasonable geographic and product
11 concentration limits, maintaining tight controls, and closely monitoring lending activity.
12

13 110. The Guidance warned that Option ARMs and other nontraditional loans should
14 be made based on the borrower’s ability to repay the loan by final maturity at the fully indexed
15 rate, assuming a negatively amortizing payment schedule, rather than the ability of borrowers
16 to refinance the loan or sell the property.
17

18 111. In December 2005, a draft of the Guidance was published for comment.

19 112. On December 14, 2005, WaMu’s regulatory liaison sent an email to Killinger,
20 Rotella and Schneider warning them that the Guidance reflected concerns about inappropriate
21 Option ARM lending and risk layering:
22

23 While the guidance will acknowledge that such products are
24 appropriate for some consumers, the regulators will express
25 concern that these products are being sold to consumers for
26 whom they are inappropriate and that risk layering in such
27 products with high LTVs, low FICOs, and relaxed Debt to
28 Income standards (including lack of income verification) may
also be creating excessive risk.

1 The regulatory liaison further emphasized that the Guidance would focus on the “need for
2 banks offering these products to maintain an appropriately robust risk management capacity,
3 especially since many of the layered structures now being offered haven’t been tested in a
4 sufficiently stressed economic environment.” He also cautioned that the agencies will expect
5 “a higher degree of sophistication from such banks in their management information and
6 reporting systems to enable them to closely monitor risks associated with these products.”
7
8

9 113. In a December 2005 presentation that he authored in connection with the draft
10 Guidance, Rotella identified most of the risk factors that later caused WaMu’s excessive losses,
11 including “high CLTV lending, higher DTIs, improper analysis or utilization of low
12 underwriting rates, vs. likely rates the borrower will experience, low credit scores, low doc/no
13 doc lending, third party originations, loans with large payment shock (extended no amortization
14 periods and negative amortization loans), and markets with higher risk of excessive
15 appreciation: TX, S. FL., S. CA, Vegas.”
16

17 114. Nonetheless, on March 29, 2006, Schneider wrote a letter to the Chief Counsel’s
18 Office at the Office of Thrift Supervision criticizing the draft Guidance as unduly limiting
19 banks’ discretion in selling Option ARM products. Schneider argued that banks should not
20 assume the “worst-case scenario” by being required to underwrite these loans at the fully-
21 indexed negatively-amortized rate (the rate that borrowers could have to pay after initially
22 making minimal monthly payments). He also opposed setting concentration limits or requiring
23 more controls over third-party brokers and correspondent lenders who sold these products to
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1 WaMu, even while admitting that it was “virtually impossible for a lender to control the
2 practices [and therefore the risks] of mortgage brokers or correspondent lenders.”

3
4 115. Schneider also argued in his March 29, 2006, letter that a borrower could always
5 refinance out of a bad loan: “If after a borrower takes an IO [interest only] or payment option
6 loan, he or she realizes that this choice provides an uncomfortable level of uncertainty in
7 payments, then the borrower will likely have options to refinance at a fixed rate to mitigate this
8 risk.”

9
10 116. By March 29, 2006, Schneider and the other Defendants were well aware that
11 there was a “housing bubble.” As they knew, many borrowers would be unable to refinance
12 their Option ARM or interest-only loans if housing prices were to fall and their loans were
13 negatively amortizing.

14
15 117. When the final version of the Guidance was issued in October 2006, Schneider
16 gave a presentation to WaMu’s Board in which he concluded that it would have a “limited”
17 impact on WaMu’s Option ARM volume, noting that “[m]uch of the Guidance is open to
18 interpretation” and regulators viewed the Guidance as “flexible.”

19
20 118. Later, after significant numbers of WaMu’s Option ARM loans became
21 delinquent or defaulted, Schneider admitted that the Bank – contrary to the Guidance – had
22 relied on the ability of borrowers to refinance their adjustable rate loans. In a November 2007
23 email to Killinger, Rotella, and others concerning loan workouts for borrowers in danger of
24 default, Schneider admitted:

25
26 None of these borrowers ever expected that they would have to
27 pay at a rate greater than the start rate. In fact, for the most part
28 they were qualified at the start rate. . . .When we booked these

1 loans, we anticipated an average life of 2 years and never really
2 anticipated the rate adjustments.

3 **III. Killinger, Rotella and Schneider All Played Key Roles in the Failed Higher Risk**
4 **Lending.**

5 119. Each of the Defendants played a crucial role in the ill-fated Higher Risk Lending
6 Strategy. Killinger was the architect of the strategy and ultimately was responsible for its
7 execution. After their arrival at WaMu in 2005, Rotella and Schneider became the chief
8 facilitators of that flawed strategy. Rotella and Schneider aggressively pushed for a high
9 volume of risky SFR lending, creating a home loans HFI portfolio layered with excessive risks,
10 while stifling efforts to curb and better manage those risks.

11
12 **A. Kerry K. Killinger**

13 120. As an experienced banker with many years at WaMu, and the CEO of one of the
14 largest financial institutions in the United States, Killinger knew or should have known the
15 importance of credit risk management and that layering risks onto already high-risk loan
16 products could lead to high losses or default rates. He was specifically warned and
17 acknowledged that, as WaMu greatly increased its credit risk pursuant to the Higher Risk
18 Lending Strategy, robust risk management would be critical.

19
20 121. Despite these warnings, Killinger was the main architect of the Higher Risk
21 Lending Strategy. He wrote the annual strategic memoranda from 2004 through 2007 that kept
22 the Bank on its course of higher risk lending. Despite repeated admissions that he foresaw a
23 housing bubble in California and WaMu's other "footprint" states, Killinger continued to push
24 growth of higher-margin products, such as Option ARMs, HELOCs and subprime loans, in
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1 these same high-risk locations. He also knew that these products were layered with the
2 additional risks discussed above.

3 122. Killinger also failed to make robust credit management a priority. Instead, he
4 created and implemented the five-year strategic plan that encouraged sales volume and short-
5 term gains over prudent risk management and long-term soundness. He expressly called for
6 “significant risk taking” at the expense of risk management. His wrongful conduct ultimately
7 led to billions of dollars of losses.
8

9 **B. Stephen J. Rotella**

10 123. Killinger selected Rotella to become his strategic partner and to run the Bank’s
11 day-to-day operations as WaMu grew and implemented the Higher Risk Lending Strategy.
12

13 124. Like Killinger, he was an experienced banker who knew or should have known
14 the importance of credit risk management and that layering risks onto already high-risk loan
15 products could lead to high losses or default rates.
16

17 125. Rotella supported Killinger’s push for growth through higher risk lending, and
18 aggressively executed Killinger’s plan to grow the Bank’s HFI residential loan portfolio.
19

20 126. Rotella repeatedly was warned of the risks of WaMu’s Higher Risk Lending
21 Strategy and the need for robust risk management, yet, according to numerous senior risk
22 managers, he played a key role in stripping Enterprise Risk Management of its authority and
23 marginalizing risk managers.

24 127. As the person in charge of the day-to-day management of the Bank, and a
25 member of the powerful Executive Committee that set the agenda for the Bank, Rotella had
26 every opportunity to promote more prudent and diversified SFR lending supported by vigorous
27

1 risk management. Instead, he chose to focus on short term profits by promoting loan volume,
2 without ensuring that the Bank had the controls and infrastructure necessary to manage the
3 higher risks that it was taking and that ultimately led to billions of dollars of losses.

4
5 **C. David C. Schneider**

6 128. Schneider was selected to become President of the Home Loans Division at a
7 critical time, just as WaMu was implementing the Higher Risk Lending Strategy.

8 129. Like Killinger and Rotella, he was an experienced banker who knew or should
9 have known the importance of credit risk management and that layering risks onto already
10 high-risk loan products could lead to high losses or default rates.

11
12 130. Schneider supported Killinger's push for growth of higher risk lending, and
13 aggressively executed Killinger's plan to grow the Bank's HFI residential mortgage portfolio.

14 131. Schneider repeatedly was warned about the risks of WaMu's Higher Risk
15 Lending Strategy and the need for robust risk management. Yet, according to numerous senior
16 risk managers, he worked with Rotella to strip ERM of its authority and marginalized risk
17 managers.

18
19 132. As the President of WaMu's Home Loans Division, Schneider was directly
20 responsible for managing the Bank's SFR loans, including, but not limited to, its portfolio
21 concentrations of Option ARMs, HELOCs and subprime loans (after the Bank acquired LBMC
22 on March 1, 2006), and the appropriate geographic concentration of loans in high risk areas,
23 such as California and Florida.

24
25 133. Schneider also had responsibility for managing the risks of the Home Loans
26 Division and attended numerous meetings with risk managers who warned him about those
27

1 risks. Schneider had every opportunity to promote more prudent and diversified SFR lending
2 supported by vigorous risk management, but chose not to.

3
4 134. Instead, Schneider used his own personal motto “be bold” to set the tone for
5 managers and loan officers in the Home Loans Division, and encouraged them to maximize
6 short term profits by promoting loan volume without ensuring that the Bank had the controls
7 and infrastructure necessary to manage the higher risks that it was taking and that ultimately led
8 to billions of dollars of losses.

9
10 135. In Schneider’s own words, he, Killinger, and Rotella were too concerned with
11 “[m]arket share and growth focus at the expense of building solid infrastructure and controls.”

12 **IV. Defendants Caused WaMu’s Held-for-Investment Residential Loan Portfolio To**
13 **Be Layered With Multiple and Excessive Risks.**

14 136. Defendants’ unprecedented push for SFR loan volume resulted in an enormous
15 HFI home loans portfolio layered with multiple risks.

16 **A. Option ARMs/Negative Amortization.**

17 137. Option adjustable rate mortgages (“Option ARMs”) had been sold for years as a
18 specialized product suitable for a select group of creditworthy borrowers. By 2005, however,
19 WaMu sold them widely and indiscriminately, touting such loans as its “flagship” product. As
20 of September 2008, Option ARMs totaled more than \$51 billion and accounted for nearly half
21 of WaMu’s prime SFR portfolio.

22
23 138. WaMu sold these products using low “teaser” rates and allowed borrowers to
24 make “minimum” payments that not only failed to pay down the loan principal, but also did not
25 cover the full interest accumulated on the loan. This so-called “negative amortization” resulted
26 in unpaid interest being added to the loan principal and the borrower owing more than the
27

1 original loan amount. An Option ARM loan would “recast” at a higher interest rate and higher
2 monthly payment after the expiration of a specified period of time (*e.g.*, five years), or when
3 negative amortization resulted in the outstanding loan being a certain percentage above the
4 original principal amount (*e.g.*, 110% or 125%).
5

6 139. The way in which the Option ARM products were designed and sold could lead
7 to “payment shock,” where borrowers could not afford to pay the drastically increased
8 mortgage payment at the time of recast. Payment shock created a significant risk of default,
9 which in turn could lead to losses for the lender.
10

11 140. The percentage of negatively amortizing WaMu Option ARMs rose dramatically
12 from just 15% in February 2005 to more than 80% in 2007 and 2008.

13 141. The Defendants repeatedly were warned of the risks of payment shock to
14 borrowers and that the Bank could suffer dramatic losses in its held for investment SFR
15 portfolio. The Defendants ignored these warnings and instead counted on Option ARM
16 borrowers to refinance or sell their homes before or when payment shock occurred. But if
17 housing prices declined, this often would not be a realistic option, as they well knew.
18

19 142. The Defendants caused WaMu to originate or purchase and hold billions of
20 dollars in Option ARM loans during a housing bubble that they knew was likely to burst and
21 result in declining real estate prices. Even after recognizing signs of a weakening housing
22 market, Defendants continued to cause WaMu to make and hold a large volume of Option
23 ARM loans. WaMu originated approximately \$42 billion in Option ARM loans in 2006, and
24 another approximately \$24 billion in 2007. At year-end 2006, there was \$63.6 billion in Option
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1 ARMs in the HFI portfolio, at year-end 2007 that figure was \$58.9 billion, and on June 30,
2 2008, the figure was \$52.9 billion.

3 143. WaMu's Option ARM lending was geographically concentrated in areas where
4 the housing bubble was greatest, and involved other risk layers, including no or low
5 documentation and high loan-to-value ("LTV") and debt-to-income ("DTI") ratios. By the
6 middle of 2008, approximately 50% of WaMu's Option ARM portfolio was secured by
7 California collateral; about 77% consisted of low documentation loans; about 14% had LTV
8 ratios that equaled or exceeded 90%; and about 19% had DTI ratios exceeding 46%, once loans
9 were recast.
10

11
12 144. By September 2007, WaMu's Option ARM portfolio had become a main driver
13 of increases in early delinquencies and non-performing loans. It was only then, in the Fall of
14 2007, that WaMu began to make major credit policy changes to curb the risks in the Option
15 ARM portfolio. But much of the damage already had been done by this time. WaMu finally
16 discontinued its Option ARM sales in June 2008 after negative amortization amounts had
17 snowballed to more than \$2 billion.
18

19 **B. Home Equity/High LTV Products.**

20 145. WaMu added another significant layer of risk to its HFI home loan portfolio
21 through its routine approval of HELOCs and other "piggyback" mortgage products that greatly
22 increased borrowers' loan-to-value ratios and the consequent chance of default. For example,
23 borrowers would obtain a loan for 80% of the price of the home, and get a HELOC to cover the
24 remaining 20%.
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1 146. These high LTV loans were particularly risky because they left little or no
2 margin for error; even a slight downward correction in housing prices could put the loan
3 “underwater,” meaning that loan balance was greater than the home securing it. Further,
4 borrowers with high LTV loans had little or no money of their own invested in their home
5 purchase, and thus they were much more likely to default when faced with financial difficulties.
6

7 147. Once the number of HELOCs started to increase in 2005, it did not take long for
8 the delinquencies to start rising. A December 2006 Home Equity Risk Review reported a
9 “sharp rise in non-performing loans during Q3 and Q4 2006.” HELOC net charge-offs
10 increased dramatically from 2006 through 2008.
11

12 148. As of the end of 2007, WaMu’s concentration in HELOCs was 26% compared
13 to the average of 8% across all FDIC-insured institutions.
14

15 149. In or about April 2007, a national consultant retained by WaMu concluded that
16 WaMu’s HELOC “delinquency rates for ’05-’06 vintages are substantially above industry
17 rates” due to a “higher-risk mix of WaMu originations,” “larger WaMu delinquent account
18 balances relative to industry” and “more acute ‘risk layering’ effects,” including “[p]oor
19 performance in low FICO – high LTV combinations” and “concentration in poor HPA [home
20 price appreciation] regions.”
21

22 150. When WaMu went into receivership in September 2008, HELOCs constituted
23 about \$53 billion, or approximately 30%, of the total \$177 billion in the Bank’s HFI residential
24 loan portfolio.
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1 **C. Subprime.**

2 151. As part of its Higher Risk Lending Strategy, WaMu originated and held for
3 investment huge concentrations of subprime loans. These were loans made to “higher-risk
4 borrowers,” i.e., borrowers with low FICO (credit) scores, delinquencies, charge-offs,
5 judgments, and/or bankruptcies.
6

7 152. The majority of WaMu’s subprime originations were made through LBMC,
8 which initially was acquired by WaMu’s holding company, WMI, and merged into the Bank in
9 March 2006, when it became part of the Home Loans Division.
10

11 153. By March 2006, the Defendants already knew or should have known of very
12 serious problems with subprime mortgages, including significant first payment and early
13 payment defaults that resulted in growing losses.

14 154. A June 2006 analysis remarked on the consequences of subprime risk-layering,
15 noting that, “[t]he 30-day plus delinquency rate on loans combining FICOs less than 600,
16 CLTVs greater than 80%, and stated income is . . . 17 times higher than loans without these
17 attributes.” An additional layer of risk driving delinquencies was the increasingly risky
18 products that were being sold, such as “hybrid” ARM products with initial fixed “teaser” rates
19 that shifted to an adjustable rate after a predetermined period (e.g., 2/28, 3/27 products) and
20 “interest only” loans.
21

22 155. Defendants did attempt to impose certain positive changes to the subprime loans
23 originated in 2006, but they failed to meaningfully mitigate the risks of the subprime loans in
24 the HFI portfolio.
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1 **D. WaMu Layered Additional Risk Factors Into Its Already High-Risk Loans.**

2 156. Defendants caused WaMu to compound the risk in its HFI home loans portfolio
3 by adding layers of additional risk to already risky loans.

4 **Stated Income Loans.**

5
6 157. WaMu added another dangerous layer of risk to its HFI home loans portfolio by
7 dramatically expanding the availability of “stated income” loans (otherwise known as “low
8 doc” or “no doc” loans) to virtually all types of borrowers, rather than just borrowers who were
9 self-employed or who had excellent credit, as had previously been the norm.

10
11 158. A loan is based on “stated income” where the Bank relies on the borrower’s
12 representation as to his or her income. The inherent risk with a stated income loan is obvious:
13 the borrower may exaggerate or inflate “income” to enhance the prospects of obtaining a loan
14 for which the borrower is not really qualified. For this reason, stated income loans were
15 commonly known as “liar’s loans.”

16
17 159. WaMu offered stated income loans to borrowers merely if they “prefer[] the
18 processing convenience.”

19 160. Stated income loans comprised a large share of WaMu’s loans that resulted in
20 losses, particularly in the Option ARM portfolio.

21 **Geographic Concentration.**

22
23 161. At the Defendants’ direction, WaMu further layered its risks by deliberately
24 focusing its SFR lending in “footprint” states, such as California and Florida, where it already
25 had a retail presence. WaMu’s narrow focus on these housing “boom” areas significantly
26 increased the losses in its HFI home loans portfolio when the housing bubble burst in 2007.

1 162. Between the fourth quarter of 2005 and the time the Bank failed in September
2 2008, California loans comprised nearly 50% of WaMu's total SFR loan portfolio, concentrated
3 mostly in large urban areas. In addition, between 70% and 80% of WaMu's SFR loans during
4 this time frame were made in California, Florida, New York, Washington, Texas and Illinois.
5 Many of WaMu's high risk products were sold in these geographically concentrated areas. For
6 instance, as of April 2008, 33% of all home equity loans were sold in just four urban areas in
7 California, and about 63% of all Option ARMs were located in California and Florida.
8

9 163. WaMu's geographic concentration was dramatically greater than the industry as
10 a whole. At a July 17, 2007, internal WaMu meeting, Schneider acknowledged that WaMu's
11 charge-offs were above the industry's highs due to its concentration in California. WaMu's
12 Chief Financial Officer likewise acknowledged at an August 14, 2008, internal meeting that
13 WaMu's performance was "generally worse" than other financial institutions "due to the
14 concentration in the California market which has been particularly hard hit by housing price
15 depreciation."
16
17

18 164. In his final Strategic Direction memorandum in June 2008, Killinger also
19 conceded that WaMu took on too much geographic concentration risk.
20

21 **Weak Underwriting.**

22 165. As Defendants knew or should have known, many of WaMu's held for
23 investment SFR loans were the product of weak, undisciplined underwriting practices, creating
24 a significant additional layer of risk.
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1 **Compensation Incentives for Loan Officers and Underwriters.**

2 166. WaMu's compensation structure for loan officers was based on the volume of
3 loans originated, and thus loan originators were incentivized to push as many loans through the
4 system as possible, creating additional risk to WaMu.
5

6 167. For instance, WaMu's 2006 compensation plan for loan originators stated:
7 "Rewards will be based on the dollar volume of loans funded each month." WaMu's
8 compensation policy for underwriters similarly created strong incentives to increase the volume
9 of loans.
10

11 168. In a June 19, 2006 memorandum, Schneider explained that management had
12 "[i]mplemented a new profit driven compensation and support staff model in our Retail
13 Channel to support larger volume producers and those who focus on attractive products."
14

15 **Executive Compensation Incentives.**

16 169. WaMu's approach to executive compensation also promoted loan volume over
17 quality by heavily emphasizing performance-based pay based on short-term results.

18 170. Compensation for senior executives was composed of various elements,
19 including base salary, cash bonuses, performance share awards, equity-based awards of
20 restricted stock, and stock options. Bonuses were based in large part on earnings per share as
21 well as revenue, thus creating a strong incentive for the Defendants and other executives to
22 pursue short-term profits.
23

24 **Weak Fraud Prevention Controls.**

25 171. WaMu's eagerness to make loans and its risky lending practices also made
26 WaMu more vulnerable to fraud, thereby increasing WaMu's losses. Between 2005 and 2008,
27

1 WaMu suffered rising fraud losses in residential mortgages and home equity, totaling hundreds
2 of millions of dollars.

3
4 172. A February 14, 2006, memorandum from the Chief Enterprise Risk Officer
5 reported that “[a] major concern” of the internal WaMu Fraud Steering Committee “is the
6 inadequacy of WaMu’s fraud tools compared to the industry.”

7
8 173. Fraud management was placed in the business lines, and there was no Board-
9 approved fraud risk management policy that established the framework and delegated
10 responsibility and authority for the development and oversight of this area to a particular group.

11 **Other Risk Layers.**

12 174. WaMu also added other risk layers into its held for investment SFR portfolio,
13 including, but not limited to:

- 14 a. Loans with high debt-to-income (DTI) ratios, which meant that
15 borrowers had less income to repay the loans over the long term;
16
17 b. Non-owner occupied loans to speculators and second home buyers, who
18 often lacked an incentive to repay their mortgages or HELOCs when
19 home values decreased;
20
21 c. Interest-only loans, which did not require that any principal be repaid for
22 a significant period of time;
23
24 d. 2/28 and 3/27 hybrid ARM loans, which offered low initial teaser rates
25 to subprime borrowers who would not otherwise have qualified for such
26 a loan on a fully-amortized basis;
27
28

- 1 e. “Cash out” refinancings, where borrowers were able to walk away from
2 the closing with cash, leaving little equity in the property; and
3
4 f. Loans originated by third-party brokers, correspondents and conduit
5 channels, over whom WaMu exercised poor quality controls and which
6 often used their own poor underwriting standards.

7 **V. The Defendants’ Excessive Risk Taking and Disregard for Risk Management**
8 **Caused Enormous Losses to WaMu.**

9 175. By encouraging, sanctioning, and causing WaMu to accumulate a large volume
10 of multi-risk layered SFR loans in its HFI portfolio and failing to implement appropriate risk
11 management or heed repeated warnings from risk managers in their push for loan volume and
12 short-term gain, Killinger, Rotella and Schneider caused the Bank to incur material loss.

13
14 176. Among other things, the Defendants’ emphasis on the Bank’s origination or
15 acquisition of higher risk products, their failure to address obvious infrastructure and control
16 limitations, their strategy of concentrating loan production in overheated geographic markets,
17 and their efforts to build market share by abandoning prudent lending practices and layering
18 multiple risks on top of already high-risk loan products during an acknowledged “housing
19 bubble,” resulted in an HFI residential mortgage and HELOC portfolio that was destined to
20 sustain enormous losses.

21
22 177. As a direct and foreseeable consequence of the Defendants’ mismanagement,
23 WaMu’s held for investment SFR portfolio experienced extremely high delinquencies and
24 charge-offs and incurred losses that could not be offset through the higher “pricing” that WaMu
25 purportedly was obtaining on its high risk loans.
26
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1 178. As a result of the Higher Risk Lending Strategy, WaMu suffered extraordinary
2 losses on Option ARM, HELOC and subprime loans in its HFI portfolio. For instance, on such
3 loans originated after September 2005, the Bank incurred roughly \$4.2 billion of net charge-
4 offs prior to its closing in September 2008. Further, as of September 2008, WaMu had
5 recorded an allowance for loan losses associated with these loans (i.e., the additional future loss
6 the Bank's accounting staff and management estimated the Bank would suffer on these loans)
7 of approximately \$3.2 billion. Contemporaneous internal reports prepared by the Bank's credit
8 risk management team and outside consultants put the expected losses even higher, estimating
9 eventual write-offs of at least one-and-one-half to two times the allowance amount. These
10 estimates later were dwarfed by the \$31 billion write-down from face value recorded by the
11 purchaser of WaMu's home loan portfolios after the Bank went into receivership.
12
13

14 179. On just the Option ARM, HELOC and subprime loans that displayed multiple
15 risk factors (e.g., loans with low FICO scores, high LTVs and DTIs, and low documentation
16 requirements), the Bank suffered billions of dollars in losses despite the purportedly higher
17 interest earned from these higher risk loans.
18

19 180. Had the Defendants fulfilled the duties they owed to WaMu and acted with the
20 requisite level of care, the Bank would not have had a large volume of multi-risk layered loans
21 in its HFI portfolio. Defendants' conduct caused the Bank to lose billions of dollars on these
22 high-risk loans.
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CLAIMS FOR RELIEF

COUNT I
GROSS NEGLIGENCE

(Against Kerry K. Killinger, Stephen J. Rotella and David C. Schneider)

181. The FDIC re-alleges and incorporates by reference the allegations contained in paragraphs 1 - 180 as if fully set out in this count.

182. During the relevant times, Killinger, Rotella and Schneider were officers of WaMu. Killinger also was a director of WaMu until June 2008.

183. Section 1821(k) of FIRREA holds directors and officers of financial institutions personally liable for loss or damage to the institution caused by their “gross negligence,” as defined by applicable state law. Gross negligence does not mean the “total absence of care,” but it is “negligence substantially and appreciably greater than ordinary negligence.”

184. As officers and/or directors, Killinger, Rotella and Schneider owed WaMu a duty of care to carry out their responsibilities by exercising the degree of care, skill and diligence that ordinarily prudent persons in like positions would use under similar circumstances. This duty of care, included, but was not limited to, the following:

- a. To adopt such careful, reasonable and prudent policies and procedures, including those related to lending and underwriting, as required to ensure that the Bank did not engage in unsafe and unsound banking practices, and to ensure that the affairs of the Bank were conducted in accordance with these policies and procedures;

- 1 b. To communicate to the Bank's loan officers and underwriters a clear
2 expectation that they must adhere to sound lending policies and credit
3 procedures by establishing a system of checks and balances and by
4 careful monitoring of loan officers' conduct;
- 5
- 6 c. To require that sufficiently detailed, current and reliable information be
7 provided upon which they could make prudent decisions, including the
8 use of current technology and internal control procedures to timely
9 identify problems and allow for early remediation;
- 10
- 11 d. To support and foster WaMu's internal risk management functions, and
12 ensure adequate funding for these functions for a Bank of WaMu's size
13 and assets;
- 14
- 15 e. To develop contingency plans and take other proactive steps to limit or
16 prevent significant financial losses in the held-for-investment single
17 family residential home loans portfolio;
- 18
- 19 f. To consider and adopt reasonable recommendations from employees of
20 WaMu's Enterprise Risk Management department for controlling the
21 Bank's lending risks;
- 22
- 23 g. To timely acknowledge and adequately respond to changes in economic
24 conditions that create additional risk with respect to certain types of
25 products or transactions;
- 26
- 27 h. To enforce policies and procedures designed to ensure that loans would
28 not be made based on inadequate or inaccurate information;

- 1 i. Upon receiving notice of an unsafe or unsound practice, to make a
2 reasonable investigation thereof and to exercise reasonable business
3 judgment with respect to all facts that a reasonable investigation would
4 have disclosed;
5
6 j. To carefully review reports of examinations and other directives of
7 regulatory agencies, to carry out the instructions and orders contained in
8 those reports, to investigate and cure problems noted therein, and to
9 prevent any repetition of such problems and deficiencies; and
10
11 k. To conduct WaMu's business in compliance with all applicable state and
12 federal laws and regulations.

13 185. Killinger, Rotella and Schneider, through their gross negligence, breached their
14 duties of care by, among other things, acting with reckless disregard for or failing to exercise
15 slight care in:
16

- 17 a. Adopting and/or implementing unreasonable and imprudent lending and
18 underwriting policies and procedures that amounted to unsafe and
19 unsound banking practices with respect to loans in the Bank's held for
20 investment SFR portfolio;
21
22 b. Causing the Bank to make home loans with little or no regard for
23 borrowers' ability to repay them;
24
25 c. Developing home lending policies and procedures that improperly relied
26 on the continued sustainability of increasing home prices despite
27 acknowledging the existence of a "housing bubble";
28

- 1 d. Creating a held-for-investment home loans portfolio with multiple layers
2 of risk, without establishing adequate risk management limits and
3 monitoring processes to account for those risks;
4
- 5 e. Failing to establish adequate limits on the Bank's concentration of
6 Option ARMs and Alt A products, and failing to monitor and account for
7 the consequent risks of negative amortization and payment shock to
8 borrowers;
9
- 10 f. Failing to establish adequate limits on the Bank's concentration of
11 products with high loan-to-value ratios, such as second lien HELOCs,
12 and failing to monitor and account for the consequent risk of default;
13
- 14 g. Failing to establish adequate limits on the Bank's concentration of home
15 loans to subprime borrowers, non-creditworthy borrowers and those in
16 great financial difficulty, and failing to monitor and account for the
17 consequent risk of default;
18
- 19 h. Failing to establish adequate limits on geographic concentrations of
20 loans, especially in California and Florida, and failing to protect against
21 substantial losses to the Bank from a depreciation in housing prices in
22 those areas;
23
- 24 i. Establishing executive compensation and employee compensation
25 programs that encouraged high loan volume at the expense of loan
26 quality instead of creating an atmosphere that encouraged sound lending
27 practices and good credit procedures;
28

- 1 j. Encouraging stated income and stated asset lending despite the clear
2 risks that this practice would lead to inaccurate or fraudulent loan
3 applications and supporting documents;
4
5 k. Failing to adopt the reasonable recommendations of WaMu's Enterprise
6 Risk Management personnel for controlling the Bank's home lending
7 and underwriting risks;
8
9 l. Failing to ensure that an adequate risk management structure and risk
10 contingency plans were in place for implementing the Bank's Higher
11 Risk Lending Strategy;
12
13 m. Failing to invest in updated technology and staffing necessary to track,
14 analyze and reliably report loan data; timely identify problems and
15 external market changes to allow for early remediation; and protect the
16 Bank against mortgage and HELOC fraud;
17
18 n. Failing to develop adequate contingency or exit plans to meet changing
19 market conditions; and
20
21 o. Failing to take action to prevent the re-occurrence of any unsafe or
22 unsound banking practice that came to their attention, including, but not
23 limited to, multiple and repeated warnings from Enterprise Risk
24 Management personnel about the various deficiencies noted above.

24 186. As a direct and proximate result of Defendants' gross negligence, the FDIC, as
25 Receiver for WaMu, suffered damages in an amount to be proven at trial.
26
27
28

1 **COUNT II**
2 **ORDINARY NEGLIGENCE**

3 *(Against Kerry K. Killinger, Stephen J. Rotella and David C. Schneider)*

4 187. The FDIC re-alleges and incorporates by reference the allegations contained in
5 paragraphs 1 - 186 as if fully set out in this count.

6 188. During the relevant times, Killinger, Rotella and Schneider were officers of
7 WaMu. Killinger also was a director of WaMu until June 2008.

8 189. As officers and/or directors, Killinger, Rotella and Schneider owed WaMu a
9 duty of care to carry out their responsibilities by exercising the degree of care, skill and
10 diligence that ordinarily prudent persons in like positions would use under similar
11 circumstances. This duty of care, included, but was not limited to, the matters set forth in
12 subparagraphs 184.a - k above.

13 190. Killinger, Rotella and Schneider breached their duties and were negligent by,
14 among other things, the acts, errors and omissions set forth in subparagraphs 185.a - o above.

15 191. As a direct and proximate result of Defendants' negligence, the FDIC, as
16 Receiver for WaMu, suffered damages in an amount to be proven at trial.

17 **COUNT III**
18 **BREACH OF FIDUCIARY DUTY**

19 *(Against Kerry K. Killinger, Stephen J. Rotella and David C. Schneider)*

20 192. The FDIC re-alleges and incorporates by reference the allegations contained in
21 paragraphs 1 - 191 as if fully set out in this count.

22 193. During the relevant times, Killinger, Rotella and Schneider were officers of
23 WaMu. Killinger also was a director of WaMu until June 2008.

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28 COMPLAINT FOR GROSS NEGLIGENCE,
NEGLIGENCE, BREACH OF FIDUCIARY DUTY,
FRAUDULENT CONVEYANCE AND
INJUNCTIVE RELIEF - 51

1 194. As officers and/or directors, Defendants owed fiduciary duties to WaMu,
2 including, but not limited to, the matters set forth in subparagraphs 184.a - k above.

3 195. Defendants breached those fiduciary duties by, among other things, the acts,
4 errors and omissions set forth in subparagraphs 185.a - o above.

5 196. As a direct and proximate result of Defendants' breaches of fiduciary duties, the
6 FDIC, as Receiver for WaMu, suffered damages in an amount to be proven at trial.
7

8 **COUNT IV**
9 **FRAUDULENT CONVEYANCE**

10 **Washington Uniform Fraudulent Transfer Act, RCW § 19.40.041**

11 ***(Against Kerry K. Killinger and Linda Killinger)***

12 197. The FDIC re-alleges and incorporates by reference the allegations contained in
13 paragraphs 1 - 196 as if fully set out in this count.
14

15 198. In or about August 2008, Kerry Killinger and his wife, Linda Killinger,
16 transferred their residence in Palm Desert, California, to two irrevocable qualified personal
17 residence trusts ("QPRTs") named the "KK QPRT I 2008 Trust" (which appointed Kerry
18 Killinger as trustee) and the "LCK QPRT I 2008 Trust" (which appointed Linda Killinger as
19 trustee).
20

21 199. In or about August 2008, Kerry Killinger transferred an undivided one-half
22 interest in his residence in Shoreline, Washington, to his wife, Linda Killinger. Shortly
23 thereafter, Kerry Killinger and Linda Killinger each transferred their respective undivided one-
24 half interests in this residence to two irrevocable QPRTs named the "KK QPRT II 2008 Trust"
25 (which appointed Kerry Killinger as trustee) and the "LCK QPRT II 2008 Trust" (which
26 appointed Linda Killinger as trustee).
27

28 COMPLAINT FOR GROSS NEGLIGENCE,
NEGLIGENCE, BREACH OF FIDUCIARY DUTY,
FRAUDULENT CONVEYANCE AND
INJUNCTIVE RELIEF - 52

1 200. Each of these property transfers was made with actual intent to hinder, delay or
2 defraud Kerry Killinger's present and future creditors. Among other things:

- 3 a. Kerry Killinger had been personally named as a defendant in numerous
4 lawsuits at the time of these transfers, which posed a potential exposure
5 far in excess of his means;
6
7 b. He had been removed from his position as WaMu's Chairman of the
8 Board in June 2008 due to the substantial losses the Bank incurred while
9 under his control;
10
11 c. In July 2008, a "run on the bank" of approximately \$9 billion placed a
12 significant strain on WaMu's liquidity and continued viability;
13
14 d. Kerry Killinger's property transfers were made to his spouse and to
15 trusts controlled by himself and his spouse as trustees;
16
17 e. He and his spouse retained possession of the residences after the
18 transfers and continued to live in and use them; and
19
20 f. On information and belief, the transfers were not disclosed to or were
21 concealed from his present and future creditors.

22 201. Alternatively, each of these property transfers was made without receiving a
23 reasonably equivalent value in exchange, and Kerry Killinger believed or reasonably should
24 have believed that he would incur debts beyond his ability to pay as they became due. Among
25 other things, Kerry Killinger had been personally named as a defendant in numerous lawsuits at
26 the time of these transfers, which posed a potential exposure far in excess of his means.
27
28

1 202. Each of these property transfers constitutes a fraudulent conveyance for
2 purposes of Revised Code of Washington § 19.40.041.

3
4 **COUNT V**
FRAUDULENT CONVEYANCE

5 **Washington Uniform Fraudulent Transfer Act, RCW § 19.40.041**

6
7 ***(Against Stephen J. Rotella and Esther Rotella)***

8 203. The FDIC re-alleges and incorporates by reference the allegations contained in
9 paragraphs 1 - 196 as if fully set out in this count.

10 204. In or about March or April 2008, Stephen Rotella and his wife, Esther Rotella,
11 transferred their residence in Orient, New York, to two irrevocable QPRTs dated March 14,
12 2008, named the “Stephen J. Rotella QPRT 2008 Trust” (which appointed Stephen Rotella as
13 trustee) and the “Esther T. Rotella QPRT 2008 Trust” (which appointed Esther Rotella as
14 trustee).
15 trustee).

16 205. On information and belief, Stephen Rotella transferred in excess of one million
17 dollars to Esther Rotella after WaMu failed in September 2008.

18 206. Each of these transfers was made with actual intent to hinder, delay or defraud
19 Stephen Rotella’s present and future creditors. Among other things:
20

- 21 a. Stephen Rotella had been personally named as a defendant in numerous
22 lawsuits at the time of these transfers, which posed a potential exposure
23 far in excess of his means;
24
25 b. The monetary transfers to Esther Rotella were made after WaMu already
26 had failed and been placed into receivership in September 2008;
27
28

- 1 c. The transfers were made to his spouse and to trusts controlled by himself
2 and his spouse as trustees;
3
4 d. He and his spouse retained possession of the New York residence after
5 the property transfer and continued to live in and use it; and
6
7 e. On information and belief, the transfers were not disclosed to or were
8 concealed from his present and future creditors.

9 207. Alternatively, each of these transfers was made without receiving a reasonably
10 equivalent value in exchange, and Stephen Rotella believed or reasonably should have believed
11 that he would incur debts beyond his ability to pay as they became due. Among other things,
12 Stephen Rotella had been personally named as a defendant in numerous lawsuits at the time of
13 these transfers, which posed a potential exposure far in excess of his means.

14 208. Each of these transfers of money and property constitutes a fraudulent
15 conveyance for purposes of Revised Code of Washington § 19.40.041.
16

17 **COUNT VI**
18 **ASSET FREEZE**

19 **12 U.S.C. § 1821(d)(18)-(19)**

20 ***(Against Kerry K. Killinger, Linda Killinger, Stephen J. Rotella and Esther Rotella)***

21 209. The FDIC re-alleges and incorporates by reference the allegations contained in
22 paragraphs 1 - 208 as if fully set out in this count.

23 210. Pursuant to 12 U.S.C. § 1821(d)(18), the Court may, at the request of the FDIC,
24 “issue an order in accordance with Rule 65 of the Federal Rules of Civil Procedure, including
25

1 an order placing the assets of any person designated by the [FDIC] under the control of the
2 court and appointing a trustee to hold such assets.”

3 211. Pursuant to 12 U.S.C. § 1821(d)(19), the FDIC may obtain preliminary
4 injunctive relief under Federal Rule of Civil Procedure 65 “without regard to the requirement of
5 such rule that the applicant show that the injury, loss, or damage is irreparable and immediate.”
6

7 212. The FDIC is entitled to equitable and injunctive relief against Kerry Killinger,
8 Linda Killinger, Stephen Rotella and Esther Rotella pursuant to 12 U.S.C. § 1821(d)(18) & (19)
9 and Federal Rule of Civil Procedure 65, including, among other things, a preliminary
10 injunction:
11

- 12 a. Freezing the fraudulently transferred assets described in Counts IV and
13 V above, including, but not limited to, the QPRTs discussed above; and
14 b. Requiring Kerry Killinger and Stephen Rotella to provide 30 days
15 advance notice to the FDIC, during the pendency of this litigation and
16 any subsequent judgment in favor of FDIC, of any intended future
17 transfers of their remaining assets in the amount of \$10,000 or more in a
18 single transaction.
19

20 213. The FDIC is likely to succeed on the merits of its claims against Kerry Killinger
21 and Stephen Rotella for gross negligence, ordinary negligence, and breach of fiduciary duty
22 and on its fraudulent transfer claims against Kerry and Linda Killinger and Stephen and Esther
23 Rotella.
24

25 214. Given the Killingers’ and the Rotellas’ prior efforts to fraudulently convey their
26 assets to avoid the reach of creditors, and the fact that their assets are substantially insufficient
27

1 to satisfy the damages claimed in this Complaint, a possibility exists that the FDIC would
2 suffer imminent harm if the requested injunctive relief is denied.

3
4 215. To the extent that the balance of hardships is weighed in this matter, the
5 Killingers and Rotellas will not suffer substantial harm if the FDIC's request is granted, given
6 the limited nature of the injunctive relief requested in this count. Thus, the balance of
7 hardships weighs in the FDIC's favor.

8
9 **REQUEST FOR RELIEF**

10 WHEREFORE, the Federal Deposit Insurance Corporation, as Receiver of Washington
11 Mutual Bank, demands a trial by jury and a judgment in its favor and against Kerry K.
12 Killinger, Stephen J. Rotella, David Schneider, Linda Killinger, and Esther Rotella, as follows:

13 **Counts I, II and III**

14 ***(Against Kerry K. Killinger, Stephen J. Rotella and David Schneider)***

- 15 A. An award of damages in an amount to be established at trial;
16
17 B. An award of prejudgment interest on such damages;
18
19 C. An award of costs and other expenses recoverable in connection with
20 this proceeding; and
21
22 D. Such other and further relief as the Court may deem just, equitable or
23 proper.
24
25
26
27
28

Counts IV and V

***(Against Kerry K. Killinger, Linda Killinger,
Stephen J. Rotella and Esther Rotella)***

- 1
- 2
- 3
- 4 A. A judgment setting aside and voiding each of the fraudulent transfers and
- 5 directing that such assets be made available to the FDIC for satisfaction
- 6 of any judgment that will be rendered in this action;
- 7
- 8 B. Alternatively, a money judgment equal to the value of each property at
- 9 the time of the fraudulent transfer;
- 10 C. An order restraining Kerry K. Killinger, Stephen J. Rotella, Linda
- 11 Killinger, and Esther Rotella from disposing of the fraudulently
- 12 transferred property and assets during the pendency of this litigation and
- 13 after a judgment has been rendered in the FDIC's favor; and
- 14
- 15 D. An order granting such other equitable relief as may be justified under
- 16 the circumstances.

17 **Count V**

18 ***(Against Kerry K. Killinger, Linda Killinger,
19 Stephen J. Rotella and Esther Rotella)***

20 An order granting a preliminary and/or permanent injunction:

- 21
- 22 A. Freezing Kerry K. Killinger, Stephen J. Rotella, Linda Killinger, and
- 23 Esther Rotella's fraudulently transferred assets, including the QPRTs
- 24 discussed above;
- 25
- 26 B. Requiring Kerry Killinger and Stephen Rotella to provide 30 days
- 27 advance notice to the FDIC, during the pendency of this litigation and
- 28

1 any subsequent judgment in favor of FDIC, of any intended future
2 transfers of their remaining assets in the amount of \$10,000 or more in a
3 single transaction; and

4
5 C. Granting such other equitable relief as may be justified under the
6 circumstances.

7 DATED this 16th day of March, 2011.

8 s/Bruce E. Larson

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21 Bank

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