UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

PLUMBERS' & PIPEFITTERS' LOCAL #562 SUPPLEMENTAL PLAN & TRUST, *et al.*, On Behalf Of Themselves And All Others Similarly Situated,

Plaintiffs,

v.

J.P. MORGAN ACCEPTANCE CORPORATION I, *et al.*,

Defendants.

Case No. 08-cv-1713 (PKC) (WDW)

ECF CASE

CLASS ACTION - CONSOLIDATED

NOTICE OF PENDENCY OF CLASS ACTION AND PROPOSED SETTLEMENT, FINAL APPROVAL HEARING, AND MOTION FOR ATTORNEYS' FEES <u>AND REIMBURSEMENT OF LITIGATION EXPENSES</u>

A Federal Court authorized this Notice. This is not a solicitation from a lawyer.

NOTICE OF PENDENCY OF CLASS ACTION: Please be advised that your rights may be affected by the above-captioned class action lawsuit pending in this Court (the "Action") if you purchased or otherwise acquired Certificates¹ pursuant or traceable to certain Offerings² and were damaged thereby.

NOTICE OF SETTLEMENT: Please also be advised that Lead Plaintiff the Public Employees' Retirement System of Mississippi (the "Lead Plaintiff"), on behalf of the Class (as defined in ¶1 below), has reached a proposed settlement of the Action for a total of \$280 million in cash that will resolve all claims in the Action (the "Settlement").

This Notice explains important rights you may have, including your possible receipt of cash from the Settlement. Your legal rights will be affected whether or not you act. Please read this Notice carefully!

1. **Description of the Action and the Class:** This Notice relates to a proposed Settlement of a class action lawsuit pending against the following defendants: J.P. Morgan Securities Inc. (now known as J.P. Morgan Securities LLC), J.P. Morgan Acceptance Corporation I, David M. Duzyk, Louis Schioppo, Christine E. Cole, and Edwin F.

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¹ All capitalized terms that are not defined herein shall have the meaning ascribed to them in the Stipulation and Agreement of Settlement (the "Stipulation"). "Certificate" means each publicly-offered certificate issued in one of the Offerings pursuant or traceable to Defendants' registration statements dated July 29, 2005 (as amended) and December 7, 2005 (as amended) (the "Registration Statements"), and to the prospectus and prospectus supplements that were used to offer or sell each Certificate (together with the Registration Statements, the "Offering Documents"). The CUSIP numbers for the Certificates are set forth in Table A to the Plan of Allocation, which is available on the Settlement website: www.jpmcertificatesettlement.com.

² "Offerings" means J.P. Morgan Alternative Loan Trust 2006-A1, J.P. Morgan Alternative Loan Trust 2006-A2, J.P. Morgan Alternative Loan Trust 2006-A3, J.P. Morgan Alternative Loan Trust 2006-A4, J.P. Morgan Alternative Loan Trust 2006-A5, J.P. Morgan Alternative Loan Trust 2006-A5, J.P. Morgan Alternative Loan Trust 2006-A5, J.P. Morgan Alternative Loan Trust 2006-S3, J.P. Morgan Alternative Loan Trust 2006-S4, J.P. Morgan Alternative Loan Trust 2006-S4, J.P. Morgan Alternative Loan Trust 2006-S4, J.P. Morgan Alternative Loan Trust 2006-CH2, J.P. Morgan Mortgage Acquisition Trust 2006-HE3, J.P. Morgan Mortgage Acquisition Trust 2006-RM1, J.P. Morgan Mortgage Acquisition Trust 2006-RM1, J.P. Morgan Mortgage Acquisition Trust 2007-CH1, J.P. Morgan Mortgage Acquisition Trust 2006-A3, J.P. Morgan Mortgage Trust 2006-A4, J.P. Morgan Mortgage Trust 2006-A5, J.P. Morgan Mortgage Trust 2006-A6, J.P. Morgan Mortgage Trust 2006-A7, J.P. Morgan Mortgage Trust 2006-S2, J.P. Morgan Mortgage Trust 2007-A1, J.P. Morgan Mortgage Trust 2007-A2, and J.P. Morgan Mortgage Trust 2007-S1.

McMichael ("Defendants") (collectively, with Lead Plaintiff, the "Settling Parties"). The proposed Settlement, if approved by the Court, will apply to the following Class (the "Class"): all Persons who purchased or otherwise acquired Certificates pursuant or traceable to the Offerings and were damaged thereby. Certain persons and entities are expressly excluded from the definition of the Class, including but not limited to those who have brought their own individual claims against Defendants, as set forth in ¶29 below. Anyone with questions as to whether or not they are excluded from the Class may call the Claims Administrator toll-free at (877) 900-6285.

2. **Statement of Class's Recovery:** Subject to Court approval, and as described more fully in ¶¶40-44 below, Lead Plaintiff, on behalf of the Class, has agreed to settle all Released Claims (as defined in ¶41 below) against Defendants and other Released Parties (as defined in ¶42 below) in exchange for a settlement payment of \$280 million in cash (the "Settlement Amount") to be deposited into an interest-bearing escrow account (the "Settlement Fund"). The Net Settlement Fund (the Settlement Fund less Taxes, Notice and Administration Costs, and attorneys' fees and Litigation Expenses awarded by the Court) will be distributed in accordance with a plan of allocation (the "Plan of Allocation") that will be approved by the Court and will determine how the Net Settlement Fund shall be distributed to Members of the Class. The Plan of Allocation is not intended to be an estimate of the amount that a Class Member might have been able to recover after a trial. It is solely a basis for determining the relative positions of Class Members for purposes of allocating the Net Settlement Fund. The proposed Plan of Allocation is included in this Notice, and may be modified by the Court without further notice.

3. <u>Statement of Average Distribution Per \$1,000 in Original Value</u>: The Settlement Fund consists of \$280 million plus interest earned. Based on the total original face value of the Certificates as stated in the prospectus supplements (without subtracting the principal paydowns received on the Certificates) purchased or acquired by potential Class Members, and assuming all potential Class Members elect to participate, the estimated average distribution is \$11.95 per \$1,000 in original face value offered. Class Members may recover more or less than this amount depending on, among other factors, the aggregate value of the Recognized Claims represented by valid and acceptable Claim Forms as explained in the Plan of Allocation appended hereto as Appendix A; when their Certificates were purchased or acquired and the price at the time of purchase; any principal amounts received; whether the Certificates were sold, and if so, when they were sold and for how much; and/or if held on the applicable dates of suit identified in the Plan of Allocation for each of the Certificates, the value of the Certificates on that date. In addition, the actual recovery of Class Members may be further reduced by the payment of fees and costs from the Settlement Fund, as approved by the Court.

4. <u>Statement of the Parties' Position on Damages</u>: Defendants deny all claims of wrongdoing, that they engaged in any wrongdoing, that they are liable to Lead Plaintiff and/or the Class, and that Lead Plaintiff or other Members of the Class suffered any injury. Moreover, the parties do not agree on the amount of recoverable damages or on the average amount of damages per Certificate that would be recoverable if Lead Plaintiff was to prevail on each of the claims. The issues on which the parties disagree include, but are not limited to whether: (1) the statements made or facts allegedly omitted were material, false or misleading; (2) Defendants are otherwise liable under the securities laws for those statements or omissions; and (3) all or part of the damages allegedly suffered by Members of the Class were caused by economic conditions or factors other than the allegedly false or misleading statements or omissions.

5. **Statement of Attorneys' Fees and Expenses Sought:** Lead Counsel will apply to the Court for an award of attorneys' fees from the Settlement Fund in an amount not to exceed 17% of the Settlement Fund, plus interest earned at the same rate and for the same period as earned by the Settlement Fund. In addition, Lead Counsel also will apply for the reimbursement of Litigation Expenses paid or incurred by Plaintiffs' Counsel in connection with the prosecution and resolution of the Action in an amount not to exceed \$1.5 million, plus interest earned at the same rate and for the same period as earned by the Settlement Fund. Litigation Expenses may include reimbursement of the costs and expenses of Lead Plaintiff (including lost wages) in accordance with 15 U.S.C. § 77z-1(a)(4). Based on the total original face value of the Certificates as stated in the prospectus supplements (without subtracting the principal paydowns received on the Certificates (purchased or acquired by potential Class Members, and assuming all purchasers of the initially offered Certificates elect to participate, if the Court approves Lead Counsel's fee and expense application, the estimated average cost is \$2.10 per \$1,000 of original face value offered. The actual cost may be more or less than this amount depending on, among other factors, when their Certificates were purchased or sold, the amount of principal that has been repaid, the value of the Certificates on the applicable Date of First Suit as indicated in Table A attached to the Plan of Allocation, the number of Class Members who timely file Claims, and the Plan of Allocation.

6. <u>Identification of Attorneys' Representatives</u>: Lead Plaintiff and the Class are being represented by Bernstein Litowitz Berger & Grossmann LLP and Wolf Popper LLP (collectively, "Lead Counsel"). Any questions regarding the Settlement should be directed to David R. Stickney, Esq. at Bernstein Litowitz Berger & Grossmann LLP, 12481 High Bluff Drive, Suite 300, San Diego, CA 92130, (866) 648-2524, blbg@blbglaw.com or to Matthew Insley-Pruitt, Esq. at Wolf Popper LLP, 845 Third Avenue, 12th Floor, New York, NY 10022, (877) 370-7703, irrep@wolfpopper.com.

YOUR LEGAL RIGH	ITS AND OPTIONS IN THE SETTLEMENT:
DO NOTHING.	Get no payment. Remain a Class Member. Give up your rights.
REMAIN A MEMBER OF THE CLASS AND SUBMIT A CLAIM FORM POSTMARKED NO LATER THAN SEPTEMBER 6, 2014. EXCLUDE YOURSELF FROM THE CLASS (OPT OUT) BY SUBMITTING A WRITTEN REQUEST FOR EXCLUSION SO THAT IT IS RECEIVED NO LATER THAN JULY 3, 2014.	This is the only way to be potentially eligible to receive a payment. If you wish to obtain a payment as a Member of the Class, you will need to file a claim form (the "Claim Form" or "Proof of Claim Form"), which is included with this Notice, postmarked no later than September 6, 2014. Receive no payment pursuant to this Settlement. This is the only option that allows you to ever potentially be part of any other lawsuit against any of the Defendants or the other Released Parties concerning the claims that were, or could have been, asserted in this case. Should you elect to exclude yourself from the Class, you should understand that Defendants will have the right to assert any and all defenses they may have to any claims that you may seek to assert, including without limitation the defense that any such claims are untimely under applicable statutes of limitations and statutes of repose.
COMMENT ON THE SETTLEMENT (INCLUDING OBJECTION) SO THAT IT IS <i>RECEIVED</i> NO LATER THAN JULY 3, 2014.	Write to the Court about your view on the Settlement, or why you don't think the Settlement is fair to the Class. If you do not opt out, you may comment on or object to the Settlement, the Plan of Allocation, the request for attorneys' fees and reimbursement of expenses, or certification of the Class. You must still submit a Claim Form in order to be potentially eligible to receive any money from the Settlement Fund.
GO TO THE HEARING ON JULY 24, 2014 AT 10:00 A.M., AND FILE A NOTICE OF INTENTION TO APPEAR SO THAT IT IS <i>RECEIVED</i> NO LATER THAN JULY 3, 2014.	Ask to speak in Court about the fairness of the Settlement, the proposed Plan of Allocation, or the request for attorneys' fees and reimbursement of expenses.

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WHY DID I GET THIS NOTICE?

7. The purpose of this Notice is to inform you about (a) this litigation, (b) the certification of the Class, (c) the terms of the proposed Settlement, and (d) your rights in connection with a hearing to be held before the United States District Court, Eastern District of New York (the "Court"), on July 24, 2014 at 10:00 a.m. to consider the fairness, reasonableness, and adequacy of the Settlement and related matters. This Notice also describes the steps to be taken by those who wish to be excluded from the Class and, for those who remain Class Members, the steps necessary to seek to be potentially eligible to share in the distribution of the Settlement Fund in the event the Settlement is approved by the Court.

8. A class action is a type of lawsuit in which the claims of a number of individuals are resolved together, thus providing the class members with both consistency and efficiency. In a class action lawsuit, the Court selects one or more people, known as class representatives, to sue on behalf of all people with similar claims, commonly known as the class or the class members. Once the class is certified, the Court must resolve all issues on behalf of the class members, except for any persons who choose to exclude themselves from the class. (For more information on excluding yourself from the Class, please read "What If I Do Not Want To Be A Part Of The Settlement? How Do I Exclude Myself?" located below.) In the Action, the Court has directed that Lead Plaintiff and Lead Counsel shall have primary responsibility for prosecuting all class claims against Defendants on behalf of investors in the mortgage-backed securities described above.

9. The Court in charge of this case is the United States District Court for the Eastern District of New York, and the case is known as *Plumbers' & Pipefitters' Local #562 Supplemental Plan & Trust, et al., v. J.P. Morgan Acceptance Corporation I, et al.*, Civil Action No. 08-cv-1713 (PKC) (WDW) (the "Action"). The Judge presiding over this case is the Honorable Pamela K. Chen, United States District Judge. The people who are suing are called plaintiffs, and those who are being sued are called defendants. In this case, the primary plaintiff is referred to as the Lead Plaintiff, on behalf of itself and the Class, and Defendants are J.P. Morgan Securities Inc. (now known as J.P. Morgan Securities LLC), J.P. Morgan Acceptance Corporation I, David M. Duzyk, Louis Schioppo, Christine E. Cole, and Edwin F. McMichael.

10. This Notice explains the lawsuit, the Settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them. The purpose of this Notice is to inform you of this case, that it is a class action, how you might be affected, and how to exclude yourself from the Settlement if you wish to do so. It also is being sent to inform you of the terms of the proposed Settlement, and of a hearing to be held by the Court to consider the fairness, reasonableness, and adequacy of the proposed Settlement, the proposed Plan of Allocation, and the application by Lead Counsel for attorneys' fees and reimbursement of expenses (the "Final Approval Hearing").

11. The Final Approval Hearing will be held on July 24, 2014, at 10:00 a.m., before the Honorable Pamela K. Chen, at the United States District Court, Eastern District of New York, 225 Cadman Plaza East, Brooklyn, New York 11201, Courtroom 4F, for the following purposes:

- (a) to determine whether the proposed Settlement on the terms and conditions provided for in the Stipulation is fair, reasonable, and adequate and should be approved by the Court;
- (b) to determine whether the Order and Final Judgment as provided for under the Stipulation should be entered;
- (c) to determine whether the proposed Plan of Allocation for the net proceeds of the Settlement is fair and reasonable and should be approved by the Court;
- (d) to determine whether the application by Lead Counsel for an award of attorneys' fees and reimbursement of Litigation Expenses incurred should be approved; and
- (e) to rule upon such other matters as the Court may deem appropriate.

12. This Notice does not express any opinion by the Court concerning the merits of any claim in the Action, and the Court still has to decide whether to approve the Settlement. If the Court approves the Settlement, payments to Authorized Claimants will be made after any appeals are resolved, and after the completion of all claims processing. This process takes time. Please be patient.

WHAT IS THIS CASE ABOUT? WHAT HAS HAPPENED SO FAR?

13. On March 26, 2008, a class action complaint was filed against Defendants and certain other defendants in the Supreme Court of the State of New York, Nassau County, Index No. 5675/08, on behalf of all persons or entities who acquired mortgage pass-through certificates and asset-backed pass-through certificates pursuant and/or traceable to certain registration statements and prospectus supplements, asserting certain claims under the Securities Act of 1933 (the "Securities Act").

14. On April 25, 2008, the action was removed to the United States District Court, Eastern District of New York, Case No. 08-cv-1713.

15. On July 24, 2009, the Public Employees' Retirement System of Mississippi ("MissPERS") filed a related action in the United States District Court, Eastern District of New York, Case No. 09-cv-3209, which was then consolidated into Case No. 08-cv-1713 on November 17, 2009.

16. On November 24, 2009, the Court adopted the Report and Recommendation of U.S. Magistrate Judge Wall, and appointed MissPERS as Lead Plaintiff and its choice of counsel as Lead Counsel over the Action.

17. On March 8, 2010, Lead Plaintiff filed the consolidated class action complaint (the "Complaint"), alleging claims against the Defendants and certain rating agencies. Defendants and the rating agencies served their motions to dismiss the Complaint on May 7, 2010. MissPERS filed its oppositions to the motions to dismiss on June 21, 2010, and Defendants and the rating agencies served their replies in further support of the motions to dismiss on July 21, 2010.

18. On July 7, 2011, the claims against the rating agencies in the Complaint were voluntarily dismissed with prejudice.

19. On December 13, 2011, the Court granted in part and denied in part Defendants' motion to dismiss, including dismissal of certain claims on the basis that MissPERS lacked standing to pursue claims concerning certificates it did not purchase. The Court's order was subsequently corrected on February 23, 2012, and modified by order dated September 14, 2012.

20. On January 11, 2012, Lead Plaintiff requested certification for interlocutory review of the Court's ruling on standing, which the Court stayed on May 4, 2012. Following the Second Circuit's decision in *NECA-IBEW Health & Welfare Fund v. Goldman Sachs & Co.*, Case No. 11-cv-02762 (2d Cir. Sept. 6, 2012), the Court modified its motion to dismiss order on September 14, 2012, and Lead Plaintiff has since prosecuted the Action on behalf of purchasers of the Certificates sold in the 26 Offerings included in the Class.

21. On November 13, 2012, the Court entered an initial case management order, setting forth a pre-trial schedule and deadlines for, among other things, class certification, fact discovery, expert discovery and summary judgment. Thereafter, the parties engaged in document and deposition discovery in accordance with the case management orders.

22. On November 30, 2012, Defendants filed their Answer to the Complaint.

23. On April 11, 2013, Lead Plaintiff served Defendants with its Motion for Class Certification and Appointment of Class Representative and Class Counsel.

24. In connection with the prosecution of the Action, Lead Plaintiff: conducted an extensive investigation into the alleged untrue statements and omissions; filed a consolidated complaint; opposed Defendants' motion to dismiss; researched and prepared briefing in support of a motion for class certification; and undertook significant fact discovery, including the review and analysis of more than 28 million pages of documents produced by Defendants and third parties and took depositions of witnesses affiliated with Defendants; and consulted with multiple experts and consultants on the issues raised in the litigation.

25. On December 13, 2013, after a mediation process and additional extensive arm's-length negotiations conducted with the assistance of the Honorable Daniel Weinstein (Retired) as mediator, the Settling Parties executed a Term Sheet reflecting an agreement in principle to settle the Action for \$280 million, subject to satisfaction of conditions and negotiation of a complete set of settlement terms. The conditions and negotiation of a Stipulation and Agreement of Settlement (the "Stipulation") were subsequently satisfied, and the parties thereafter executed the Stipulation and filed it with the Court.

26. On January 14, 2014, the Settling Parties jointly filed a letter motion requesting entry of an amendment to the Third Amended Case Management Order and informing the Court of their settlement in principle. The Court granted that motion and so ordered entry of the Fourth Amended Case Management Order on January 15, 2014.

27. Lead Plaintiff and Lead Counsel agree that the proposed Settlement is fair, reasonable, and adequate, and in the best interests of the Class.

28. After a hearing on May 1, 2014, the Court preliminarily approved the Settlement, authorized this Notice to be sent to potential Class Members, and scheduled the Final Approval Hearing to consider whether to grant final approval to the Settlement.

HOW DO I KNOW IF I AM AFFECTED BY THE SETTLEMENT?

29. If you are a Member of the Class, you are subject to the Settlement unless you timely request to be excluded. The Class consists of all Persons who purchased or otherwise acquired Certificates pursuant or traceable to the Offerings and were damaged thereby. Excluded from the Class are (1) Defendants and their respective officers, affiliates and directors at all relevant times, members of their immediate families and their legal representatives, heirs, successors, or assigns, and any entity in which Defendants have or had a controlling interest, except that affiliates and entities in which Defendants have or had a controlling interest other than Investment Vehicles (which are excluded only to the extent provided for in the definition of Investment Vehicles in the Stipulation) are excluded from the Class only to the extent that such entities themselves had a proprietary (*i.e.*, for their own account) interest in the Certificates and not to the extent that they held the Certificates in a fiduciary capacity or otherwise on behalf of any third-party client, account, fund, trust, or employee benefit plan that otherwise falls within the Class; (2) Persons that have separately asserted and/or pursued their claims against Defendants, as such Persons are identified on Appendix 1 to the Stipulation, which shall be kept

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confidential by the Settling Parties and the Claims Administrator and redacted or filed under seal in any public filing of the Stipulation. The Class also does not include those persons and entities who validly request exclusion from the Class pursuant to this Notice (*see* "What If I Do Not Want To Participate In The Class And The Settlement? How Do I Exclude Myself?," below). Anyone with questions as to whether or not they are excluded from the Class may call the Claims Administrator toll-free at (877) 900-6285.

RECEIPT OF THIS NOTICE DOES NOT NECESSARILY MEAN THAT YOU ARE A CLASS MEMBER OR THAT YOU ARE ENTITLED TO RECEIVE PROCEEDS FROM THE SETTLEMENT. IF YOU WISH TO BE POTENTIALLY ELIGIBLE TO RECEIVE A DISTRIBUTION OF THE SETTLEMENT PROCEEDS, YOU MUST COMPLETE, SIGN AND SUBMIT THE ENCLOSED CLAIM FORM POSTMARKED NO LATER THAN SEPTEMBER 6, 2014.

WHAT ARE THE LEAD PLAINTIFF'S REASONS FOR THE SETTLEMENT?

30. Lead Plaintiff and Lead Counsel believe that the claims asserted against Defendants have merit. Lead Plaintiff and Lead Counsel recognize, however, the expense and length of continued proceedings necessary to pursue their claims against Defendants through trial and appeals, as well as the difficulties in establishing liability, obtaining class certification and establishing damages. Lead Plaintiff and Lead Counsel have considered the uncertain outcome and risk in complex lawsuits like this one.

31. In light of the amount of the Settlement and the immediacy of recovery to the Class, Lead Plaintiff and Lead Counsel believe that the proposed Settlement is fair, reasonable and adequate, and in the best interests of the Class. Lead Plaintiff and Lead Counsel believe that the Settlement provides a substantial benefit now, namely \$280 million (less the various deductions described in this Notice), as compared to the risk that the claims would produce a similar, smaller, or no recovery after summary judgment, trial and appeals, possibly years in the future.

32. Defendants have denied and continue to deny each and all of the claims alleged by Lead Plaintiff in the Action. Defendants expressly have denied and continue to deny all charges of wrongdoing or liability against them arising out of any of the conduct, statements, acts or omissions alleged, or that could have been alleged, in the Action. Defendants also have denied and continue to deny, among other things, the allegations that Lead Plaintiff or the Class have suffered any damage, or that Lead Plaintiff or the Class were harmed by the conduct alleged in the Action. Defendants also have taken into account the uncertainty and risks inherent in any litigation, especially in a complex case such as this. Nonetheless, Defendants have concluded that further conduct of the Action would be protracted and expensive, and that it is desirable that the Action be fully and finally settled in the manner and upon the terms and conditions set forth in the Stipulation.

WHAT MIGHT HAPPEN IF THERE WERE NO SETTLEMENT?

33. If there were no Settlement and Lead Plaintiff failed to establish any essential legal or factual element of its claims, neither Lead Plaintiff nor the Class would recover anything from Defendants. If Lead Plaintiff were not to succeed in obtaining class certification, Defendants may have asserted the defense that the claims of Class Members were untimely under applicable statutes of limitations and statutes of repose. Also, if Defendants were successful in proving any of their defenses, the Class likely would recover substantially less than the amount provided in the Settlement, or nothing at all.

HOW MUCH WILL MY PAYMENT BE?

34. Defendants have agreed to cause to be paid Two Hundred Eighty Million Dollars (\$280,000,000) in cash into escrow for the benefit of the Class. At this time, it is not possible to make any determination as to how much individual Class Members may receive from the Settlement. Lead Plaintiff has proposed a plan for allocating the net settlement fund to those Class Members who timely submit valid Proof of Claim Forms (the "Plan of Allocation"). The Plan of Allocation proposed by Lead Plaintiff is attached hereto as Appendix A, and additional information is available on the website created for purposes of this Settlement, www.jpmcertificatesettlement.com.

35. Payment pursuant to the Plan of Allocation shall be conclusive against all Authorized Claimants. No Person shall have any claim based on distributions made substantially in accordance with the Stipulation and the Settlement contained therein, the Plan of Allocation, or further order(s) of the Court against Lead Counsel, Lead Plaintiff, Plaintiffs' Counsel, Class Members, the Claims Administrator, Defendants and the other Released Parties (defined below), or any person designated by Lead Counsel. All Members of the Class who fail to timely submit an acceptable Claim Form by the deadline set by the Court, or such other deadline as may be ordered by the Court, or otherwise allowed, shall be forever barred from receiving any payments pursuant to the Settlement, but will in all other respects be subject to and bound by the terms of the Settlement, including the release of the Class Member's Released Claims.

36. The Court has reserved jurisdiction to allow, disallow, or adjust on equitable grounds the claim of any Member of the Class.

37. The Plan of Allocation appended hereto is the proposed plan submitted by Lead Plaintiff and Lead Counsel for the Court's approval. The Court may approve this plan as proposed or it may modify it without further notice to the Class.

38. Each Claimant shall be deemed to have submitted to the jurisdiction of the United States District Court for the Eastern District of New York with respect to his, her or its Proof of Claim.

39. Persons and entities that exclude themselves from the Class will not be eligible to receive a distribution from the Net Settlement Fund and should not submit Proof of Claim Forms.

WHAT RIGHTS AM I GIVING UP BY AGREEING TO THE SETTLEMENT?

40. If the Settlement is approved, the Court will enter a judgment (the "Judgment"). The Judgment will dismiss with prejudice the claims against Defendants and will provide that Lead Plaintiff and all other Class Members shall have released, dismissed and forever discharged the Released Claims (as defined in ¶41 below), including Unknown Claims (as defined in ¶43 below) against each and all of the Released Parties (as defined in ¶42 below).

41. "Released Claims" means all claims and causes of action of every nature and description, whether known or Unknown, whether arising under federal, state, common or foreign law, that relate to the purchase, other acquisition, sale, or holding of the Certificates sold in the Offerings and that Lead Plaintiff or any other Member of the Class (a) asserted in the Complaint, or (b) could have asserted in any forum that arise out of or are based upon the allegations, transactions, facts, matters or occurrences, or representations or omissions involved, set forth, or referred to in the Complaint. "Released Claims" shall not include derivative claims, including contractual claims, belonging to the issuing trusts. Nothing in the Stipulation shall be construed to suggest or imply that any derivative claims exist or have merit.

42. "Released Parties" means: (a) the Defendants; and (b) the Defendants' current and former officers, directors, agents, parents, affiliates, subsidiaries, successors, predecessors, assigns, assignees, employees, and attorneys, in their respective capacities as such.

43. "Unknown Claims" means any and all Released Claims that Lead Plaintiff and/or any Class Member does not know or suspect to exist in his, her or its favor at the time of the release of the Released Parties, and any Released Parties' Claims that the Released Parties do not know or suspect to exist in his, her or its favor, which if known by him, her or it might have affected his, her or its settlement with and release of the Released Parties (or Lead Plaintiff, as appropriate), or might have affected his, her or its decision not to object to this Settlement or not exclude himself, herself or itself from the Class. With respect to any and all Released Claims and Released Parties' Claims, the parties stipulate and agree that, upon the Effective Date, Lead Plaintiff and Defendants shall expressly waive, and each Class Member and Released Party shall be deemed to have waived, and by operation of the Order and Final Judgment shall have expressly waived, to the fullest extent permitted by law, any and all provisions, rights and benefits conferred by Cal. Civ. Code § 1542, and any law of any state or territory of the United States, or principle of common law, or the law of any foreign jurisdiction, that is similar, comparable or equivalent to Cal. Civ. Code § 1542, which provides:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

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Lead Plaintiff and Class Members may hereafter discover facts in addition to or different from those which he, she or it now knows or believes to be true with respect to the subject matter of the Released Claims, but Lead Plaintiff shall expressly, and each Class Member, upon the Effective Date, shall be deemed to have, and by operation of the Order and Final Judgment shall have, fully, finally and forever settled and released any and all Released Claims, known or Unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, which now exist, or heretofore have existed, upon any theory of law or equity now existing or coming into existence in the future, including conduct which is negligent, reckless, intentional, with or without malice, or a breach of any duty, law or rule, without regard to the subsequent discovery or existence of such different or additional facts. Lead Plaintiff and Defendants acknowledge, and Class Members and Released Parties by law and operation of the Order and Final Judgment shall be deemed to have acknowledged, that the inclusion of "Unknown Claims" in the definition of Released Claims and Released Parties' Claims was separately bargained for and was a material element of the Settlement.

44. The Judgment also will provide that Defendants and each of the other Released Parties shall have released, dismissed and forever discharged all Released Parties' Claims against Lead Plaintiff, Lead Counsel, and any other Class Member. "Released Parties' Claims" means any and all claims and causes of action of every nature and description, whether known or Unknown, whether arising under federal, state, common or foreign law, that arise out of or relate in any way to the institution, prosecution, or settlement of the claims against the Defendants in the Action, except for claims relating to the enforcement of the Settlement, against Lead Plaintiff, Lead Counsel, or any other Class Member.

WHAT PAYMENT ARE THE ATTORNEYS FOR THE CLASS SEEKING? HOW WILL THE LAWYERS BE PAID?

45. Lead Counsel have not received any payment for their services in pursuing claims against Defendants on behalf of the Class, nor have Lead Counsel been reimbursed for their out-of-pocket expenses. Before final approval of the Settlement, Lead Counsel intend to apply to the Court for an award of attorneys' fees to Lead Counsel from the Settlement Fund in an amount not to exceed 17% of the Settlement Fund, plus interest. At the same time, Lead Counsel also intends to apply for the reimbursement of Litigation Expenses to Plaintiffs' Counsel (which may include the reasonable costs and expenses of Lead Plaintiff directly related to its representation of the Class), in an amount not to exceed \$1.5 million, plus interest. The Court will determine the amount of the award.

HOW DO I PARTICIPATE IN THE SETTLEMENT? WHAT DO I NEED TO DO?

46. If you purchased or otherwise acquired the Certificates and fall within the definition of the Class as described above, and you are not excluded by the definition of the Class and you do not elect to exclude yourself from the Class, then you are a Class Member, and you will be bound by the proposed Settlement if the Court approves it, and by any judgment or determination of the Court affecting the Class. If you are a Class Member, you must submit a Claim Form and supporting documentation to establish your potential entitlement to share in the proceeds of the Settlement. A Claim Form is included with this Notice, or you may go to the website maintained by the Claims Administrator for the Settlement to request that a Claim Form be mailed to you. The website is www.jpmcertificatesettlement.com. You may also request a Claim Form by calling toll-free (877) 900-6285. Copies of the Claim Form can also be downloaded from Lead Counsel's websites at www.blbglaw.com and www.wolfpopper.com. Those who exclude themselves from the Class, and those who do not submit timely and valid Claim Forms with adequate supporting documentation, will not be entitled to share in the proceeds of the Settlement. Please retain all records of your ownership of, or transactions in the Certificates, as they may be needed to document your Claim.

47. As a Class Member, you are represented by Lead Plaintiff and Lead Counsel, unless you enter an appearance through counsel of your own choice at your own expense. You are not required to retain your own counsel, but if you choose to do so, such counsel must file a notice of appearance on your behalf and must serve copies of his or her notice of appearance on the attorneys listed in the section entitled, "When and Where Will the Court Decide Whether to Approve the Settlement?" below.

48. If you do not wish to remain a Class Member, you may exclude yourself from the Class by following the instructions in the section entitled, "What If I Do Not Want To Be A Part Of The Settlement? How Do I Exclude Myself?" below. If you exclude yourself from the Class, you will not be eligible to receive any benefit from the Settlement and you should not submit a Claim Form but you will retain the right to be a part of any other lawsuit against any of the Released Parties (as defined in ¶42 above) with respect to any of the Released Claims (as defined in ¶41 above).

49. If you wish to object to the Settlement or any of its terms, the proposed Plan of Allocation, Lead Counsel's application for attorneys' fees and reimbursement of Litigation Expenses, or certification of the Class, and if you do not exclude yourself from the Class, you may present your objections by following the instructions in the section entitled, "When and Where Will the Court Decide Whether to Approve the Settlement?" below. If you exclude yourself from the Class, you are not entitled to submit an objection.

WHAT IF I DO NOT WANT TO BE A PART OF THE SETTLEMENT? HOW DO I EXCLUDE MYSELF?

50. Each Class Member will be bound by all determinations and judgments in this lawsuit, including those concerning the Settlement, whether favorable or unfavorable, unless such person or entity mails, by first-class mail (or its equivalent outside the U.S.), or otherwise delivers a written request for exclusion from the Class, addressed to JP Morgan RMBS Settlement, c/o GCG, P.O. Box 35120, Seattle, WA 98124-5120. The exclusion request must be *received* no later than July 3, 2014. Each request for exclusion must clearly indicate the name, address and telephone number of the person seeking exclusion, that the sender requests to be excluded from the Class in *Plumbers' & Pipefitters' Local #562 Supplemental Plan & Trust, et al., v. J.P. Morgan Acceptance Corporation I, et al.*, Civil Action No. 08-cv-1713 (PKC) (WDW) (E.D.N.Y.), and must be signed by such person. Such persons requesting exclusion are also directed to provide the following information: (i) identity and original face value of Certificates purchased or otherwise acquired pursuant or traceable to the Offerings; (ii) prices or other consideration paid or received for such Certificates, and (iii) whether the Certificates were exchanged or sold, and if so, when, and, if applicable, the sale amount. Any request for exclusion shall not be effective unless it provides the required information and is made within the time stated above, or the exclusion is otherwise accepted by the Court.

51. If a person or entity requests to be excluded from the Class, that person or entity will not receive any benefit provided for in the Stipulation.

WHEN AND WHERE WILL THE COURT DECIDE WHETHER TO APPROVE THE SETTLEMENT? DO I HAVE TO COME TO THE HEARING? MAY I SPEAK AT THE HEARING IF I DON'T LIKE THE SETTLEMENT?

52. If you do not wish to object in person to the proposed Settlement, the proposed Plan of Allocation, the application for attorneys' fees and reimbursement of Litigation Expenses, and/or certification of the Class, you do not need to attend the Final Approval Hearing. You can object to or participate in the Settlement without attending the Final Approval Hearing.

53. The Final Approval Hearing will be held on July 24, 2014, at 10:00 a.m., before the Honorable Pamela K. Chen, at the United States District Court for the Eastern District of New York, 225 Cadman Plaza East, Brooklyn, New York 11201, Courtroom 4F. The Court reserves the right to approve the Settlement or the Plan of Allocation at or after the Final Approval Hearing without further notice to the Members of the Class.

54. Any Class Member who does not request exclusion such that it is *received* no later than July 3, 2014 may object to the Settlement, the Plan of Allocation, Lead Counsel's request for an award of attorneys' fees and reimbursement of expenses, or certification of the Class. Objections or oppositions must be in writing. You must file any written objection or opposition, together with copies of all other supporting papers and briefs, with the Clerk's Office at the United States District Court for the Eastern District of New York at the address set forth below on or before July 3, 2014. You must also serve the papers on Lead Counsel for the Class and counsel for the Defendants at the addresses set forth below so that the papers are *received* on or before July 3, 2014.

Questions? Please Call Toll-Free 1 (877) 900-6285 or Visit www.JPMCertificateSettlement.com

Clerk's Office

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK 225 Cadman Plaza East Brooklyn, NY 11201

Lead Counsel for the Class

BERNSTEIN LITOWITZ BERGER & GROSSMANN LLP David R. Stickney, Esq. Niki L. Mendoza, Esq. 12481 High Bluff Drive, Ste 300 San Diego, CA 92130

-and-

WOLF POPPER LLP Marian P. Rosner, Esq. Matthew Insley-Pruitt, Esq. 845 Third Avenue, 12th Floor New York, NY 10022

Counsel For Defendants

SIDLEY AUSTIN LLP A. Robert Pietrzak, Esq. Dorothy J. Spenner, Esq. 787 Seventh Avenue New York, NY 10019

55. Any objection must include: (a) the full name, address, and phone number of the objecting Class Member; (b) a list and documentation of all of the Class Member's transactions involving the Certificates included in the Class definition, including brokerage confirmation receipts or other competent documentary evidence of such transactions, including the amount and date of each purchase or sale and the prices paid and/or received, and documentation of any exchange transactions; (c) a written statement of all grounds for the objection accompanied by any legal support for the objection; (d) copies of any papers, briefs or other documents upon which the objection is based; (e) a list of all persons who will be called to testify in support of the objection; (f) a statement of whether the objector intends to appear at the Final Approval Hearing; (g) a list of other cases in which the objector or the objector's counsel have appeared either as settlement objectors or as counsel for objectors in the preceding five years; and (h) the objector's signature, even if represented by counsel. Persons who intend to object to the Settlement, the Plan of Allocation, to Lead Counsel's application for an award of attorneys' fees and Litigation Expenses and/or certification of the Class, and desire to present evidence at the Final Approval Hearing must include in their written objections the exhibits they intend to introduce into evidence at the Final Approval Hearing.

56. You may not object to the Settlement or any aspect of it, if you excluded yourself from the Class.

57. You may file a written objection without having to appear at the Final Approval Hearing. You may not appear at the Final Approval Hearing to present your objection, however, unless you first filed and served a written objection in accordance with the procedures described above, unless the Court orders otherwise.

58. You are not required to hire an attorney to represent you in making written objections or in appearing at the Final Approval Hearing. If you decide to hire an attorney, which will be at your own expense, however, he or she must file a notice of appearance with the Court and serve it on Lead Counsel so that the notice is received on or before July 3, 2014.

59. The Final Approval Hearing may be adjourned by the Court without further written notice to the Class. If you intend to attend the Final Approval Hearing, you should confirm the date and time with Lead Counsel.

Unless the Court orders otherwise, any Class Member who does not object in the manner described above will be deemed to have waived any objection and shall be forever foreclosed from making any objection to the proposed Settlement, the proposed Plan of Allocation, or Lead Counsel's request for an award of attorneys' fees and reimbursement of Litigation Expenses. Class Members do not need to appear at the hearing or take any other action to indicate their approval.

WHAT IF I BOUGHT CERTIFICATES ON SOMEONE ELSE'S BEHALF?

60. If you purchased or otherwise acquired the Certificates included in the Class definition for the beneficial interest of a person or organization other than yourself, you must either (i) send a copy of this Notice to the beneficial owner of such Certificates, postmarked no later than seven (7) days after you receive this Notice, or (ii) provide to JP Morgan RMBS Settlement, c/o GCG, P.O. Box 35120, Seattle, WA 98124-5120, the names and addresses of such persons no later than seven (7) days after you receive this Notice. If you choose the second option, the Claims Administrator will send a copy of the Notice to the beneficial owner. Upon full compliance with these directions, such nominees may seek reimbursement of their reasonable expenses actually incurred, by providing the Claims Administrator with proper documentation supporting the expenses for which reimbursement is sought. Copies of this Notice may also be obtained toll-free (877) 900-6285, downloaded from the Settlement calling and may be website, bv www.jpmcertificatesettlement.com or from Lead Counsel's websites, www.blbglaw.com or www.wolfpopper.com.

CAN I SEE THE COURT FILE? WHOM SHOULD I CONTACT IF I HAVE QUESTIONS?

61. This Notice contains only a summary of the terms of the proposed Settlement. More detailed information about the matters involved in the Action is available at www.jpmcertificatesettlement.com, including, among other documents, copies of the Stipulation, Proof of Claim Form, and the Complaint. All inquiries concerning this Notice or the Claim Form should be directed to:

JP Morgan RMBS Settlement c/o GCG P.O. Box 35120 Seattle, WA 98124-5120 Toll-free number: (877) 900-6285

OR

David R. Stickney, Esq. BERNSTEIN LITOWITZ BERGER & GROSSMANN LLP 12481 High Bluff Drive, Suite 300 San Diego, CA 92130 (866) 648-2524 blbg@blbglaw.com

-or-

Marian P. Rosner, Esq. WOLF POPPER LLP 845 Third Avenue, 12th Floor New York, NY 10022 (877) 370-7703 irrep@wolfpopper.com

Lead Counsel

DO NOT CALL OR WRITE THE COURT OR THE OFFICE OF THE CLERK OF COURT REGARDING THIS NOTICE.

Dated: May 2, 2014

By Order of the Clerk of Court United States District Court for the Eastern District of New York

<u>JP Morgan RMBS Settlement</u> Appendix A To The Notice The Proposed Plan Of Allocation

I. <u>GENERAL PROVISIONS</u>

1. The Net Settlement Fund will be distributed to eligible Class Members who timely submit valid Proof of Claim Forms under the Plan of Allocation described below, or as otherwise ordered by the Court ("Claimants").

2. Your share of the Net Settlement Fund will depend on several considerations, including (a) the aggregate value of the Recognized Claims (defined below) (represented by valid and acceptable Claim Forms) that Class Members submit to the Claims Administrator, relative to the Net Settlement Fund; (b) when your Certificates were purchased or acquired and the price on the date of purchase; (c) any principal payments received; (d) whether your Certificates were sold, and if so, when they were sold and for how much; and/or (e) if held on the applicable dates of suit identified for each of the Certificates, as set forth in Table A³ (the "Date of Suit"), the price of the Certificates on that date.

3. To determine the amount that a Claimant may recover under the Plan of Allocation, Lead Counsel conferred with a valuation consultant. The proposed Plan of Allocation is generally based upon the statutory measure of damages for claims based on material misrepresentations in the Offering Documents. For each Claimant, a "Recognized Claim" will be calculated. The calculation of a "Recognized Claim," as defined below, is not intended to be an estimate of, nor does it indicate, the amount that a Class Member might have been able to recover after a trial or of that Class Member's market or "out-of-pocket" loss. Nor is the calculation of a Recognized Claim pursuant to the Plan of Allocation an estimate of the amount that will be paid to Claimants pursuant to the Settlement, which would depend on the total amount of all Recognized Claims submitted by Claimants. The Recognized Claim formula provides the basis for proportionately allocating the Net Settlement Fund to Claimants. That computation is only a method to weigh Class Members' claims against one another. Each Claimant will receive a *pro rata* share of the Net Settlement Fund based on his, her or its Recognized Claim, subject to the \$10.00 minimum threshold mentioned below.

4. Class Members are required to include in their Proofs of Claim, and to submit the required documentation for, all transactions and holdings in any of the Certificates that they have purchased, held, and are currently holding as of submission of the Proof of Claim. Proofs of Claim submitted by Class Members that do not include all transactions in the Certificates will be considered deficient and may be ineligible for a recovery in this Settlement.

II. CALCULATION OF RECOGNIZED LOSS OR RECOGNIZED GAIN AMOUNTS

5. A "Recognized Loss Amount" or "Recognized Gain Amount" will be calculated for each Certificate purchased or acquired for which adequate documentation is provided (each an "Eligible Certificate"). The calculation of the Recognized Loss Amount or Recognized Gain Amount will depend on several considerations, including: (a) when such Certificates were purchased or acquired and the price paid; (b) any principal payments received; (c) whether your Certificates were sold, and if so, when they were sold and for how much; and/or (d) if held on the Date of Suit, the price of the Certificates on that date.

6. The calculations under this proposed Plan of Allocation use various financial parameters for each Certificate, including:

(A) the price of each Certificate, if any, on the applicable Date of Suit. See Table A, attached hereto;

³ Tables A, B and C (described below) are incorporated by reference into this proposed Plan of Allocation, and are available on the Settlement website (www.jpmcertificatesettlement.com) or by calling the Claims Administrator toll-free at (877) 900-6285.

(B) the portion of original face amount remaining on each Certificate as of various dates between the Certificate's initial offering and the most recent monthly distribution. This portion is commonly referred to as the Certificate's "Factor"⁴ and reflects all principal payments received and write-downs incurred;

(C) the portion of original face amount remaining on each Certificate as of various dates between the Certificate's initial offering and the most recent monthly distribution reflecting only principal payments received. This portion is referred to as the Write-Down Free Factor ("WFF"). Tables B and C, which provide, respectively, a complete list of all Factors and WFFs for all Certificates for each relevant date, are available at www.jpmcertificatesettlement.com or by calling the Claims Administrator toll-free at (877) 900-6285.⁵

7. For each calculation of a Recognized Loss Amount or Recognized Gain Amount, the purchase price used for the calculation may not exceed the price at which the Certificate was offered to the public, which prices are set forth in Table A. Thus, if the actual purchase price exceeds the price at which the Certificate was offered to the public, the price at which it was offered to the public will be used as the purchase price.

8. If a Claimant has more than one purchase/acquisition or sale of the same Certificate, those transactions will be matched on a first-in-first-out (FIFO) basis. Recognized Gain Amounts on the purchases or acquisitions of the same Certificate will be netted against (used to offset) Recognized Loss Amounts resulting from other purchases or acquisitions of the same Certificate, but will not be used to offset Net Recognized Losses (described further below in Section III of this Plan) resulting from purchases or acquisitions of different Certificates.

9. Notwithstanding any of the other provisions in this proposed Plan of Allocation, for all purchases or acquisitions of Certificates that occurred after the applicable Date of Suit, the Recognized Gain Amount or Recognized Loss Amount for such purchases or acquisitions is zero.

10. <u>Certificates Sold Prior To Date Of Suit</u>: For each Certificate sold prior to the Date of Suit, the Recognized Loss Amount or Recognized Gain Amount is calculated as follows:

a. <u>Step 1</u>: Determine the Original Principal Amount

Original Principal Amount = Original Face Amount of Certificates Purchased x Factor on Date of Purchase x (Purchase Price/100)

The original face amount of the Certificates you purchased and the purchase price can be determined from your records. The "Purchase Price" to be used in this formula is the lesser of (i) the actual purchase paid, or (ii) the price at which the Certificate was offered to the public. The value of the Factor on the date of your purchase or sale can be found in Table B.

⁴ The Certificates generally entitle investors to principal and interest payments derived from the underlying mortgages. Subsequent to the offering of a Certificate, the principal balance outstanding on a particular class of mortgage-backed securities may be reduced as borrowers make principal payments on their loans, prepay their loans either in whole or in part, or alternatively, borrowers stop meeting their payment obligations resulting in losses to the trust. As above, such changes in a Certificate's Factor need to be taken into consideration when allocating the proceeds of the Settlement among Claimants.

⁵ The Factors reflected in Table B and the WFFs reflected in Table C are presented based on two distinct chronological systems that are appropriate to the distinct purposes for which those tables are used. As the Factors in Table B are used with prices to derive the amount of funds expended or realized in market transactions, the factors are attributed to the appropriate time periods based on the factor convention used by the market, *i.e.*, the previous month's factor is used up until the current month's distribution date to administer trades. The WFFs in Table C are used to attribute the receipt of monthly distributions during the holding period of a Certificate to the correct Claimant; and thus, the Certificate-specific record date convention, which determines the legal beneficiary of a monthly distribution, is used to associate the WFFs to the appropriate time period.

Principal Payments Received = Original Face Amount of Certificates Purchased x (WFF on Date of Purchase – WFF on Date of Sale)

The original face amount of the Certificates you purchased can be determined from your records. The WFF on the date of your purchase and the WFF on the date of your sale can be found in Table C.

c. <u>Step 3</u>: Determine the Amount Received on Sale

Amount Received on Sale = Original Face Amount of Certificates Purchased x Factor on Date of Sale x (Sale Price/100)

The original face amount of the Certificates you purchased and the sale price can be determined from your records. The Factor on the date of your sale can be found in Table B.

d. <u>Step 4</u>: Calculate Recognized Loss Amount or Recognized Gain Amount Using the Results of Steps 1-3

Recognized Loss Amount or Recognized Gain Amount = Original Principal Amount - Principal Payments Received - Amount Received on Sale

If this calculation results in a positive number, the result is a "Recognized Loss Amount." If this calculation results in a negative number, it is a "Recognized Gain Amount."

Example 1:⁶ Investor A purchased \$100,000.00 original face amount of Certificate 46627MEE3 (JPALT 2006-S1 1A8) on March 1, 2006. The purchase price was \$99.50. On February 1, 2008, Investor A sold its remaining interest in the Certificate. The sales price was \$82.50.

- (1) Step 1: Investor A uses Table B to determine that the Factor on the date of purchase (March 1, 2006) is 1.000000. Therefore, Original Principal Amount = $100,000.00 \times 1.000000 \times (99.50/100) = 999,500.00$.
- (2) Step 2: Investor A uses Table C to determine that the WFFs on the dates of purchase and sale are 0.992595 and 0.434935, respectively. Therefore, Principal Payments Received = \$100,000.00 x (0.992595 0.434935) = \$55,766.00.
- (3) Step 3: Investor A uses Table B to determine that the Factor on February 1, 2008 was 0.435454. Therefore, Amount Received on Sale = $100,000.00 \times 0.435454 \times (82.50/100) = 335,924.96$.
- (4) Step 4: Investor A uses the results of Steps 1-3 to calculate its Recognized Loss Amount or Recognized Gain Amount: Original Principal Amount less Principal Payments Received less Amount Received on Sale = \$99,500.00-\$55,766.00 -\$35,924.96 = \$7,809.04.

Investor A's Recognized Loss Amount is \$7,809.04.

Note that if a sale did not result in a complete disposition of an investor's ownership in a particular Certificate (*i.e.*, only a portion of the holdings of a Certificate was sold), a Recognized Loss Amount or Recognized Gain Amount, if any, related to the remaining portion of the Certificate will be calculated separately.

⁶ The examples contained herein are for illustration purposes only and investors should not rely on the Certificate prices used (other than prices contained in Table A).

11. <u>Certificates Not Sold</u>: For each Certificate not sold (*i.e.*, still held by the Claimant as of the submission of the Proof of Claim), the Recognized Loss Amount or Recognized Gain Amount is calculated using the same steps set forth directly above, except that the calculation proceeds as if the Certificate was sold on the Date of Suit.

Example 2: Investor B purchased \$100,000.00 original face amount of Certificate 46630RBF7 (JPMMT 2007-S1 B1) on October 1, 2007. The purchase price was \$85.00. Investor B continues to hold this Certificate.

- (1) Step 1: Investor B uses Table B to determine that the Factor on the purchase date (October 1, 2007) is 0.990022. Therefore, Original Principal Amount = $100,000.00 \times 0.990022 \times (85.00/100) = 884,151.87$.
- (2) Step 2: Investor B uses Table A and Table C to determine that the WFFs on the purchase date and Date of Suit (July 24, 2009) are 0.988309 and 0.948485, respectively. Therefore, Principal Payments Received = \$100,000.00 x (0.988309 0.948485) = \$3,982.40.
- (3) Step 3: Investor B uses Table A to determine that the price on the Date of Suit was \$20.9958. Investor B uses Table B to determine that the Factor on the Date of Suit was 0.950491. Therefore, Amount Received on Sale = $100,000.00 \times 0.950491 \times (20.9958/100) = 19,956.32$.
- (4) Step 4: Investor B uses the results of Steps 1-3 to calculate its Recognized Loss Amount or Recognized Gain Amount: Original Principal Amount less Principal Payments Received less Amount Received on Sale = \$84,151.87 \$3,982.40 \$19,956.32 = \$60,213.15.

Investor B's Recognized Loss Amount is \$60,213.15.

12. <u>Certificates Sold On Or After Date Of Suit</u>: For each Certificate that was sold on or after the Date of Suit, the Recognized Loss Amount or Recognized Gain Amount is calculated using steps similar to those set forth above in Example 2. For Certificates sold on or after the Date of Suit, the Recognized Loss Amount or Recognized Gain Amount shall be calculated using the greater of the sum of Principal Payments Received and Amount Received on Sale (Steps 2 and 3) as of (i) the Date of Suit for that Certificate (*see* Table A); or (ii) the Date of Actual Sale.

Example 3: Investor C purchased \$100,000.00 original face amount of Certificate 46630RBF7 (JPMMT 2007-S1 B1) on October 1, 2007. The purchase price was \$85.00. On February 1, 2012, Investor C sold its remaining interest in the Certificate. The sales price was \$12.50. Table A indicates that the price on the Date of Suit was \$20.9958.

- (1) Step 1: Investor C uses Table B to determine that the Factor on the date of purchase (October 1, 2007) is 0.990022. Therefore, Original Principal Amount = $100,000.00 \times 0.990022 \times (85.00/100) = 884,151.87$.
- (2) Steps 2 and 3: Investor C conducts independent summations of Principal Payments Received and Amount Received on Sale for both (1) the Date of Suit; and (2) the Date of Actual Sale. Investor C shall use the greater of the sums in Step 4.
 - (a) Date of Suit

Investor C first uses Table C to determine that the WFFs on the purchase date and the Date of Suit are 0.988309 and 0.948485, respectively. Therefore, Principal Payments Received as of Date of Suit = $100,000.00 \times (0.988309 - 0.948485) = 33,982.40$.

Investor C then uses Table A to determine that the price on the Date of Suit was \$20.9958. Investor C uses Table B to determine that the Factor on the Date of Suit was 0.950491. Therefore, Amount Received on Sale on the Date of Suit = $100,000.00 \times 0.950491 \times (20.9958/100) = 19,956.32$.

The sum of Steps 2 and 3 for the Date of Suit is \$3,982.40 + \$19,956.32 = \$23,938.72.

(b) Date of Actual Sale

Investor C first uses Table C to determine that the WFFs on the purchase date and Date of Actual Sale are 0.988309 and 0.914234, respectively. Therefore, Principal Payments Received as of Date of Actual Sale = $100,000.00 \times (0.988309 - 0.914234) = 7,407.50$.

Investor C uses the actual sales price of \$12.50. Investor C uses Table B to determine that the Factor on the Date of Actual Sale was 0.148386. Therefore, Amount Received on Sale on the Date of Actual Sale = \$100,000.00 x 0.148386 x (\$12.50/100) = \$1,854.83.

The sum of Steps 2 and 3 for the Date of Actual Sale is 7,407.50 + 1,854.83 = 9,262.33.

Investor C shall use \$23,938.72 (rather than \$9,262.33) in Step 4.

(3) Step 4: Investor C uses the results of Steps 1-3 to calculate its Recognized Loss Amount or Recognized Gain Amount.

Original Principal Amount less the greater of the sums from Steps 2 and 3 above (i.e., Principal Payments Received + Amount Received on Sale) = \$84,151.87 - \$23,938.72 = \$60,213.15.

Investor C's Recognized Loss Amount is \$60,213.15.

13. **Exchangeable Certificates**: Certain of the Offerings included classes of Certificates that could be exchanged (typically referred to as "REMIC Certificates") into and from certain other classes of Certificates that were not sold as of the date of such Offerings (typically referred to as "Exchangeable Certificates") based on predefined certificate exchange relationships described in the Offering Documents.⁷ For purposes of determining the Recognized Loss Amount or Recognized Gain Amount for an Eligible Certificate that was exchanged by a Claimant, the exchange transaction will not be treated as a separate purchase or sale for which a distinct Recognized Loss Amount or Recognized Gain Amount that is attributable to the Claimant's original acquisition of the Eligible Certificate. Thus, each leg (pre-exchange and post-exchange) of a Claimant's ownership resulting from the acquisition of an Eligible Certificate will have a Recognized Loss Amount or Recognized Gain Amount that reflects the financial parameters, such as Factor, WFF and price, of that specific component of the total ownership period, and those components will be aggregated to calculate the Recognized Loss Amount or Recognized Gain Amount for the original Eligible Certificate. The exchange transaction will be assumed, both for purposes of calculating the Original Principal Amount of the Certificate exchange to and the Amount Received from Sale of the Certificate exchange from, to occur at a price of \$0.00.

The calculation of Recognized Gain Amount or Recognized Loss Amount for Exchangeable Certificates will otherwise be the same as for any other Certificate, as described above. Summary examples of the Recognized Loss Amount or Recognized Gain Amount calculations for Certificates involved in exchange transactions, using the same methodologies set forth above, can be found at www.jpmcertificatesettlement.com.

⁷ These Certificates were sold in the following Offerings: JPMMT 2006-A6, JPMMT 2006-A7, JPMMT 2006-S2, JPMMT 2007-A1, JPMMT 2007-A2 and JPMMT 2007-S1.

III. CALCULATION OF THE CLAIMANT'S RECOGNIZED CLAIM AND DISTRIBUTION AMOUNT

14. For each Certificate, a Claimant's Net Recognized Loss will be calculated by totaling all of the Claimant's Recognized Loss Amounts for a Certificate and subtracting from that total all Recognized Gain Amounts for the same Certificate. If this calculation results in a positive number, that figure will be the Claimant's Net Recognized Loss for that Certificate. If the calculation results in a negative number, the Claimant's Net Recognized Loss for that Certificate will be zero and the Claimant will not receive any recovery from the Net Settlement Fund as a result of its purchases or acquisitions of that Certificate.

15. A Claimant's "Recognized Claim" is the sum of all that Claimant's Net Recognized Losses for all of the Certificates.

16. The Net Settlement Fund will be distributed to Claimants on a *pro rata* basis based on the relative size of their Recognized Claims. Specifically, a "Distribution Amount" will be calculated for each Claimant, which shall be the Claimant's Recognized Claim divided by the total Recognized Claims of all Claimants, multiplied by the total amount in the Net Settlement Fund. If any Claimant's Distribution Amount calculates to less than \$10.00, it will not be included in the calculation and no distribution will be made to such Claimant. The Recognized Claims of any Claimants whose Distribution Amounts would be less than \$10.00 are then excluded and the total Recognized Claims of all other Claimants are totaled to determine the *pro rata* Distribution Amounts for the Authorized Claimants who will receive \$10.00 or more.

	011015			Date of Suit
Certificate	CUSIP	Date of Suit	Offering Price	Price
J.P. Morgan Alternative Loan Trust 2006-A1 1A1	46627MCS4	3/26/2008	\$100.0000	\$63.2672
J.P. Morgan Alternative Loan Trust 2006-A1 1A2	46627MCT2	3/26/2008	\$100.0000	\$53.5506
J.P. Morgan Alternative Loan Trust 2006-A1 2A1	46627MCU9	3/26/2008	\$100.0000	\$79.0092
J.P. Morgan Alternative Loan Trust 2006-A1 2A2	46627MCV7	3/26/2008	\$100.0000	\$81.7796
J.P. Morgan Alternative Loan Trust 2006-A1 2A3	46627MCW5	3/26/2008	\$100.0000	\$68.7015
J.P. Morgan Alternative Loan Trust 2006-A1 2AX	46627MCX3	3/26/2008	\$0.2500	\$0.2165
J.P. Morgan Alternative Loan Trust 2006-A1 3A1	46627MCY1	3/26/2008	\$100.0000	\$83.5298
J.P. Morgan Alternative Loan Trust 2006-A1 3A2	46627MCZ8	3/26/2008	\$100.0000	\$72.0058
J.P. Morgan Alternative Loan Trust 2006-A1 4A1	46627MDA2	3/26/2008	\$100.0000	\$75.3602
J.P. Morgan Alternative Loan Trust 2006-A1 4A2	46627MDB0	3/26/2008	\$100.0000	\$78.3265
J.P. Morgan Alternative Loan Trust 2006-A1 4A3	46627MDC8	3/26/2008	\$100.0000	\$86.4605
J.P. Morgan Alternative Loan Trust 2006-A1 4A4	46627MDD6	3/26/2008	\$100.0000	\$61.2068
J.P. Morgan Alternative Loan Trust 2006-A1 4AX	46627MDE4	3/26/2008	\$2.0000	\$1.1250
J.P. Morgan Alternative Loan Trust 2006-A1 5A1	46627MDF1	3/26/2008	\$100.0000	\$101.8128
J.P. Morgan Alternative Loan Trust 2006-A1 5A2	46627MDG9	3/26/2008	\$100.0000	\$101.7818
J.P. Morgan Alternative Loan Trust 2006-A1 CB1	46627MDH7	3/26/2008	\$100.0000	\$99.8149
J.P. Morgan Alternative Loan Trust 2006-A1 CB2	46627MDJ3	3/26/2008	\$100.0000	\$44.2417
J.P. Morgan Alternative Loan Trust 2006-A1 CB3	46627MDK0	3/26/2008	\$100.0000	\$14.5075
J.P. Morgan Alternative Loan Trust 2006-A1 1M1	46627MDL8	3/26/2008	\$100.0000	\$32.0410
J.P. Morgan Alternative Loan Trust 2006-A1 1M2	46627MDM6	3/26/2008	\$100.0000	\$6.7687
J.P. Morgan Alternative Loan Trust 2006-A1 1B1	46627MDN4	3/26/2008	\$100.0000	\$4.4852
J.P. Morgan Alternative Loan Trust 2006-A1 1B2	46627MDP9	3/26/2008	\$100.0000	\$3.2573
J.P. Morgan Alternative Loan Trust 2006-A2 1A1	46628GAA7	3/26/2008	\$100.0000	\$64.1871
J.P. Morgan Alternative Loan Trust 2006-A2 1A2	46628GAB5	3/26/2008	\$100.0000	\$93.9756
J.P. Morgan Alternative Loan Trust 2006-A2 1A3	46628GAC3	3/26/2008	\$100.0000	\$63.2842
J.P. Morgan Alternative Loan Trust 2006-A2 1A4	46628GAD1	3/26/2008	\$100.0000	\$59.9589
J.P. Morgan Alternative Loan Trust 2006-A2 1A5	46628GAE9	3/26/2008	\$100.0000	\$53.9914
J.P. Morgan Alternative Loan Trust 2006-A2 2A1	46628GAF6	3/26/2008	\$100.0000	\$83.5939
J.P. Morgan Alternative Loan Trust 2006-A2 2A2	46628GAG4	3/26/2008	\$100.0000	\$90.1528
J.P. Morgan Alternative Loan Trust 2006-A2 2A3	46628GAH2	3/26/2008	\$100.0000	\$78.3477
J.P. Morgan Alternative Loan Trust 2006-A2 2A4	46628GAJ8	3/26/2008	\$100.0000	\$75.4252
J.P. Morgan Alternative Loan Trust 2006-A2 2A5	46628GAK5	3/26/2008	\$100.0000	\$70.3155
J.P. Morgan Alternative Loan Trust 2006-A2 3A1	46628GAL3	3/26/2008	\$100.0000	\$81.3439
J.P. Morgan Alternative Loan Trust 2006-A2 3A2	46628GAM1	3/26/2008	\$100.0000	\$65.9027
J.P. Morgan Alternative Loan Trust 2006-A2 4A1	46628GAN9	3/26/2008	\$100.0000	\$74.4301
J.P. Morgan Alternative Loan Trust 2006-A2 4A2	46628GAP4	3/26/2008	\$100.0000	\$59.1464
J.P. Morgan Alternative Loan Trust 2006-A2 5A1	46628GAQ2	3/26/2008	\$100.0000	\$70.9052
J.P. Morgan Alternative Loan Trust 2006-A2 5A2	46628GAR0	3/26/2008	\$100.0000	\$66.2318
J.P. Morgan Alternative Loan Trust 2006-A2 CB1	46628GAS8	3/26/2008	\$100.0000	\$81.8873
J.P. Morgan Alternative Loan Trust 2006-A2 CB2	46628GAT6	3/26/2008	\$100.0000	\$19.3212
J.P. Morgan Alternative Loan Trust 2006-A2 CB3	46628GAU3	3/26/2008	\$100.0000	\$11.3861
J.P. Morgan Alternative Loan Trust 2006-A2 1M1	46628GAV1	3/26/2008	\$100.0000	\$28.0687
J.P. Morgan Alternative Loan Trust 2006-A2 1M2 J.P. Morgan Alternative Loan Trust 2006-A2 1B1	46628GAW9 46628GAX7	3/26/2008	\$100.0000	\$27.3794 \$30.6314
J.P. Morgan Alternative Loan Trust 2006-A2 1B1 J.P. Morgan Alternative Loan Trust 2006-A2 1B2	46628GAX7 46628GAY5	3/26/2008	\$100.0000	\$30.6314
J.P. Morgan Alternative Loan Trust 2006-A2 TB2 J.P. Morgan Alternative Loan Trust 2006-A3 1A1		3/26/2008	\$100.0000 \$100.0000	\$35.1799
J.P. Morgan Alternative Loan Trust 2006-A3 1A1	46628UAA6	3/26/2008		\$64.9777 \$93.2111
J.P. Morgan Alternative Loan Trust 2006-A3 TA2	46628UAB4	3/26/2008	\$100.0000 \$100.0000	
J.P. Morgan Alternative Loan Trust 2006-A3 1A3	46628UAC2 46628UAD0	3/26/2008 3/26/2008	\$100.0000	\$63.2875 \$60.1719
J.P. Morgan Alternative Loan Trust 2006-A3 1A4 J.P. Morgan Alternative Loan Trust 2006-A3 1A5	466280AD0 46628UAE8	3/26/2008	\$100.0000	\$53.5981
J.P. Morgan Alternative Loan Trust 2006-A3 2A1	46628UAF5	3/26/2008	\$100.0000	\$81.2282
J.P. Morgan Alternative Loan Trust 2006-A3 2A1	46628UAG3	3/26/2008	\$100.0000	\$73.8766
J.P. Morgan Alternative Loan Trust 2006-A3 2A2	46628UAG3 46628UAH1	3/26/2008	\$100.0000	\$83.1207
J.P. Morgan Alternative Loan Trust 2006-A3 3A2	46628UAJ7	3/26/2008	\$100.0000	\$75.5978
J.P. Morgan Alternative Loan Trust 2006-A3 CB1	46628UAK4	3/26/2008	\$100.0000	\$83.0834
J.P. Morgan Alternative Loan Trust 2006-A3 CB1	46628UAL2	3/26/2008	\$100.0000	\$21.4201
J.P. Morgan Alternative Loan Trust 2006-A3 CB2	46628UAL2 46628UAM0	3/26/2008	\$100.0000	\$21.4201 \$12.7286
J.P. Morgan Alternative Loan Trust 2006-A3 1M1	46628UAN8	3/26/2008	\$100.0000	\$48.5175
J.P. Morgan Alternative Loan Trust 2006-A3 1M2	46628UAP3	3/26/2008	\$100.0000	\$47.1487
J.P. Morgan Alternative Loan Trust 2006-A3 1B1	46628UAQ1	3/26/2008	\$100.0000	\$51.7442
J.P. Morgan Alternative Loan Trust 2006-A3 1B2	46628UAR9	3/26/2008	\$100.0000	\$59.8053

				Date of Suit
Certificate	CUSIP	Date of Suit	Offering Price	Price
J.P. Morgan Alternative Loan Trust 2006-A4 A1	46629EAA1	3/26/2008	\$100.0000	\$88.0098
J.P. Morgan Alternative Loan Trust 2006-A4 A2	46629EAB9	3/26/2008	\$100.0000	\$86.3362
J.P. Morgan Alternative Loan Trust 2006-A4 A3	46629EAC7	3/26/2008	\$100.0000	\$55.3023
J.P. Morgan Alternative Loan Trust 2006-A4 A4	46629EAD5	3/26/2008	\$100.0000	\$95.5301
J.P. Morgan Alternative Loan Trust 2006-A4 A5	46629EAE3	3/26/2008	\$100.0000	\$50.9243
J.P. Morgan Alternative Loan Trust 2006-A4 A6	46629EAF0	3/26/2008	\$100.0000	\$88.1819
J.P. Morgan Alternative Loan Trust 2006-A4 A7	46629EAG8	3/26/2008	\$100.0000	\$74.8612
J.P. Morgan Alternative Loan Trust 2006-A4 A8	46629EAH6	3/26/2008	\$100.0000	\$88.3589
J.P. Morgan Alternative Loan Trust 2006-A4 A9	46629EAJ2	3/26/2008	\$100.0000	\$88.2578
J.P. Morgan Alternative Loan Trust 2006-A4 M1	46629EAK9	3/26/2008	\$100.0000	\$68.1655
J.P. Morgan Alternative Loan Trust 2006-A4 M2	46629EAL7	3/26/2008	\$100.0000	\$66.8539
J.P. Morgan Alternative Loan Trust 2006-A4 B1	46629EAM5	3/26/2008	\$100.0000	\$66.0479
J.P. Morgan Alternative Loan Trust 2006-A4 B2	46629EAN3	3/26/2008	\$100.0000	\$65.6129
J.P. Morgan Alternative Loan Trust 2006-A5 1A1	466284AA4	3/26/2008	\$100.0000	\$65.2601
J.P. Morgan Alternative Loan Trust 2006-A5 1A2	466284AB2	3/26/2008	\$100.0000	\$96.8751
J.P. Morgan Alternative Loan Trust 2006-A5 1A3	466284AC0	3/26/2008	\$100.0000	\$64.6811
J.P. Morgan Alternative Loan Trust 2006-A5 1A4	466284AD8	3/26/2008	\$100.0000	\$60.3878
J.P. Morgan Alternative Loan Trust 2006-A5 1A5	466284AE6	3/26/2008	\$100.0000	\$55.8979
J.P. Morgan Alternative Loan Trust 2006-A5 1M1	466284AF3	3/26/2008	\$100.0000	\$35.4677
J.P. Morgan Alternative Loan Trust 2006-A5 1M2	466284AG1	3/26/2008	\$100.0000	\$97.7444
J.P. Morgan Alternative Loan Trust 2006-A5 1B1	466284AH9	3/26/2008	\$100.0000	\$4.2474
J.P. Morgan Alternative Loan Trust 2006-A5 1B2	466284AJ5	3/26/2008	\$100.0000	\$3.6852
J.P. Morgan Alternative Loan Trust 2006-A5 2A1	466284AL0	3/26/2008	\$100.0000	\$99.6492
J.P. Morgan Alternative Loan Trust 2006-A5 2A2	466284AM8	3/26/2008	\$100.0000	\$99.2297
J.P. Morgan Alternative Loan Trust 2006-A5 2A3	466284AN6	3/26/2008	\$100.0000	\$100.0036
J.P. Morgan Alternative Loan Trust 2006-A5 2A4	466284AP1	3/26/2008	\$100.0000	\$100.4544
J.P. Morgan Alternative Loan Trust 2006-A5 2A5	466284AQ9	3/26/2008	\$100.0000	\$90.0838
J.P. Morgan Alternative Loan Trust 2006-A5 2A6	466284AR7	3/26/2008	\$100.0000	\$82.6361
J.P. Morgan Alternative Loan Trust 2006-A5 2A7	466284AS5	3/26/2008	\$100.0000	\$98.2798
J.P. Morgan Alternative Loan Trust 2006-A5 2A8	466284AT3	3/26/2008	\$100.0000	\$92.7974
J.P. Morgan Alternative Loan Trust 2006-A5 2M1	466284AV8	3/26/2008	\$100.0000	\$47.7080
J.P. Morgan Alternative Loan Trust 2006-A5 2M2	466284AW6	3/26/2008	\$100.0000	\$40.4886
J.P. Morgan Alternative Loan Trust 2006-A5 2B1	466284AX4	3/26/2008	\$100.0000	\$17.1546
J.P. Morgan Alternative Loan Trust 2006-A5 2B2	466284AY2	3/26/2008	\$100.0000	\$11.4810
J.P. Morgan Alternative Loan Trust 2006-A7 1A1	466286AA9	3/26/2008	\$100.0000	\$64.1292
J.P. Morgan Alternative Loan Trust 2006-A7 1A2	466286AB7	3/26/2008	\$100.0000	\$88.5929
J.P. Morgan Alternative Loan Trust 2006-A7 1A3	466286AC5	3/26/2008	\$100.0000	\$63.8429
J.P. Morgan Alternative Loan Trust 2006-A7 1A4	466286AD3	3/26/2008	\$100.0000	\$63.0776
J.P. Morgan Alternative Loan Trust 2006-A7 1A5	466286AE1	3/26/2008	\$100.0000	\$53.2169
J.P. Morgan Alternative Loan Trust 2006-A7 1M1	466286AF8	3/26/2008	\$100.0000	\$46.3989
J.P. Morgan Alternative Loan Trust 2006-A7 1M2	466286AG6	3/26/2008	\$100.0000	\$46.0726
J.P. Morgan Alternative Loan Trust 2006-A7 1M3	466286AH4	3/26/2008	\$100.0000	\$39.1099
J.P. Morgan Alternative Loan Trust 2006-A7 1M4	466286AJ0	3/26/2008	\$100.0000	\$38.5735
J.P. Morgan Alternative Loan Trust 2006-A7 1M5	466286AK7	3/26/2008	\$100.0000	\$38.5735
J.P. Morgan Alternative Loan Trust 2006-A7 1B1	466286AL5	3/26/2008	\$100.0000	\$3.6655
J.P. Morgan Alternative Loan Trust 2006-A7 1B2	466286AM3	3/26/2008	\$100.0000	\$3.1931
J.P. Morgan Alternative Loan Trust 2006-A7 2A1	466286AP6	3/26/2008	\$100.0000	\$96.0435
J.P. Morgan Alternative Loan Trust 2006-A7 2A2	466286AQ4	3/26/2008	\$100.0000	\$99.4955
J.P. Morgan Alternative Loan Trust 2006-A7 2A3	466286AR2	3/26/2008	\$100.0000	\$95.3272
J.P. Morgan Alternative Loan Trust 2006-A7 2A4	466286AS0	3/26/2008	\$100.0000	\$84.9159
J.P. Morgan Alternative Loan Trust 2006-A7 2A5	466286AT8	3/26/2008	\$100.0000	\$79.5772
J.P. Morgan Alternative Loan Trust 2006-A7 2A6	466286AU5	3/26/2008	\$100.0000	\$83.0552
J.P. Morgan Alternative Loan Trust 2006-A7 2A7	466286AV3	3/26/2008	\$100.0000	\$91.8942
J.P. Morgan Alternative Loan Trust 2006-A7 2A8	466286AW1	3/26/2008	\$100.0000	\$85.1801
J.P. Morgan Alternative Loan Trust 2006-A7 2M1	466286AX9	3/26/2008	\$100.0000	\$45.9411
J.P. Morgan Alternative Loan Trust 2006-A7 2M2	466286AY7	3/26/2008	\$100.0000	\$19.7662
J.P. Morgan Alternative Loan Trust 2006-A7 2B1	466286AZ4	3/26/2008	\$100.0000	\$12.6054
J.P. Morgan Alternative Loan Trust 2006-A7 2B2	466286BA8	3/26/2008	\$100.0000	\$9.5423
J.P. Morgan Alternative Loan Trust 2006-S1 1A1	46627MDX2	3/26/2008	\$100.0000	\$89.8776
J.P. Morgan Alternative Loan Trust 2006-S1 1A2	46627MDY0	3/26/2008	\$100.0000	\$90.7402
J.P. Morgan Alternative Loan Trust 2006-S1 1A3	46627MDZ7	3/26/2008	\$100.0000	\$56.1308

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Certificate	CUSIP	Date of Suit	Offering Price	Price
J.P. Morgan Alternative Loan Trust 2006-S1 1A4	46627MEA1	3/26/2008	\$100.0000	\$84.0709
J.P. Morgan Alternative Loan Trust 2006-S1 1A5	46627MEB9	3/26/2008	\$100.0000	\$99.3293
J.P. Morgan Alternative Loan Trust 2006-S1 1A6	46627MEC7	3/26/2008	\$100.0000	\$93.4044
J.P. Morgan Alternative Loan Trust 2006-S1 1A7	46627MED5	3/26/2008	\$100.0000	\$84.2769
J.P. Morgan Alternative Loan Trust 2006-S1 1A8	46627MEE3	3/26/2008	\$100.0000	\$78.0537
J.P. Morgan Alternative Loan Trust 2006-S1 1A9	46627MEF0	3/26/2008	\$100.0000	\$56.8824
J.P. Morgan Alternative Loan Trust 2006-S1 1A10	46627MEG8	3/26/2008	\$100.0000	\$39.2440
J.P. Morgan Alternative Loan Trust 2006-S1 1A11	46627MEH6	3/26/2008	\$100.0000	\$89.6248
J.P. Morgan Alternative Loan Trust 2006-S1 1A12	46627MEJ2	3/26/2008	\$100.0000	\$95.1690
J.P. Morgan Alternative Loan Trust 2006-S1 1A13	46627MEK9	3/26/2008	\$100.0000	\$57.3798
J.P. Morgan Alternative Loan Trust 2006-S1 1A14	46627MEL7	3/26/2008	\$100.0000	\$88.0011
J.P. Morgan Alternative Loan Trust 2006-S1 1A15	46627MEM5	3/26/2008	\$100.0000	\$80.5649
J.P. Morgan Alternative Loan Trust 2006-S1 1A16	46627MEN3	3/26/2008	\$100.0000	\$98.4451
J.P. Morgan Alternative Loan Trust 2006-S1 1A17	46627MEP8	3/26/2008	\$100.0000	\$66.7695
J.P. Morgan Alternative Loan Trust 2006-S1 1A18	46627MEQ6	3/26/2008	\$100.0000	\$89.0391
J.P. Morgan Alternative Loan Trust 2006-S1 1A19	46627MER4	3/26/2008	\$100.0000	\$93.5505
J.P. Morgan Alternative Loan Trust 2006-S1 2A1	46627MES2	3/26/2008	\$100.0000	\$95.7924
J.P. Morgan Alternative Loan Trust 2006-S1 2A2	46627MET0	3/26/2008	\$100.0000	\$81.1453
J.P. Morgan Alternative Loan Trust 2006-S1 2A3	46627MEU7	3/26/2008	\$100.0000	\$81.1453
J.P. Morgan Alternative Loan Trust 2006-S1 2A4	46627MEV5	3/26/2008	\$100.0000	\$96.3189
J.P. Morgan Alternative Loan Trust 2006-S1 2A5	46627MEW3	3/26/2008	\$100.0000	\$87.8936
J.P. Morgan Alternative Loan Trust 2006-S1 2A6	46627MEX1	3/26/2008	\$100.0000	\$95.7489
J.P. Morgan Alternative Loan Trust 2006-S1 AX	46627MFG7	3/26/2008	\$15.7500	\$13.2901
J.P. Morgan Alternative Loan Trust 2006-S1 AP	46627MFH5	3/26/2008	\$71.0000	\$73.6622
J.P. Morgan Alternative Loan Trust 2006-S1 B1	46627MFJ1	3/26/2008	\$100.0000	\$66.7904
J.P. Morgan Alternative Loan Trust 2006-S1 B2	46627MFK8	3/26/2008	\$100.0000	\$59.1283
J.P. Morgan Alternative Loan Trust 2006-S1 B3	46627MFL6	3/26/2008	\$100.0000	\$37.4866
J.P. Morgan Alternative Loan Trust 2006-S1 3A1	46627MEY9	3/26/2008	\$100.0000	\$98.7779
J.P. Morgan Alternative Loan Trust 2006-S1 3A1A	46627MEZ6	3/26/2008	\$100.0000	\$100.2913
J.P. Morgan Alternative Loan Trust 2006-S1 3A2 J.P. Morgan Alternative Loan Trust 2006-S1 3A2A	46627MFA0 46627MFB8	3/26/2008 3/26/2008	\$100.0000 \$100.0000	\$92.7366 \$96.8370
J.P. Morgan Alternative Loan Trust 2006-S1 3A2A	46627MFU6	3/26/2008	\$100.0000	\$89.0974
J.P. Morgan Alternative Loan Trust 2006-S1 3A3	46627MFV4	3/26/2008	\$100.0000	\$77.2952
J.P. Morgan Alternative Loan Trust 2006-S1 3A4	46627MFW2	3/26/2008	\$100.0000	\$91.8528
J.P. Morgan Alternative Loan Trust 2006-S1 3M1	46627MFC6	3/26/2008	\$100.0000	\$83.9460
J.P. Morgan Alternative Loan Trust 2006-S1 3M2	46627MFD4	3/26/2008	\$100.0000	\$75.5704
J.P. Morgan Alternative Loan Trust 2006-S1 3B1	46627MFE2	3/26/2008	\$100.0000	\$58.8536
J.P. Morgan Alternative Loan Trust 2006-S1 3B2	46627MFF9	3/26/2008	\$100.0000	\$58.8536
J.P. Morgan Alternative Loan Trust 2006-S3 A1A	46628VAA4	3/26/2008	\$100.0000	\$100.3144
J.P. Morgan Alternative Loan Trust 2006-S3 A1B	46628VAB2	3/26/2008	\$100.0000	\$99.4824
J.P. Morgan Alternative Loan Trust 2006-S3 A2A	46628VAB2 46628VAC0	3/26/2008	\$100.0000	\$99.8739
J.P. Morgan Alternative Loan Trust 2006-S3 A2A	46628VAC0	3/26/2008	\$100.0000	\$97.3863
J.P. Morgan Alternative Loan Trust 2006-S3 A3A	46628VAE6	3/26/2008	\$100.0000	\$98.0032
J.P. Morgan Alternative Loan Trust 2006-S3 A3A	46628VAE0	3/26/2008	\$100.0000	\$93.3810
J.P. Morgan Alternative Loan Trust 2006-S3 A4	46628VAG1	3/26/2008	\$100.0000	\$86.5558
J.P. Morgan Alternative Loan Trust 2006-S3 A5	46628VAH9	3/26/2008	\$100.0000	\$82.2062
J.P. Morgan Alternative Loan Trust 2006-S3 A6	46628VAJ5	3/26/2008	\$100.0000	\$98.1704
J.P. Morgan Alternative Loan Trust 2006-S3 A7	46628VAK2	3/26/2008	\$100.0000	\$104.5714
J.P. Morgan Alternative Loan Trust 2006-S3 M1	46628VAL0	3/26/2008	\$100.0000	\$89.3339
J.P. Morgan Alternative Loan Trust 2006-S3 M2	46628VAM8	3/26/2008	\$100.0000	\$88.3780
J.P. Morgan Alternative Loan Trust 2006-S3 M3	46628VAN6	3/26/2008	\$100.0000	\$88.6397
J.P. Morgan Alternative Loan Trust 2006-S3 M4	46628VAP1	3/26/2008	\$100.0000	\$85.5482
J.P. Morgan Alternative Loan Trust 2006-S3 M5	46628VAQ9	3/26/2008	\$100.0000	\$82.7860
J.P. Morgan Alternative Loan Trust 2006-S3 M6	46628VAR7	3/26/2008	\$100.0000	\$80.3787
J.P. Morgan Alternative Loan Trust 2006-S3 B1	46628VAS5	3/26/2008	\$100.0000	\$75.9132
J.P. Morgan Alternative Loan Trust 2006-S3 B2	46628VA33	3/26/2008	\$100.0000	\$68.2802
J.P. Morgan Alternative Loan Trust 2006-S3 B2	46628VAU0	3/26/2008	\$100.0000	\$63.7585
J.P. Morgan Alternative Loan Trust 2006-S4 A1A	466302AA4	3/26/2008	\$100.0000	\$99.4299
J.P. Morgan Alternative Loan Trust 2006-S4_ATA	466302AB2	3/26/2008	\$100.0000	\$96.0693
J.P. Morgan Alternative Loan Trust 2006-S4 A2A	466302AB2 466302AC0	3/26/2008	\$100.0000	\$93.8923
J.P. Morgan Alternative Loan Trust 2006-S4 A2A	466302AC0 466302AD8	3/26/2008	\$100.0000	\$93.8923

Contificate	011015	Detection		Date of Sui
Certificate	CUSIP	Date of Suit	Offering Price	Price
J.P. Morgan Alternative Loan Trust 2006-S4 A3A	466302AE6	3/26/2008	\$100.0000	\$85.2883
J.P. Morgan Alternative Loan Trust 2006-S4 A3B	466302AF3	3/26/2008	\$100.0000	\$73.9516
J.P. Morgan Alternative Loan Trust 2006-S4 A4	466302AG1	3/26/2008	\$100.0000	\$93.2608
J.P. Morgan Alternative Loan Trust 2006-S4 A5	466302AH9	3/26/2008	\$100.0000	\$68.7917
J.P. Morgan Alternative Loan Trust 2006-S4 A6	466302AJ5	3/26/2008	\$100.0000	\$71.9944
J.P. Morgan Alternative Loan Trust 2006-S4 A7	466302AK2	3/26/2008	\$100.0000	\$96.3016
J.P. Morgan Alternative Loan Trust 2006-S4 M1	466302AL0	3/26/2008	\$100.0000	\$70.4032
J.P. Morgan Alternative Loan Trust 2006-S4 M2	466302AM8	3/26/2008	\$100.0000	\$68.7794
J.P. Morgan Alternative Loan Trust 2006-S4 M3	466302AN6	3/26/2008	\$100.0000	\$64.9501
J.P. Morgan Alternative Loan Trust 2006-S4 M4	466302AP1	3/26/2008	\$100.0000	\$61.1240
J.P. Morgan Alternative Loan Trust 2006-S4 M5	466302AQ9	3/26/2008	\$100.0000	\$57.8089
J.P. Morgan Alternative Loan Trust 2006-S4 M6	466302AR7	3/26/2008	\$100.0000	\$51.7756
J.P. Morgan Alternative Loan Trust 2006-S4 B1	466302AS5	3/26/2008	\$100.0000	\$51.7756
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AF1A	46629QAA4	3/26/2008	\$100.0000	\$95.1263
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AF1B	46629QAB2	3/26/2008	\$100.0000	\$97.2509
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AF2	46629QAC0	3/26/2008	\$100.0000	\$92.4362
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AF3 J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AF4	46629QAD8	3/26/2008	\$100.0000	\$85.6383
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AF4 J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AF5	46629QAE6	3/26/2008 3/26/2008	\$100.0000 \$100.0000	\$74.9316 \$56.0245
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AF5	46629QAF3 46629QAG1	3/26/2008	\$100.0000	\$56.0245
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF1	46629QAH9	3/26/2008	\$100.0000	\$39.2991
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF1	46629QAJ5	3/26/2008		\$39.2991
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF2	46629QAK2	3/26/2008	\$100.0000 \$100.0000	\$33.1351
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF3	46629QAL0	3/26/2008	\$100.0000	\$30.8575
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF4	46629QAM8	3/26/2008	\$100.0000	\$27.2191
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF6	46629QAN6	3/26/2008	\$100.0000	\$23.1964
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF7	46629QAP1	3/26/2008	\$100.0000	\$23.1964
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF8	46629QAQ9	3/26/2008	\$100.0000	\$23.1964
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MF9	46629QAR7	3/26/2008	\$100.0000	\$23.1964
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AV1	46629QAS5	3/26/2008	\$100.0000	\$74.7183
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AV2	46629QAT3	3/26/2008	\$100.0000	\$93.0405
J.P. Morgan Mortgage Acquisition Trust 2006 CH2 AV3	46629QAU0	3/26/2008	\$100.0000	\$80.9044
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AV4	46629QAV8	3/26/2008	\$100.0000	\$64.2337
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 AV5	46629QAW6	3/26/2008	\$100.0000	\$49.2464
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV1	46629QAX4	3/26/2008	\$100.0000	\$39.6509
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV2	46629QAY2	3/26/2008	\$100.0000	\$24.2963
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV3	46629QAZ9	3/26/2008	\$100.0000	\$15.3683
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV4	46629QBA3	3/26/2008	\$100.0000	\$15.9222
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV5	46629QBB1	3/26/2008	\$100.0000	\$12.5413
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV6	46629QBC9	3/26/2008	\$100.0000	\$11.7475
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV7	46629QBD7	3/26/2008	\$100.0000	\$11.0033
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV8	46629QBE5	3/26/2008	\$100.0000	\$10.5611
J.P. Morgan Mortgage Acquisition Trust 2006-CH2 MV9	46629QBF2	3/26/2008	\$100.0000	\$10.5611
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 A1A	46629NAA1	3/26/2008	\$100.0000	\$82.0638
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 A1B	46629NAB9	3/26/2008	\$100.0000	\$54.1726
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 A2	46629NAC7	3/26/2008	\$100.0000	\$93.6113
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 A3	46629NAD5	3/26/2008	\$100.0000	\$72.9109
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 A4	46629NAE3	3/26/2008	\$100.0000	\$61.2353
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 A5	46629NAF0	3/26/2008	\$100.0000	\$55.0468
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M1	46629NAG8	3/26/2008	\$100.0000	\$25.3139
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M2	46629NAH6	3/26/2008	\$100.0000	\$22.9253
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M3	46629NAJ2	3/26/2008	\$100.0000	\$17.5972
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M4	46629NAK9	3/26/2008	\$100.0000	\$15.1858
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M5	46629NAL7	3/26/2008	\$100.0000	\$12.5278
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M6	46629NAM5	3/26/2008	\$100.0000	\$8.3754
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M7	46629NAN3	3/26/2008	\$100.0000	\$6.3469
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M8	46629NAP8	3/26/2008	\$100.0000	\$5.5246
J.P. Morgan Mortgage Acquisition Trust 2006-RM1 M9	46629NAQ6	3/26/2008	\$100.0000	\$5.5246
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AF1A	46630LAA2	3/26/2008	\$100.0000	\$97.5570
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AF1B	46630LAB0	3/26/2008	\$100.0000	\$99.3436
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AF2	46630LAC8	3/26/2008	\$100.0000	\$99.5665

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<u>Certificate</u>	CUSIP	Date of Suit	Offering Price	Price
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AF3	46630LAD6	3/26/2008	\$100.0000	\$96.9741
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AF4	46630LAE4	3/26/2008	\$100.0000	\$93.5054
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AF5	46630LAF1	3/26/2008	\$100.0000	\$81.1471
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AF6	46630LAG9	3/26/2008	\$100.0000	\$92.1093
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF1	46630LAH7	3/26/2008	\$100.0000	\$53.8246
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF2	46630LAJ3	3/26/2008	\$100.0000	\$47.9716
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF3	46630LAK0	3/26/2008	\$100.0000	\$41.5105
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF4	46630LAL8	3/26/2008	\$100.0000	\$35.7009
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF5	46630LAM6	3/26/2008	\$100.0000	\$32.7165
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF6	46630LAN4	3/26/2008	\$100.0000	\$30.5225
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF7	46630LAP9	3/26/2008	\$100.0000	\$23.9673
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF8	46630LAQ7	3/26/2008	\$100.0000	\$23.9673
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MF9	46630LAR5	3/26/2008	\$100.0000	\$23.9673
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AV1	46630LAS3	3/26/2008	\$100.0000	\$87.1752
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AV2	46630LAT1	3/26/2008	\$100.0000	\$94.5703
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AV3	46630LAU8	3/26/2008	\$100.0000	\$84.8170
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AV4	46630LAV6	3/26/2008	\$100.0000	\$79.7209
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 AV5	46630LAW4	3/26/2008	\$100.0000	\$57.5304
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV1	46630LAX2	3/26/2008	\$100.0000	\$75.3009
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV2	46630LAY0	3/26/2008	\$100.0000	\$61.6449
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV3	46630LAZ7	3/26/2008	\$100.0000	\$38.0854
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV4	46630LBA1	3/26/2008	\$100.0000	\$36.4999
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV5	46630LBB9	3/26/2008	\$100.0000	\$33.9264
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV6	46630LBC7	3/26/2008	\$100.0000	\$19.8157
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV7	46630LBD5	3/26/2008	\$100.0000	\$23.4429
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV8	46630LBE3	3/26/2008	\$100.0000	\$23.4429
J.P. Morgan Mortgage Acquisition Trust 2007-CH1 MV9	46630LBF0	3/26/2008	\$100.0000	\$23.4429
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AF1A	46630MAA0	3/26/2008	\$100.0000	\$95.8272
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AF1B	46630MAB8	3/26/2008	\$100.0000	\$99.0195
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AF2	46630MAC6	3/26/2008	\$100.0000	\$95.6435
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AF3	46630MAD4	3/26/2008	\$100.0000	\$88.3849
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AF4	46630MAE2	3/26/2008	\$100.0000	\$82.3681
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AF5	46630MAF9	3/26/2008	\$100.0000	\$61.3015
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AF6	46630MAG7	3/26/2008	\$100.0000	\$87.4309
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF1	46630MAH5	3/26/2008	\$100.0000	\$38.6004
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF2	46630MAJ1	3/26/2008	\$100.0000	\$34.5219
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF3	46630MAK8	3/26/2008	\$100.0000	\$33.6543
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF4	46630MAL6	3/26/2008	\$100.0000	\$29.9199
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF5	46630MAM4	3/26/2008 3/26/2008	\$100.0000	\$27.3875
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF6	46630MAN2		\$100.0000 \$100.0000	\$18.0663 \$18.0663
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF7	46630MAP7	3/26/2008	\$100.0000	\$18.0663
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF8 J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF9	46630MAQ5 46630MAR3	3/26/2008 3/26/2008	\$100.0000	\$18.0663
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MF9 J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV1	46630MAR3 46630MAS1	3/26/2008	\$100.0000 \$100.0000	\$18.0663 \$80.5126
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV1 J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV2	46630MAS1 46630MAT9	3/26/2008	\$100.0000	\$80.5126
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV2 J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV3	46630MAU6	3/26/2008	\$100.0000	\$93.1470
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV3		3/26/2008	\$100.0000	\$78.6136
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV4 J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV5	46630MAV4 46630MAW2	3/26/2008	\$100.0000	\$71.1655
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 AV5	46630MAX0	3/26/2008	\$100.0000	\$33.9300
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV1 J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV2	46630MAX0 46630MAY8	3/26/2008	\$100.0000	\$22.7918
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV2	46630MAZ5	3/26/2008	\$100.0000	\$22.1918
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV3	46630MBA9	3/26/2008	\$100.0000	\$19.9030
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV4	46630MBB7	3/26/2008	\$100.0000	\$19.1948
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV5	46630MBC5	3/26/2008	\$100.0000	\$19.1946
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV8	46630MBD3	3/26/2008	\$100.0000	\$10.4459
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV7	46630MBE1	3/26/2008	\$100.0000	\$14.9351
J.P. Morgan Mortgage Acquisition Trust 2007-CH2 MV9	46630MBF8	3/26/2008	\$100.0000	\$14.9351
J.P. Morgan Mortgage Trust 2006-A1 1A1	466247E33	3/8/2010	\$100.0000	\$90.6099
J.P. Morgan Mortgage Trust 2006-A1 1A2	466247E41	3/8/2010	\$100.0000	\$71.2686
J.P. Morgan Mortgage Trust 2006-A1 1A2	466247E58	3/8/2010	\$100.0000	\$26.7602
J.P. Morgan Mortgage Trust 2000-A1 TAS	466247E66	3/8/2010	\$100.0000	\$78.3232

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J.P. Morgan Mortgage Trust 2006-A1 2A2	466247E74	3/8/2010	\$100.0000	\$90.8600
J.P. Morgan Mortgage Trust 2006-A1 2A3	466247E82	3/8/2010	\$100.0000	\$77.3860
J.P. Morgan Mortgage Trust 2006-A1 2A4	466247E90	3/8/2010	\$100.0000	\$74.1874
J.P. Morgan Mortgage Trust 2006-A1 2A5	466247F24	3/8/2010	\$100.0000	\$22.1683
J.P. Morgan Mortgage Trust 2006-A1 3A1	466247F40	3/8/2010	\$100.0000	\$95.5146
J.P. Morgan Mortgage Trust 2006-A1 3A2	466247F57	3/8/2010	\$100.0000	\$81.6694
J.P. Morgan Mortgage Trust 2006-A1 3A3	466247F65	3/8/2010	\$100.0000	\$66.1928
J.P. Morgan Mortgage Trust 2006-A1 3A4	466247F73	3/8/2010	\$100.0000	\$26.4858
J.P. Morgan Mortgage Trust 2006-A1 3AX	466247F81	3/8/2010	\$0.8750	\$0.1780
J.P. Morgan Mortgage Trust 2006-A1 B1	466247F99	3/8/2010	\$100.0000	\$8.8065
J.P. Morgan Mortgage Trust 2006-A1 B2	466247G23	3/8/2010	\$100.0000	\$5.4374
J.P. Morgan Mortgage Trust 2006-A1 B3	466247G31	3/8/2010	\$100.0000	\$1.8192
J.P. Morgan Mortgage Trust 2006-A5 1A1	46629CAA5	7/24/2009	\$100.0000	\$47.0507
J.P. Morgan Mortgage Trust 2006-A5 2A1	46629CAB3	7/24/2009	\$100.0000	\$70.5935
J.P. Morgan Mortgage Trust 2006-A5 2A2	46629CAC1	7/24/2009	\$100.0000	\$87.1207
J.P. Morgan Mortgage Trust 2006-A5 2A3	46629CAD9	7/24/2009	\$100.0000	\$62.5185
J.P. Morgan Mortgage Trust 2006-A5 2A4	46629CAE7	7/24/2009	\$100.0000	\$53.0956
J.P. Morgan Mortgage Trust 2006-A5 2A5	46629CAF4	7/24/2009	\$100.0000	\$24.1294
J.P. Morgan Mortgage Trust 2006-A5 3A1	46629CAG2	7/24/2009	\$100.0000	\$87.0688
J.P. Morgan Mortgage Trust 2006-A5 3A2	46629CAH0	7/24/2009	\$100.0000	\$70.0709
J.P. Morgan Mortgage Trust 2006-A5 3A3	46629CAJ6	7/24/2009	\$100.0000	\$56.8027
J.P. Morgan Mortgage Trust 2006-A5 3A4	46629CAK3	7/24/2009	\$100.0000	\$81.7285
J.P. Morgan Mortgage Trust 2006-A5 3A5	46629CAL1	7/24/2009	\$100.0000	\$66.0349
J.P. Morgan Mortgage Trust 2006-A5 3A6	46629CAM9	7/24/2009	\$100.0000	\$57.8703
J.P. Morgan Mortgage Trust 2006-A5 3A7	46629CAN7	7/24/2009	\$100.0000	\$27.9172
J.P. Morgan Mortgage Trust 2006-A5 4A1	46629CAP2	7/24/2009	\$100.0000	\$69.6233
J.P. Morgan Mortgage Trust 2006-A5 4A2	46629CAQ0	7/24/2009	\$100.0000	\$29.4989
J.P. Morgan Mortgage Trust 2006-A5 5A1	46629CAR8	7/24/2009	\$100.0000	\$67.0713
J.P. Morgan Mortgage Trust 2006-A5 5A2	46629CAS6	7/24/2009	\$100.0000	\$27.8739
J.P. Morgan Mortgage Trust 2006-A5 6A1	46629CAT4	7/24/2009	\$100.0000	\$70.3571
J.P. Morgan Mortgage Trust 2006-A5 6A2	46629CAU1	7/24/2009	\$100.0000	\$30.1715
J.P. Morgan Mortgage Trust 2006-A5 B1	46629CAV9	7/24/2009	\$100.0000	\$9.1834
J.P. Morgan Mortgage Trust 2006-A5 B2	46629CAW7	7/24/2009	\$100.0000	\$2.0141
J.P. Morgan Mortgage Trust 2006-A5 B3	46629CAX5	7/24/2009	\$100.0000	\$2.0141
J.P. Morgan Alternative Loan Trust 2006-A6 1A1	466285AA1	3/26/2008	\$100.0000	\$64.0533
J.P. Morgan Alternative Loan Trust 2006-A6 1A2	466285AB9	3/26/2008	\$100.0000	\$89.5609
J.P. Morgan Alternative Loan Trust 2006-A6 1A3	466285AC7	3/26/2008	\$100.0000	\$66.5435
J.P. Morgan Alternative Loan Trust 2006-A6 1A4	466285AD5	3/26/2008	\$100.0000	\$65.5050
J.P. Morgan Alternative Loan Trust 2006-A6 1A5	466285AE3	3/26/2008	\$100.0000	\$55.3509
J.P. Morgan Alternative Loan Trust 2006-A6 1M1	466285AF0	3/26/2008	\$100.0000	\$6.5914
J.P. Morgan Alternative Loan Trust 2006-A6 1M2	466285AG8	3/26/2008	\$100.0000	\$3.6698
J.P. Morgan Alternative Loan Trust 2006-A6 1B1	466285AH6	3/26/2008	\$100.0000	\$2.9231
J.P. Morgan Alternative Loan Trust 2006-A6 1B2	466285AJ2	3/26/2008	\$100.0000	\$2.4893
J.P. Morgan Alternative Loan Trust 2006-A6 2A1	466285AK9	3/26/2008	\$100.0000	\$88.8055
J.P. Morgan Alternative Loan Trust 2006-A6 2A2	466285AL7	3/26/2008	\$100.0000	\$99.7294
J.P. Morgan Alternative Loan Trust 2006-A6 2A3	466285AM5	3/26/2008	\$100.0000	\$98.8353
J.P. Morgan Alternative Loan Trust 2006-A6 2A4	466285AN3	3/26/2008	\$100.0000	\$96.4292
J.P. Morgan Alternative Loan Trust 2006-A6 2A5	466285AP8	3/26/2008	\$100.0000	\$89.7369
J.P. Morgan Alternative Loan Trust 2006-A6 2A6	466285AQ6	3/26/2008	\$100.0000	\$90.5139
J.P. Morgan Alternative Loan Trust 2006-A6 2A7	466285AR4	3/26/2008	\$100.0000	\$84.0334
J.P. Morgan Alternative Loan Trust 2006-A6 2A8	466285AS2	3/26/2008	\$100.0000	\$81.7950
J.P. Morgan Alternative Loan Trust 2006-A6 2M1	466285AT0	3/26/2008	\$100.0000	\$48.4779
J.P. Morgan Alternative Loan Trust 2006-A6 2M2	466285AU7	3/26/2008	\$100.0000	\$47.6450
J.P. Morgan Alternative Loan Trust 2006-A6 2B1	466285AV5	3/26/2008	\$100.0000	\$35.5127
J.P. Morgan Alternative Loan Trust 2006-A6 2B2	466285AW3	3/26/2008	\$100.0000	\$17.9272
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 A1	46629VAA3	3/26/2008	\$100.0000	\$82.1664
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 A2	46629VAB1	3/26/2008	\$100.0000	\$95.2811 \$74.5620
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 A3	46629VAC9	3/26/2008	\$100.0000	\$74.5620
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 A4	46629VAD7	3/26/2008	\$100.0000	\$68.3211
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 A5	46629VAE5	3/26/2008 3/26/2008	\$100.0000 \$100.0000	\$55.4796

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				\$22.2817
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 M2 J.P. Morgan Mortgage Acquisition Trust 2006-HE3 M3	46629VAG0 46629VAH8	3/26/2008 3/26/2008	\$100.0000 \$100.0000	\$18.6875
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 M3	46629VAI8	3/26/2008	\$100.0000	\$16.8016
J.P. Morgan Mortgage Acquisition Trust 2006-HE3_M4		3/26/2008	\$100.0000	\$13.3483
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 MS	46629VAK1 46629VAL9	3/26/2008	\$100.0000	\$10.5036
J.P. Morgan Mortgage Acquisition Trust 2000-HE3 M7	46629VAM7	3/26/2008	\$100.0000	\$8.9652
J.P. Morgan Mortgage Acquisition Trust 2006-HE3_M8	46629VAN5	3/26/2008	\$100.0000	\$5.6370
J.P. Morgan Mortgage Acquisition Trust 2006-HE3 M9	46629VAP0	3/26/2008	\$100.0000	\$5.4911
J.P. Morgan Mortgage Trust 2006-A6 1A1	46628BAA8	7/24/2009	\$100.0000	\$71.6691
J.P. Morgan Mortgage Trust 2000-A6 1A1M	46628BAB6	7/24/2009		\$66.8828
J.P. Morgan Mortgage Trust 2000-A6 1A1S	46628BAC4	7/24/2009		\$0.3471
J.P. Morgan Mortgage Trust 2000-A6 1A2	46628BAD2	7/24/2009	\$100.0000	\$79.9880
J.P. Morgan Mortgage Trust 2000-A6 1A3	46628BAE0	7/24/2009	\$100.0000	\$62.5947
J.P. Morgan Mortgage Trust 2000-A6 1A3M	46628BCR9	7/24/2009	\$100.0000	\$56.5138
J.P. Morgan Mortgage Trust 2000-A6 1A3S	46628BCS7	7/24/2009		\$0.4365
J.P. Morgan Mortgage Trust 2000-A6 1A4	46628BAF7	7/24/2009	\$100.0000	\$57.8756
J.P. Morgan Mortgage Trust 2006-A6 1A4	46628BAG5	7/24/2009	\$100.0000	\$45.1993
J.P. Morgan Mortgage Trust 2006-A6 1A4L J.P. Morgan Mortgage Trust 2006-A6 1A4F	46628BAG5 46628BAH3	7/24/2009	+	\$45.1993
J.P. Morgan Mongage Trust 2006-A6 TA4F	46628BAJ9	7/24/2009		\$45.5899
J.P. Morgan Mortgage Trust 2006-A6 1A4M	46628BAJ9 46628BAK6	7/24/2009		\$45.5699
J.P. Morgan Mortgage Trust 2000-A6 1A5	46628BAL4	7/24/2009	\$100.0000	\$24.0439
J.P. Morgan Mortgage Trust 2006-A6 2A1	46628BAM2	7/24/2009	ψ100.0000	\$66.5463
J.P. Morgan Mortgage Trust 2000-A6 2A1M	46628BAN0	7/24/2009		\$69.1605
J.P. Morgan Mortgage Trust 2000-A6 2A1S	46628BAP5	7/24/2009		\$0.4942
J.P. Morgan Mortgage Trust 2006-A6 2A13	46628BAQ3	7/24/2009	\$100.0000	\$85.2380
J.P. Morgan Mortgage Trust 2000-A6 2A2 J.P. Morgan Mortgage Trust 2006-A6 2A3	46628BAR1	7/24/2009	\$100.0000	\$66.7732
J.P. Morgan Mortgage Trust 2000-A6 2A3L	46628BAS9	7/24/2009	\$100.0000	\$72.2352
J.P. Morgan Mortgage Trust 2000-A6 2A3E	46628BAT7	7/24/2009		\$0.8333
J.P. Morgan Mortgage Trust 2000-A6 2A3M	46628BAU4	7/24/2009		\$72.5541
J.P. Morgan Mortgage Trust 2000-A6 2A3S	46628BAV2	7/24/2009		\$0.4167
J.P. Morgan Mortgage Trust 2006-A6 2A4	46628BAW0	7/24/2009	\$100.0000	\$61.7477
J.P. Morgan Mortgage Trust 2006-A6 2A4L	46628BAX8	7/24/2009	ψ100.0000	\$49.2942
J.P. Morgan Mortgage Trust 2006-A6 2A4F	46628BAY6	7/24/2009		\$1.6117
J.P. Morgan Mortgage Trust 2006-A6 2A4M	46628BAZ3	7/24/2009		\$49.9560
J.P. Morgan Mortgage Trust 2006-A6 2A4S	46628BBA7	7/24/2009		\$0.8059
J.P. Morgan Mortgage Trust 2006-A6 2A5	46628BBB5	7/24/2009	\$100.0000	\$28.7155
J.P. Morgan Mortgage Trust 2006-A6 3A1	46628BBC3	7/24/2009	\$100.0000	\$64.0157
J.P. Morgan Mortgage Trust 2006-A6 3A1M	46628BBD1	7/24/2009		\$58.4129
J.P. Morgan Mortgage Trust 2006-A6 3A1S	46628BBE9	7/24/2009		\$0.7170
J.P. Morgan Mortgage Trust 2006-A6 3A2	46628BBF6	7/24/2009		\$68.2940
J.P. Morgan Mortgage Trust 2006-A6 3A2M	46628BBG4	7/24/2009		\$70.2563
J.P. Morgan Mortgage Trust 2006-A6 3A2S	46628BBH2	7/24/2009		\$0.5119
J.P. Morgan Mortgage Trust 2006-A6 3A3	46628BBJ8	7/24/2009		\$55.4492
J.P. Morgan Mortgage Trust 2006-A6 3A3L	46628BBK5	7/24/2009		\$53.5170
J.P. Morgan Mortgage Trust 2006-A6 3A3F	46628BBL3	7/24/2009		\$2.6096
J.P. Morgan Mortgage Trust 2006-A6 3A3M	46628BBM1	7/24/2009		\$54.4372
J.P. Morgan Mortgage Trust 2006-A6 3A3S	46628BBN9	7/24/2009		\$1.3052
J.P. Morgan Mortgage Trust 2006-A6 3A4	46628BBP4	7/24/2009	\$100.0000	\$96.8527
J.P. Morgan Mortgage Trust 2006-A6 3A5	46628BBQ2	7/24/2009		\$73.9395
J.P. Morgan Mortgage Trust 2006-A6 3A6	46628BBR0	7/24/2009		\$66.7996
J.P. Morgan Mortgage Trust 2006-A6 3A6L	46628BBS8	7/24/2009		\$65.9394
J.P. Morgan Mortgage Trust 2006-A6 3A6F	46628BBT6	7/24/2009		\$1.7869
J.P. Morgan Mortgage Trust 2006-A6 3A6M	46628BBU3	7/24/2009		\$66.3695
J.P. Morgan Mortgage Trust 2006-A6 3A6S	46628BBV1	7/24/2009		\$0.8934
J.P. Morgan Mortgage Trust 2006-A6 3A7	46628BBW9	7/24/2009	\$100.0000	\$65.1972
J.P. Morgan Mortgage Trust 2006-A6 3A7L	46628BBX7	7/24/2009		\$56.9160
J.P. Morgan Mortgage Trust 2006-A6 3A7F	46628BBY5	7/24/2009		\$2.3342
J.P. Morgan Mortgage Trust 2006-A6 3A7M	46628BBZ2	7/24/2009		\$57.8671
J.P. Morgan Mortgage Trust 2006-A6 3A7S	46628BCA6	7/24/2009		\$1.1671
J.P. Morgan Mortgage Trust 2006-A6 3AL1	46628BCP3	7/24/2009	\$100.0000	\$68.1165
J.P. Morgan Mortgage Trust 2006-A6 3AL2	46628BCQ1	7/24/2009	\$100.0000	\$69.1298

				Date of Suit
Certificate	CUSIP	Date of Suit	Offering Price	Price
J.P. Morgan Mortgage Trust 2006-A6 3A8	46628BCN8	7/24/2009	\$100.0000	\$30.1631
J.P. Morgan Mortgage Trust 2006-A6 4A1	46628BCC2	7/24/2009	\$100.0000	\$78.1552
J.P. Morgan Mortgage Trust 2006-A6 4A2	46628BCD0	7/24/2009	\$100.0000	\$24.8908
J.P. Morgan Mortgage Trust 2006-A6 B1	46628BCE8	7/24/2009	\$100.0000	\$13.6007
J.P. Morgan Mortgage Trust 2006-A6 B2	46628BCF5	7/24/2009	\$100.0000	\$3.6192
J.P. Morgan Mortgage Trust 2006-A6 B3	46628BCG3	7/24/2009	\$100.0000	\$5.3067
J.P. Morgan Mortgage Trust 2007-A1 1A1	46630GAA3	7/24/2009	\$100.0000	\$89.5442
J.P. Morgan Mortgage Trust 2007-A1 1A2	46630GAB1	7/24/2009	\$100.0000	\$45.1981
J.P. Morgan Mortgage Trust 2007-A1 2A1	46630GAC9	7/24/2009	\$100.0000	\$86.2384
J.P. Morgan Mortgage Trust 2007-A1 2A2	46630GAD7	7/24/2009	\$100.0000	\$89.9094
J.P. Morgan Mortgage Trust 2007-A1 2A3	46630GAE5	7/24/2009	\$100.0000	\$67.9617
J.P. Morgan Mortgage Trust 2007-A1 2A4	46630GAF2	7/24/2009	\$100.0000	\$41.2297
J.P. Morgan Mortgage Trust 2007-A1 3A1	46630GAG0	7/24/2009	\$100.0000	\$64.7079
J.P. Morgan Mortgage Trust 2007-A1 3A2	46630GAH8	7/24/2009	\$100.0000	\$82.3460
J.P. Morgan Mortgage Trust 2007-A1 3A3	46630GAJ4	7/24/2009	\$100.0000	\$81.2089
J.P. Morgan Mortgage Trust 2007-A1 3A4	46630GAK1	7/24/2009	\$100.0000	\$63.6043
J.P. Morgan Mortgage Trust 2007-A1 3A5	46630GAL9	7/24/2009	\$100.0000	\$37.8534
J.P. Morgan Mortgage Trust 2007-A1 4A1	46630GAM7	7/24/2009	\$100.0000	\$91.1732
J.P. Morgan Mortgage Trust 2007-A1 4A2	46630GAN5	7/24/2009	\$100.0000	\$90.6502
J.P. Morgan Mortgage Trust 2007-A1 4A3	46630GAP0	7/24/2009	\$100.0000	\$64.7530
J.P. Morgan Mortgage Trust 2007-A1 4A4	46630GAQ8	7/24/2009	\$100.0000	\$38.5460
J.P. Morgan Mortgage Trust 2007-A1 5A1	46630GAR6	7/24/2009	\$100.0000	\$90.5691
J.P. Morgan Mortgage Trust 2007-A1 5A2	46630GAS4	7/24/2009	\$100.0000	\$89.8776
J.P. Morgan Mortgage Trust 2007-A1 5A3	46630GAT2	7/24/2009	\$100.0000	\$38.1317
J.P. Morgan Mortgage Trust 2007-A1 5A4	46630GAU9	7/24/2009	\$100.0000	\$34.0348
J.P. Morgan Mortgage Trust 2007-A1 5A5	46630GAV7	7/24/2009	\$100.0000	\$84.4063
J.P. Morgan Mortgage Trust 2007-A1 5A6	46630GAW5	7/24/2009	\$100.0000	\$25.9052
J.P. Morgan Mortgage Trust 2007-A1 6A1	46630GAX3	7/24/2009	\$100.0000	\$93.9463
J.P. Morgan Mortgage Trust 2007-A1 6A2	46630GAY1	7/24/2009	\$100.0000	\$40.3994
J.P. Morgan Mortgage Trust 2007-A1 6A3	46630GAZ8	7/24/2009	ψ100.0000	\$92.7565
J.P. Morgan Mortgage Trust 2007-A1 6A4	46630GBA2	7/24/2009		\$74.9733
J.P. Morgan Mortgage Trust 2007-A1 7A1	46630GBB0	7/24/2009	\$100.0000	\$91.5311
J.P. Morgan Mortgage Trust 2007-A1 7A1	46630GBC8	7/24/2009	\$100.0000	\$90.6809
J.P. Morgan Mortgage Trust 2007-A1 7A2	46630GBD6	7/24/2009	\$100.0000	\$59.1107
J.P. Morgan Mortgage Trust 2007-A1 7A3M	46630GBE4	7/24/2009	\$100.0000	\$76.0979
J.P. Morgan Mortgage Trust 2007-A1 7A3S	46630GBF1	7/24/2009		\$0.4871
J.P. Morgan Mortgage Trust 2007-A1 7A3	46630GBG9	7/24/2009	\$100.0000	\$28.5552
J.P. Morgan Mortgage Trust 2007-A1 B1		7/24/2009		\$28.5552
5 55	46630GBH7	7/24/2009	\$100.0000 \$100.0000	\$7.5451
J.P. Morgan Mortgage Trust 2007-A1 B2 J.P. Morgan Mortgage Trust 2007-A1 B3	46630GBJ3			
	46630GBK0	7/24/2009	\$100.0000	\$4.5078
J.P. Morgan Mortgage Trust 2007-A2 1A1	46630PAA3	7/24/2009	\$100.0000	\$62.2204
J.P. Morgan Mortgage Trust 2007-A2 1A1M J.P. Morgan Mortgage Trust 2007-A2 1A1S	46630PAB1	7/24/2009		\$62.2876
J.P. Morgan Mortgage Trust 2007-A2 TATS J.P. Morgan Mortgage Trust 2007-A2 1A2	46630PAC9 46630PAD7	7/24/2009 7/24/2009	\$100.0000	\$0.1388
				\$31.7094
J.P. Morgan Mortgage Trust 2007-A2 2A1	46630PAE5	7/24/2009	\$100.0000	\$73.7223
J.P. Morgan Mortgage Trust 2007-A2 2A2	46630PAF2	7/24/2009	\$100.0000	\$66.3623
J.P. Morgan Mortgage Trust 2007-A2 2A3	46630PAG0	7/24/2009	\$100.0000	\$57.8046
J.P. Morgan Mortgage Trust 2007-A2 2A3M	46630PAH8	7/24/2009		\$52.9311
J.P. Morgan Mortgage Trust 2007-A2 2A3S	46630PAJ4	7/24/2009		\$0.5701
J.P. Morgan Mortgage Trust 2007-A2 2A3L	46630PAK1	7/24/2009		\$52.5113
J.P. Morgan Mortgage Trust 2007-A2 2A3F	46630PAL9	7/24/2009	0 400.0077	\$1.1401
J.P. Morgan Mortgage Trust 2007-A2 2A4	46630PAM7	7/24/2009	\$100.0000	\$28.4975
J.P. Morgan Mortgage Trust 2007-A2 2A5	46630PAN5	7/24/2009		\$73.0104
J.P. Morgan Mortgage Trust 2007-A2 2A5M	46630PBS3	7/24/2009		\$65.4745
J.P. Morgan Mortgage Trust 2007-A2 2A5S	46630PBT1	7/24/2009		\$0.4485
J.P. Morgan Mortgage Trust 2007-A2 3A1	46630PAP0	7/24/2009	\$100.0000	\$83.5440
J.P. Morgan Mortgage Trust 2007-A2 3A2	46630PAQ8	7/24/2009	\$100.0000	\$70.4353
J.P. Morgan Mortgage Trust 2007-A2 3A3	46630PAR6	7/24/2009	\$100.0000	\$59.2955
J.P. Morgan Mortgage Trust 2007-A2 3A3M	46630PAS4	7/24/2009		\$55.5164
J.P. Morgan Mortgage Trust 2007-A2 3A3S	46630PAT2	7/24/2009		\$0.8136
J.P. Morgan Mortgage Trust 2007-A2 3A3L	46630PAU9	7/24/2009		\$56.8373

Contificato	CUSIP	Data of Suit	Offering Price	Date of Suit
Certificate		Date of Suit	Offering Price	Price
J.P. Morgan Mortgage Trust 2007-A2 3A3F	46630PAV7	7/24/2009	¢100.0000	\$1.6272
J.P. Morgan Mortgage Trust 2007-A2 3A4	46630PAW5	7/24/2009	\$100.0000	\$28.5971
J.P. Morgan Mortgage Trust 2007-A2 3A5 J.P. Morgan Mortgage Trust 2007-A2 4A1	46630PAX3	7/24/2009	¢400.0000	\$71.4823
0000	46630PAY1	7/24/2009	\$100.0000	\$77.6466
J.P. Morgan Mortgage Trust 2007-A2 4A1M	46630PAZ8	7/24/2009		\$75.6516
J.P. Morgan Mortgage Trust 2007-A2 4A1S	46630PBA2 46630PBB0	7/24/2009 7/24/2009	\$100.0000	\$0.3417
J.P. Morgan Mortgage Trust 2007-A2 4A2 J.P. Morgan Mortgage Trust 2007-A2 4A2M	46630PBB0 46630PBC8		\$100.0000	\$58.2519
		7/24/2009		\$46.8052
J.P. Morgan Mortgage Trust 2007-A2 4A2S J.P. Morgan Mortgage Trust 2007-A2 4A2L	46630PBD6	7/24/2009 7/24/2009		\$0.9791 \$50.9978
0 00	46630PBE4			
J.P. Morgan Mortgage Trust 2007-A2 4A2F J.P. Morgan Mortgage Trust 2007-A2 4A3	46630PBF1 46630PBG9	7/24/2009 7/24/2009	\$100.0000	\$1.9582 \$36.3461
J.P. Morgan Mortgage Trust 2007-A2 4A3	46630PBG9	7/24/2009	\$100.0000	\$65.0768
J.P. Morgan Mortgage Trust 2007-A2 4A4 J.P. Morgan Mortgage Trust 2007-A2 4A4M	46630PBU8	7/24/2009		\$65.1063
J.P. Morgan Mortgage Trust 2007-A2 4A4M	46630PBV6	7/24/2009		\$0.5174
J.P. Morgan Mortgage Trust 2007-A2 B1	46630PBV8	7/24/2009	\$100.0000	\$10.3197
J.P. Morgan Mortgage Trust 2007-A2 B1	46630PBK0	7/24/2009	\$100.0000	\$5.9312
J.P. Morgan Mortgage Trust 2007-A2 B2 J.P. Morgan Mortgage Trust 2007-A2 B3	46630PBL8	7/24/2009	\$100.0000	\$2.9662
J.P. Morgan Mortgage Trust 2007-A2 B3 J.P. Morgan Mortgage Trust 2006-A4 1A1	46628LAA6	3/8/2010	\$100.0000	\$76.5603
J.P. Morgan Mortgage Trust 2006-A4 1A1 J.P. Morgan Mortgage Trust 2006-A4 1A2	46628LAA6	3/8/2010	\$100.0000	\$76.5603
J.P. Morgan Mortgage Trust 2006-A4 1A3	46628LAC2	3/8/2010	\$100.0000	\$75.5739
J.P. Morgan Mortgage Trust 2006-A4 1A4	46628LAC2	3/8/2010	\$100.0000	\$72.2050
J.P. Morgan Mortgage Trust 2006-A4 1A4	46628LAE8	3/8/2010	\$100.0000	\$28.4552
J.P. Morgan Mortgage Trust 2006-A4 2A1	46628LAF5	3/8/2010	\$100.0000	\$75.4072
J.P. Morgan Mortgage Trust 2006-A4 2A2	46628LAG3	3/8/2010	\$100.0000	\$84.2350
J.P. Morgan Mortgage Trust 2006-A4 2A3	46628LAU3	3/8/2010	\$100.0000	\$68.2988
J.P. Morgan Mortgage Trust 2006-A4 2A4	46628LAJ7	3/8/2010	\$100.0000	\$29.3368
J.P. Morgan Mortgage Trust 2006-A4 3A1	46628LAK4	3/8/2010	\$100.0000	\$85.0024
J.P. Morgan Mortgage Trust 2006-A4 3A2	46628LAL2	3/8/2010	\$100.0000	\$88.2187
J.P. Morgan Mortgage Trust 2006-A4 3A3	46628LAM0	3/8/2010	\$100.0000	\$78.0744
J.P. Morgan Mortgage Trust 2006-A4 3A4	46628LAN8	3/8/2010	\$100.0000	\$63.0843
J.P. Morgan Mortgage Trust 2006-A4 3A5	46628LAP3	3/8/2010	\$100.0000	\$21.3282
J.P. Morgan Mortgage Trust 2006-A4 4A1	46628LAQ1	3/8/2010	\$100.0000	\$81.9410
J.P. Morgan Mortgage Trust 2006-A4 4A2	46628LAR9	3/8/2010	\$100.0000	\$93.4878
J.P. Morgan Mortgage Trust 2006-A4 4A3	46628LAS7	3/8/2010	\$100.0000	\$75.9906
J.P. Morgan Mortgage Trust 2006-A4 4A4	46628LAT5	3/8/2010	\$100.0000	\$47.7288
J.P. Morgan Mortgage Trust 2006-A4 4A5	46628LAU2	3/8/2010	\$100.0000	\$47.7288
J.P. Morgan Mortgage Trust 2006-A4 4A6	46628LAV0	3/8/2010	\$100.0000	\$27.7374
J.P. Morgan Mortgage Trust 2006-A4 5A1	46628LAW8	3/8/2010	\$100.0000	\$82.0087
J.P. Morgan Mortgage Trust 2006-A4 5A2	46628LAX6	3/8/2010	\$100.0000	\$29.5008
J.P. Morgan Mortgage Trust 2006-A4 B1	46628LAY4	3/8/2010	\$100.0000	\$7.4974
J.P. Morgan Mortgage Trust 2006-A4 B2	46628LAZ1	3/8/2010	\$100.0000	\$4.2933
J.P. Morgan Mortgage Trust 2006-A4 B3	46628LBA5	3/8/2010	\$100.0000	\$0.0000
J.P. Morgan Mortgage Trust 2007-S1 1A1	46630RAA9	7/24/2009	\$100.0000	\$75.6250
J.P. Morgan Mortgage Trust 2007-S1 1A2	46630RAB7	7/24/2009	\$100.0000	\$84.7188
J.P. Morgan Mortgage Trust 2007-S1 1A3	46630RAC5	7/24/2009	\$100.0000	\$78.0625
J.P. Morgan Mortgage Trust 2007-S1 1A4	46630RAD3	7/24/2009	\$100.0000	\$78.0625
J.P. Morgan Mortgage Trust 2007-S1 2A1	46630RAE1	7/24/2009	\$100.0000	\$49.4518
J.P. Morgan Mortgage Trust 2007-S1 2A2	46630RAF8	7/24/2009	\$0.2500	\$7.6531
J.P. Morgan Mortgage Trust 2007-S1 2A3	46630RAG6	7/24/2009	\$100.0000	\$45.9868
J.P. Morgan Mortgage Trust 2007-S1 2A4	46630RAH4	7/24/2009	\$0.2500	\$7.8563
J.P. Morgan Mortgage Trust 2007-S1 2A5	46630RAJ0	7/24/2009	\$100.0000	\$32.1201
J.P. Morgan Mortgage Trust 2007-S1 2A6	46630RAK7	7/24/2009	\$100.0000	\$38.3335
J.P. Morgan Mortgage Trust 2007-S1 2A7	46630RAL5	7/24/2009	\$100.0000	\$37.8140
J.P. Morgan Mortgage Trust 2007-S1 2A8	46630RAM3	7/24/2009	\$100.0000	\$75.9728
J.P. Morgan Mortgage Trust 2007-S1 2A9	46630RAN1	7/24/2009	\$7.1875	\$13.5506
J.P. Morgan Mortgage Trust 2007-S1 2A10	46630RAP6	7/24/2009	\$100.0000	\$43.2618
J.P. Morgan Mortgage Trust 2007-S1 2A11	46630RAQ4	7/24/2009	\$100.0000	\$39.3126
J.P. Morgan Mortgage Trust 2007-S1 2A12	46630RAR2	7/24/2009	\$100.0000	\$81.9194
J.P. Morgan Mortgage Trust 2007-S1 2A13	46630RAS0	7/24/2009	\$100.0000	\$52.6451
J.P. Morgan Mortgage Trust 2007-S1 2A14	46630RAT8	7/24/2009	\$100.0000	\$34.4426

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Certificate	CUSIP	Date of Suit	Offering Price	Price
J.P. Morgan Mortgage Trust 2007-S1 2A15	46630RAU5	7/24/2009	\$100.0000	\$63.2251
J.P. Morgan Mortgage Trust 2007-S1 2A16	46630RAV3	7/24/2009	\$100.0000	\$35.3385
J.P. Morgan Mortgage Trust 2007-S1 2A17	46630RAW1	7/24/2009	\$100.0000	\$59.6389
J.P. Morgan Mortgage Trust 2007-S1 2A18	46630RAX9	7/24/2009	\$3.35938	\$10.3537
J.P. Morgan Mortgage Trust 2007-S1 2A19	46630RAY7	7/24/2009		\$73.6406
J.P. Morgan Mortgage Trust 2007-S1 2A20	46630RAZ4	7/24/2009		\$80.9772
J.P. Morgan Mortgage Trust 2007-S1 2A21	46630RBA8	7/24/2009		\$15.9414
J.P. Morgan Mortgage Trust 2007-S1 2A22	46630RBB6	7/24/2009		\$76.5694
J.P. Morgan Mortgage Trust 2007-S1 2A23	46630RBC4	7/24/2009		\$15.9445
J.P. Morgan Mortgage Trust 2007-S1 AP	46630RBD2	7/24/2009	\$65.0000	\$70.6001
J.P. Morgan Mortgage Trust 2007-S1 B1	46630RBF7	7/24/2009	\$100.0000	\$20.9958
J.P. Morgan Mortgage Trust 2007-S1 B2	46630RBG5	7/24/2009	\$100.0000	\$15.2970
J.P. Morgan Mortgage Trust 2007-S1 B3	46630RBH3	7/24/2009	\$100.0000	\$9.9660
J.P. Morgan Mortgage Trust 2006-A7 1A1	46629DAA3	7/24/2009		\$64.6470
J.P. Morgan Mortgage Trust 2006-A7 1A2	46629DAB1	7/24/2009	\$100.0000	\$18.0854
J.P. Morgan Mortgage Trust 2006-A7 1A3	46629DAC9	7/24/2009	\$100.0000	\$90.8376
J.P. Morgan Mortgage Trust 2006-A7 1A4	46629DAD7	7/24/2009	\$100.0000	\$58.0460
J.P. Morgan Mortgage Trust 2006-A7 1A4L	46629DAE5	7/24/2009	+ · · · · · · · · · · · · · · · · · · ·	\$54.8948
J.P. Morgan Mortgage Trust 2006-A7 1A4F	46629DAF2	7/24/2009		\$0.0090
J.P. Morgan Mortgage Trust 2006-A7 2A1	46629DAG0	7/24/2009	\$100.0000	\$67.3105
J.P. Morgan Mortgage Trust 2006-A7 2A1	46629DA66	7/24/2009		\$53.1723
J.P. Morgan Mortgage Trust 2006-A7 2A1K	46629DAJ4	7/24/2009		\$0.5033
J.P. Morgan Mortgage Trust 2006-A7 2ATK	46629DAJ4	7/24/2009	\$100.0000	\$70.8529
J.P. Morgan Mortgage Trust 2006-A7 2A2				•
	46629DAL9	7/24/2009	\$100.0000	\$58.0229
J.P. Morgan Mortgage Trust 2006-A7 2A3L	46629DAM7	7/24/2009		\$53.0375
J.P. Morgan Mortgage Trust 2006-A7 2A3F	46629DAN5	7/24/2009		\$0.7797
J.P. Morgan Mortgage Trust 2006-A7 2A3M	46629DAP0	7/24/2009		\$53.3848
J.P. Morgan Mortgage Trust 2006-A7 2A3S	46629DAQ8	7/24/2009		\$0.3899
J.P. Morgan Mortgage Trust 2006-A7 2A4	46629DAR6	7/24/2009	\$100.0000	\$57.8085
J.P. Morgan Mortgage Trust 2006-A7 2A4L	46629DAS4	7/24/2009		\$52.7527
J.P. Morgan Mortgage Trust 2006-A7 2A4F	46629DAT2	7/24/2009		\$0.7791
J.P. Morgan Mortgage Trust 2006-A7 2A4M	46629DAU9	7/24/2009		\$53.0992
J.P. Morgan Mortgage Trust 2006-A7 2A4S	46629DAV7	7/24/2009		\$0.3895
J.P. Morgan Mortgage Trust 2006-A7 2A4R	46629DAW5	7/24/2009		\$52.9299
J.P. Morgan Mortgage Trust 2006-A7 2A4K	46629DAX3	7/24/2009		\$0.5812
J.P. Morgan Mortgage Trust 2006-A7 2A5	46629DAY1	7/24/2009	\$100.0000	\$27.3421
J.P. Morgan Mortgage Trust 2006-A7 3A1	46629DAZ8	7/24/2009	\$100.0000	\$88.3526
J.P. Morgan Mortgage Trust 2006-A7 3A2	46629DBA2	7/24/2009	\$100.0000	\$62.5130
J.P. Morgan Mortgage Trust 2006-A7 3A2L	46629DBB0	7/24/2009		\$56.4450
J.P. Morgan Mortgage Trust 2006-A7 3A2F	46629DBC8	7/24/2009		\$1.1016
J.P. Morgan Mortgage Trust 2006-A7 3A2M	46629DBD6	7/24/2009		\$56.9004
J.P. Morgan Mortgage Trust 2006-A7 3A2S	46629DBE4	7/24/2009		\$0.5508
J.P. Morgan Mortgage Trust 2006-A7 3A3	46629DBF1	7/24/2009	\$100.0000	\$65.7692
J.P. Morgan Mortgage Trust 2006-A7 3A3L	46629DBG9	7/24/2009		\$58.2840
J.P. Morgan Mortgage Trust 2006-A7 3A3F	46629DBH7	7/24/2009		\$1.1219
J.P. Morgan Mortgage Trust 2006-A7 3A3M	46629DBJ3	7/24/2009		\$60.0133
J.P. Morgan Mortgage Trust 2006-A7 3A3S	46629DBK0	7/24/2009	1	\$0.5609
J.P. Morgan Mortgage Trust 2006-A7 3A4	46629DBL8	7/24/2009	\$100.0000	\$24.9178
J.P. Morgan Mortgage Trust 2006-A7 4A1	46629DBM6	7/24/2009	\$100.0000	\$84.8739
J.P. Morgan Mortgage Trust 2006-A7 4A1	46629DBN4	7/24/2009	\$100.0000	\$69.0962
J.P. Morgan Mortgage Trust 2006-A7 4A2	46629DBN4 46629DBP9	7/24/2009	φ100.0000	\$67.3040
J.P. Morgan Mortgage Trust 2006-A7 4A2E	46629DBQ7	7/24/2009		\$1.3668
J.P. Morgan Mortgage Trust 2006-A7 4A2M	46629DBR5	7/24/2009	┨────┤	\$63.2987
J.P. Morgan Mortgage Trust 2006-A7 4A2S	46629DBS3	7/24/2009	¢400.0000	\$0.6834
J.P. Morgan Mortgage Trust 2006-A7 4A3	46629DBT1	7/24/2009	\$100.0000	\$28.7536
J.P. Morgan Mortgage Trust 2006-A7 B1	46629DBU8	7/24/2009	\$100.0000	\$4.2455
J.P. Morgan Mortgage Trust 2006-A7 B2	46629DBV6	7/24/2009	\$100.0000	\$0.8836
J.P. Morgan Mortgage Trust 2006-A7 B3	46629DBW4	7/24/2009	\$100.0000	\$0.8836
J.P. Morgan Mortgage Trust 2006-S2 1A1	46628YAA8	3/8/2010	\$100.0000	\$73.2656
J.P. Morgan Mortgage Trust 2006-S2 1A2	46628YAB6	3/8/2010	\$100.0000	\$46.2163
J.P. Morgan Mortgage Trust 2006-S2 1A3	46628YAC4	3/8/2010	\$100.0000	\$78.1336

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Certificate	<u>CUSIP</u>	Date of Suit	Offering Price	Price
J.P. Morgan Mortgage Trust 2006-S2 1A4	46628YAD2	3/8/2010	\$100.0000	\$62.7379
J.P. Morgan Mortgage Trust 2006-S2 1A5	46628YAE0	3/8/2010	\$100.0000	\$75.8643
J.P. Morgan Mortgage Trust 2006-S2 1A6	46628YAF7	3/8/2010	\$100.0000	\$82.0583
J.P. Morgan Mortgage Trust 2006-S2 1A7	46628YAG5	3/8/2010	\$100.0000	\$74.4230
J.P. Morgan Mortgage Trust 2006-S2 1A8	46628YAH3	3/8/2010	\$100.0000	\$71.0851
J.P. Morgan Mortgage Trust 2006-S2 1A9	46628YAJ9	3/8/2010	\$55.0000	\$75.7373
J.P. Morgan Mortgage Trust 2006-S2 1A10	46628YAK6	3/8/2010	\$100.0000	\$81.7365
J.P. Morgan Mortgage Trust 2006-S2 1A11	46628YAL4	3/8/2010	\$100.0000	\$71.3524
J.P. Morgan Mortgage Trust 2006-S2 1A12	46628YAM2	3/8/2010	\$100.0000	\$71.1978
J.P. Morgan Mortgage Trust 2006-S2 1A13	46628YAN0	3/8/2010	\$100.0000	\$68.4404
J.P. Morgan Mortgage Trust 2006-S2 1A14	46628YAP5	3/8/2010	\$100.0000	\$70.7080
J.P. Morgan Mortgage Trust 2006-S2 1A15	46628YAQ3	3/8/2010	\$100.0000	\$64.6901
J.P. Morgan Mortgage Trust 2006-S2 1A16	46628YAR1	3/8/2010	\$30.0000	\$68.4520
J.P. Morgan Mortgage Trust 2006-S2 1A17	46628YAS9	3/8/2010	\$100.0000	\$88.1282
J.P. Morgan Mortgage Trust 2006-S2 1A18	46628YAT7	3/8/2010	\$100.0000	\$82.9242
J.P. Morgan Mortgage Trust 2006-S2 1A19	46628YAU4	3/8/2010	\$100.0000	\$78.1654
J.P. Morgan Mortgage Trust 2006-S2 1A20	46628YAV2	3/8/2010	\$100.0000	\$70.8124
J.P. Morgan Mortgage Trust 2006-S2 1A21	46628YAW0	3/8/2010		\$78.8297
J.P. Morgan Mortgage Trust 2006-S2 1A22	46628YAX8	3/8/2010	\$100.0000	\$84.3281
J.P. Morgan Mortgage Trust 2006-S2 1A23	46628YAY6	3/8/2010	\$100.0000	\$57.3281
J.P. Morgan Mortgage Trust 2006-S2 1A24	46628YAZ3	3/8/2010	\$100.0000	\$80.8750
J.P. Morgan Mortgage Trust 2006-S2 2A1	46628YBA7	3/8/2010	\$100.0000	\$89.7500
J.P. Morgan Mortgage Trust 2006-S2 2A2	46628YBB5	3/8/2010	\$100.0000	\$91.5938
J.P. Morgan Mortgage Trust 2006-S2 3A1	46628YBC3	3/8/2010	\$100.0000	\$66.8480
J.P. Morgan Mortgage Trust 2006-S2 3A2	46628YBD1	3/8/2010	\$100.0000	\$63.0570
J.P. Morgan Mortgage Trust 2006-S2 3A3	46628YBE9	3/8/2010	\$100.0000	\$31.5244
J.P. Morgan Mortgage Trust 2006-S2 3A4	46628YBF6	3/8/2010	\$100.0000	\$83.8891
J.P. Morgan Mortgage Trust 2006-S2 3A5	46628YBG4	3/8/2010	\$100.0000	\$73.2377
J.P. Morgan Mortgage Trust 2006-S2 3A6	46628YBH2	3/8/2010	\$100.0000	\$58.2456
J.P. Morgan Mortgage Trust 2006-S2 3A7	46628YBJ8	3/8/2010	\$100.0000	\$82.2537
J.P. Morgan Mortgage Trust 2006-S2 3A8	46628YBK5	3/8/2010	\$100.0000	\$45.0503
J.P. Morgan Mortgage Trust 2006-S2 3A9	46628YBL3	3/8/2010	\$100.0000	\$29.7809
J.P. Morgan Mortgage Trust 2006-S2 3A10	46628YBM1	3/8/2010	\$100.0000	\$71.7387
J.P. Morgan Mortgage Trust 2006-S2 3A11	46628YBN9	3/8/2010	\$100.0000	\$82.3402
J.P. Morgan Mortgage Trust 2006-S2 3A12	46628YBP4	3/8/2010	\$100.0000	\$64.3597
J.P. Morgan Mortgage Trust 2006-S2 3A13	46628YBQ2	3/8/2010	\$100.0000	\$31.8811
J.P. Morgan Mortgage Trust 2006-S2 3A14	46628YBR0	3/8/2010	¢40.0000	\$70.0267
J.P. Morgan Mortgage Trust 2006-S2 AX	46628YBS8	3/8/2010	\$12.0000	\$14.2184 \$53.3153
J.P. Morgan Mortgage Trust 2006-S2 AP	46628YBT6	3/8/2010	\$63.0000 \$100.0000	
J.P. Morgan Mortgage Trust 2006-S2 B1 J.P. Morgan Mortgage Trust 2006-S2 B2	46628YBU3 46628YBV1	3/8/2010	\$100.0000 \$100.0000	\$6.8605 \$13.4743
J.P. Morgan Mortgage Trust 2006-S2_B2 J.P. Morgan Mortgage Trust 2006-S2_B3		3/8/2010 3/8/2010	\$100.0000	\$13.4743
J.P. Morgan Mortgage Trust 2006-S2 B3 J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A1A	46628YBW9 46628SAA1	3/26/2008	\$100.0000	\$6.9135 \$99.4478
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 ATA	46628SAB9	3/26/2008	\$100.0000	\$99.4478
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 ATB J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A2A	46628SAB9 46628SAC7	3/26/2008	\$100.0000	\$97.8071
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A2A J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A2B	46628SAD5	3/26/2008	\$100.0000	\$91.4199
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A2B	46628SAD5 46628SAE3	3/26/2008	\$100.0000	\$88.9571
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A3A J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A3B	46628SAF0	3/26/2008	\$100.0000	\$80.4507
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A3B	46628SAG8	3/26/2008	\$100.0000	\$80.4507
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A4	466285AH6	3/26/2008	\$100.0000	\$66.9046
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 A5	46628SAJ2	3/26/2008	\$100.0000	\$83.3955
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 M1	46628SAK9	3/26/2008	\$100.0000	\$40.2768
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 M2	46628SAL7	3/26/2008	\$100.0000	\$35.0895
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 M3	46628SAM5	3/26/2008	\$100.0000	\$27.3879
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 MS	46628SAN3	3/26/2008	\$100.0000	\$23.0398
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 M4	466285AP8	3/26/2008	\$100.0000	\$19.4893
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 MS	466285AQ6	3/26/2008	\$100.0000	\$13.5473
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 M7	46628SAR4	3/26/2008	\$100.0000	\$12.4221
J.P. Morgan Mortgage Acquisition Trust 2006-WF1 M8	46628SAS2	3/26/2008	\$100.0000	\$12.4221
J.P. Morgan Mortgage Trust 2006-A3 1A1	46628KAA8	3/20/2008	\$100.0000	\$73.1000
J.P. Morgan Mortgage Trust 2006-A3 1A2	46628KAB6	3/8/2010	\$100.0000	\$18.6118

				Date of Suit
Certificate	CUSIP	Date of Suit	Offering Price	Price
672. J.P. Morgan Mortgage Trust 2006-A3 2A1	46628KAC4	3/8/2010	\$100.0000	\$86.4643
673. J.P. Morgan Mortgage Trust 2006-A3 2A2	46628KAD2	3/8/2010	\$100.0000	\$58.8455
674. J.P. Morgan Mortgage Trust 2006-A3 2A3	46628KAE0	3/8/2010	\$100.0000	\$59.0700
675. J.P. Morgan Mortgage Trust 2006-A3 2A4	46628KAF7	3/8/2010	\$100.0000	\$20.5244
676. J.P. Morgan Mortgage Trust 2006-A3 3A1	46628KAG5	3/8/2010	\$100.0000	\$78.7636
677. J.P. Morgan Mortgage Trust 2006-A3 3A2	46628KAH3	3/8/2010	\$100.0000	\$83.8585
678. J.P. Morgan Mortgage Trust 2006-A3 3A3	46628KAJ9	3/8/2010	\$100.0000	\$72.4058
679. J.P. Morgan Mortgage Trust 2006-A3 3A4	46628KAK6	3/8/2010	\$100.0000	\$81.5581
680. J.P. Morgan Mortgage Trust 2006-A3 3A5	46628KAL4	3/8/2010	\$100.0000	\$56.1635
681. J.P. Morgan Mortgage Trust 2006-A3 3A6	46628KAM2	3/8/2010	\$100.0000	\$31.6446
682. J.P. Morgan Mortgage Trust 2006-A3 4A1	46628KAN0	3/8/2010	\$100.0000	\$79.6048
683. J.P. Morgan Mortgage Trust 2006-A3 4A2	46628KAP5	3/8/2010	\$100.0000	\$29.2826
684. J.P. Morgan Mortgage Trust 2006-A3 5A1	46628KAQ3	3/8/2010	\$100.0000	\$85.7615
685. J.P. Morgan Mortgage Trust 2006-A3 5A2	46628KAR1	3/8/2010	\$100.0000	\$57.8526
686. J.P. Morgan Mortgage Trust 2006-A3 5A3	46628KAS9	3/8/2010	\$100.0000	\$23.6544
687. J.P. Morgan Mortgage Trust 2006-A3 6A1	46628KAT7	3/8/2010	\$100.0000	\$87.7906
688. J.P. Morgan Mortgage Trust 2006-A3 6A2	46628KAU4	3/8/2010	\$100.0000	\$59.1508
689. J.P. Morgan Mortgage Trust 2006-A3 7A1	46628KAV2	3/8/2010	\$100.0000	\$86.4583
690. J.P. Morgan Mortgage Trust 2006-A3 7A2	46628KAW0	3/8/2010	\$100.0000	\$50.9702
691. J.P. Morgan Mortgage Trust 2006-A3 IB1	46628KAX8	3/8/2010	\$100.0000	\$3.5887
692. J.P. Morgan Mortgage Trust 2006-A3 IB2	46628KAY6	3/8/2010	\$100.0000	\$0.0010
693. J.P. Morgan Mortgage Trust 2006-A3 IB3	46628KAZ3	3/8/2010	\$100.0000	\$0.0000
694. J.P. Morgan Mortgage Trust 2006-A3 IIB1	46628KBA7	3/8/2010	\$100.0000	\$16.1956
695. J.P. Morgan Mortgage Trust 2006-A3 IIB2	46628KBB5	3/8/2010	\$100.0000	\$5.6602
696. J.P. Morgan Mortgage Trust 2006-A3 IIB3	46628KBC3	3/8/2010	\$100.0000	\$2.5581

Note: Certificates without an Offering Price are Exchangeable Certificates.

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