

Exhibit A

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
1(a)	Design of Settlement Process	The process by which the settlement was reviewed, including any consideration of different approaches to evaluation of the settlement and alternatives to accepting the proposed settlement	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All communications between the Trustees and their Financial Advisors or professional staff of the Trustees' Financial Advisors concerning the Settlement. All communications between the Trustees and JPMorgan concerning the Settlement. All non-privileged documents considered by each Trustee's committee or other relevant decision maker(s) when determining whether to accept the Settlement. The unredacted reports of the Jeremy E. Reifsnnyder, Boston Portfolio Advisors, Inc.; Faten Sabry, PhD, National Economic Research Associates, Inc.; or Daniel R. Fischel, Compass Lexecon LLC (collectively, the "Financial Advisors").	Documents in the possession of: (i) the Trustee Settlement Custodians ³ ; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from JPM, investors, or the Financial Advisors.
1(b)		The selection of Trustee decision-makers regarding approval of the settlement	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A

¹For each of the Objectors' request for documents, in addition to the General Objections identified in the Trustees' Response to First Set of Requests for Production of Documents dated December 5, 2014 and the Trustees' Response to Second Set of Requests for Production of Documents dated December 15, 2014, each Trustee further objects to each request because it is overbroad, seeks documents that are not relevant and not reasonably calculated to lead to discovery of admissible evidence, and seeks documents or information protected by one or more applicable privileges or other protections, and/or seeks documents related to trusts other than those in which your clients have a beneficial ownership interest or other interest ("Subject Trusts"). Subject to and without waiving the foregoing objections, the Trustees will produce the documents described herein as their complete response to each request. The Trustees reserve all rights.

²Dating from October 1, 2013 to October 1, 2014 unless otherwise indicated. Where the Trustees have agreed to produce documents, they will only produce non-privileged documents, if any, in their possession, custody, or control.

³The Trustees have separately identified the Trustee Settlement Custodians and the Trustee Outside Counsel Custodians in a letter to the Objectors dated March 6, 2015.

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
1(c)		The selection of experts utilized by the Trustees for the evaluation of settlement	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All documents and communications concerning the Trustees' evaluation and retention of their Financial Advisors.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from JPM, investors, the Financial Advisors, or the Trustees.
1(d)		The tasks the Trustee experts were asked to perform with regard to the evaluation of the settlement	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All communications between the Trustees and their Financial Advisors or professional staff of the Trustees' Financial Advisors concerning the Settlement. All communications within and between the Trustees identifying the assignments of the Trustees' Financial Advisors.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from JPM, investors, the Financial Advisors, or the Trustees.
1(e)		The selection of information and materials given to the Trustee experts and decision-makers	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All communications between the Trustees and their Financial Advisors or professional staff of the Trustees' Financial Advisors concerning the Settlement. All communications within and between the Trustees identifying the assignments of the Trustees' Financial Advisors. All documents concerning the selection of material provided to each Trustee's committee or other relevant decision maker(s) when determining whether to accept the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from JPM, investors, the Financial Advisors, or the Trustees.

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
2(a)	Implementation of settlement process	The correspondence between Trustees and experts with regard to the settlement	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All communications between the Trustees and their Financial Advisors or professional staff of the Trustees' Financial Advisors concerning the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from JPM, investors, or the Financial Advisors.
2(b)		Information supplied to the trustee experts with regard to the evaluation of the settlement	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All documents Trustees provided to the Financial Advisors in connection with their respective evaluations of the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from the Financial Advisors.
2(c)		Information supplied to the Trustee decision-makers with regard to the evaluation of the settlement	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All documents considered by each Trustee's committee or other relevant decision maker(s) when determining whether to accept the Settlement.	Documents in the possession of the Trustee Settlement Custodians.
2(d)		All correspondence among the Trustees concerning the settlement			1/1/2011 to 10/1/2014	All communications within and between the Trustees identifying the assignments of the Trustees' Financial Advisors. All communications within and between the Trustees identifying determinations concerning the selection of the documents and information provided to the Trustees' Financial Advisors.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent provided to the Financial Advisors.
2(e)		All correspondence between the Trustees and JPM regarding the settlement			1/1/2011 to 10/1/2014	All communications between the Trustees and JPMorgan concerning the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from JPM.

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
2(f)		All correspondence between the Trustees and certificateholders in JPM Trusts regarding the settlement			1/1/2011 to 10/1/2014	All correspondence between the Trustees and investors in the Subject Trusts concerning the Settlement in addition to the correspondence provided to the Trustees' Financial Advisors. All documents Trustees provided to the Financial Advisors in connection with their respective evaluations of the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from investors.
3(a)	Trustee awareness of JPM representation and warranty breaches	Documents discussing or analyzing actual or alleged breaches of representation and warranties, defaults, or trust losses due to representation and warranty breaches in the JPM Trusts	Search terms	Settlement custodians, Other Trust Custodians	1/1/2004 to 10/1/2014	All mortgage loan diligence reports concerning covered loans in the Subject Trusts not provided to the Financial Advisors. All correspondence between the Trustees and the Financial Advisors regarding the settlement. All correspondence between the Trustees and investors in the Subject Trusts concerning the Settlement in addition to the correspondence provided to the Trustees' Financial Advisors. All documents Trustees provided to the Financial Advisors in connection with their respective evaluations of the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from investors and the Financial Advisors.
3(b)		Re-underwriting reports, analyses or summaries with regard to loans backing any of the JPM Trusts or JPM loans	Search terms	Settlement custodians, Other Trust Custodians	1/1/2004 to 10/1/2014	The mortgage loan cure/repurchase demand correspondence and supporting materials concerning the Covered Trusts the Trustees provided to the Financial Advisors. The mortgage loan diligence data concerning certain covered loans the Trustees provided to the Financial Advisors.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from investors and the Financial Advisors.

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
3(c)		Documents referring to risks or liabilities pertaining to JPM Trusts, or loans originated by JPM	Search terms	Monitoring Custodians	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
3(d)		All communications discussing the adequacy of the settlement consideration	Search terms	Settlement custodians, Monitoring custodians	1/1/2004 to 10/1/2014	Any analyses prepared by the Trustees concerning the adequacy of the Settlement Payment other than analyses prepared by the Trustees' Financial Advisors. Unredacted reports of the Trustees' Financial Advisors.	Documents in the possession of the Trustee Settlement Custodians.
3(e)		Interrogatory indicating or concerning whether Trustee parent or affiliate securitized loans originated by JPM	Interrogatories		1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
3(f)		Interrogatory indicating or concerning whether Trustee parent or affiliate originated mortgage loans that were securitized by JPM	Interrogatories		1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
3(g)		Interrogatory indicating or concerning whether Trustee parent or affiliate owned RMBS issued by JPM, or RMBS backed by JPM loans	Interrogatories		1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
3(h)		Interrogatory indicating or concerning whether Trustee serviced, master-serviced or sub-serviced securitizations backed by loans originated by JPM	Interrogatories		1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
3(i)		Interrogatory indicating or concerning whether the Trustee has been directed to sue on a JPM Trust	Interrogatories		1/1/2004 to 10/1/2014	All correspondence between the Trustees and investors in the Subject Trusts concerning the Settlement in addition to the correspondence provided to the Trustees' Financial Advisors. All documents Trustees provided to the Financial Advisors in connection with their respective evaluations of the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from investors or the Financial Advisors.
3(j)		Interrogatory indicating or concerning whether a monoline insurer brought suit on an Accepting Trust for which the Trustee serves as Trustee	Interrogatories		1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
3(k)		All communications between Trustees and certificateholders in JPM Trusts regarding representation and warranty or servicing breaches or the settlement that were not provided on the investor website	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	All correspondence between the Trustees and investors in the Subject Trusts concerning the Settlement in addition to the correspondence provided to the Trustees' Financial Advisors. All documents Trustees provided to the Financial Advisors in connection with their respective evaluations of the Settlement. The Trustees object to providing any additional correspondence or documents that is outside of this scope because it is not relevant, concerns trusts that are not Subject Trusts, and is overly broad and unduly burdensome.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from investors or the Financial Advisors.
4(a)	Trustee awareness of JPM servicing breaches	Documents discussing or analyzing any breach or defect, actual or alleged, in the servicing of any loan by JPM	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	Unredacted reports of the Trustees' Financial Advisors. The Trustees object to producing any additional documents because they are not relevant, concern trusts that are not Subject Trusts, and the request is overly broad and unduly burdensome.	N/A

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
4(b)		All documents analyzing or discussing the performance of JPM as servicer or master servicer	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	Unredacted reports of the Trustees' Financial Advisors. The Trustees object to producing any additional documents because they are not relevant, concern trusts that are not Subject Trusts, and the request is overly broad and unduly burdensome.	N/A
4(c)		Communications between Trustees and master servicers regarding servicing breaches or otherwise pertaining to Trustee failure to perform its servicing obligations for JPM Trusts, including with respect to loan modifications	Search terms	Settlement Custodians; Other Trust Custodians	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
5(a)	Conflicts of interest - express reference	All documents discussing or concerning actual or potential Trustee conflicts of interest pertaining to the settlement, JPM, or any Institutional Investor	Search terms	Settlement custodians	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
5(b)	Conflicts of interest - Trustee liability to the Trusts for untimely claims	Documents discussing or concerning actual or potential Trustee liability to RMBS investors with regard to the JPM Trusts for failure to pursue timely claims	Search terms	Settlement custodians; Trustee Senior Management with relevant responsibility ; Monitoring Custodians; C-Level executives and Board of Directors	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
5(c)	Conflicts of interest - Institutional Investors lawsuits against Trustees	Documenting discussing or concerning Trustee conflicts of interests resulting from Institutional Investor lawsuits against Trustees regarding trusts other than the Accepting Trusts	Search terms	Settlement custodians; Trustee Senior Management with relevant responsibility ; Monitoring Custodians; C-Level executives and Board of Directors	1/1/2013 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
5(d)(i)	Conflicts of interest - Impact of JPM settlement on Trustee liability to other trusts	Documents discussing or concerning actual or potential impact or implications of JPM settlement on Trustees' exposure to RMBS investors in other trusts for which Trustees serve as trustees	Search terms	Settlement custodians; Trustee Senior Management with relevant responsibility ; Monitoring Custodians; C-Level executives and Board of Directors	1/1/2011 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
5(d)(ii)		Interrogatory stating the outstanding face value as of August 2014 of all RMBS issued from 2004-2008 for which each Trustee serves as Trustee	Interrogatory		8/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
5(e)(i)	Conflicts of interest - Trustees with potential liability as RML originators, RMBS securitizers or servicers	Documents analyzing or discussing Trustee parent or affiliate actual or potential liability in connection with its issuance, origination and servicing of RMBS or RML from 2004-2008	Search terms	Credit, risk mitigation or CFO's office.	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome. The Trustees note that certain information may be available in each Trustee's public company filings.	N/A
5(e)(ii)		Interrogatory indicating RMBS securitizations issued by each Trustee from 2004 through 2008 and, for each such issuance, the outstanding face amount and the actual and anticipated losses as of August 2014	Interrogatory		1/1/2004 to 8/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
5(e)(iii)		Interrogatory indicating outstanding face value as of August 2014 of all residential mortgage loans originated and securitized by each Trustee parent or affiliate between 2004 and 2008	Interrogatory		8/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
5(e)(iv)		Interrogatory indicating the outstanding face value as of August 2014 of all RMBS issued from 2004-2008 for which each Trustee parent or affiliate served as servicer or master servicer	Interrogatory		1/1/2004 to 8/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome. The Trustees note that certain information about RMBS securitizations may be available in each Trustee's public company filings.	N/A

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
5(e)(v)		Interrogatory indicating the amount that each Trustee parent or affiliate had paid as of August 2014 in settlement or otherwise to resolve any claim of liability in connection with the issuance, origination or servicing of RMBS or residential mortgages with respect to the period from 2004-2008	Interrogatory		1/1/2004 to 8/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome. The Trustees note that certain information about material settlements may be available in each Trustee's public company filings.	N/A
5(e)(vi)		Interrogatory indicating litigation that was pending as of August 2014 against a Trustee parent or affiliate in connection with RML or RMBS issued or originated from 2004-2008, or its servicing activity for RMBS issued in that period	Interrogatory		1/1/2004 to 8/1/2014	The Trustees will identify lawsuits against any Trustee with regard to the Subject Trusts, excluding any loan-level lawsuits.	Documents in the possession of the Trustee Settlement Custodians.
5(f)	Conflicts of interest - Trustee business relations with JPM	Interrogatory indicating annual revenues derived in 2014 by each Trustee from JPM	Interrogatory		2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
5(g)(i)	Conflicts of Interest - Trustee reimbursement and indemnification by JPM	Documents discussing or concerning agreements by JPM to reimburse the Trustees for fees, costs or expenses incurred in connection with the Settlement		Settlement custodians	1/1/2011 to 10/1/2014	All communications between the Trustees and JPMorgan concerning the Settlement, including the letter agreement between JPMorgan and the Trustees dated December 12, 2013 concerning expense reimbursement and all correspondence regarding expense reimbursement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from JPM.

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
5(g)(ii)		Documents discussing or concerning any indemnity requested, promised or provided by JPM to the Trustees	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All communications between the Trustees and JPMorgan concerning the Settlement, including the letter agreement between JPMorgan and the Trustees dated December 12, 2013 concerning expense reimbursement and all correspondence regarding expense reimbursement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from JPM.
6(a)	Events of Default - servicing breaches	Documents analyzing or discussing actual or alleged breaches or defaults by any servicer or master servicer of its servicing obligations to any JPM Trust	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	Unredacted reports of the Trustees' Financial Advisors.	N/A
6(b)	Event of default - failure to cure missing documentation	Documents containing the final certification report with the accompanying exception report provided by the Trustee to the Depositor regarding delivery of mortgage documentation and documents sufficient to show any exceptions cured by the date of the Settlement, and the date of such cure	Search terms		Dates of final certification reports for each trust.	The final document exception reports for the Subject Trusts.	Documents in the possession of the Trustee Settlement Custodians.
7(a)	Certificate-holder support for the Settlement	Documents discussing or concerning the views of any certificateholder considering the settlement or any effort of a Trustee to determine certificateholder views	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All correspondence between the Trustees and investors in the Subject Trusts concerning the Settlement in addition to the correspondence provided to the Trustees' Financial Advisors. All documents Trustees provided to the Financial Advisors in connection with their respective evaluations of the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from investors or the Financial Advisors.

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
7(b)(i)	Certificate-holder support for the Settlement - possible bias toward Institutional Investors	Interrogatory indicating revenues derived or received by each Trustee from each of the Institutional investors in 2014	Interrogatory		2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
7(b)(ii)		Interrogatory indicating the quantity and dollar value of equity or debt interests of any Trustee held by any institutional investor and of any institutional investor held by any Trustee in 2014 (including parents and affiliates)	Interrogatory		2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome. The Trustees note that other than as required to be publicly filed the Trustees have no information on who may hold its publicly traded debt or equity.	N/A
8(a)	Attempts to form 25% groups in response to the proposed settlement, and Trustee demands for indemnification	Documents discussing or concerning efforts by certificateholders to direct or instruct a Trustee to investigate, litigate or take other action regarding a JPM Trust and any Trustee response	Search terms	Settlement custodians, other Trustee employees responsible for the JPM Trusts	1/1/2004 to 10/1/2014	All correspondence between the Trustees and investors in the Subject Trusts concerning the Settlement in addition to the correspondence provided to the Trustees' Financial Advisors. All documents Trustees provided to the Financial Advisors in connection with their respective evaluations of the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from investors or the Financial Advisors.
8(b)		Documents discussing or concerning the terms of indemnification demanded by a Trustee from directing certificate holders in any JPM Trust, or which a Trustee was prepared to demand or stated it would require	Search terms	Settlement custodians, other Trustee employees responsible for the JPM Trusts	1/1/2004 to 10/1/2014	All correspondence between the Trustees and investors in the Subject Trusts concerning the Settlement in addition to the correspondence provided to the Trustees' Financial Advisors. All notices to investors in the Subject Trusts. All documents Trustees provided to the Financial Advisors in connection with their respective evaluations of the Settlement.	Documents in the possession of: (i) the Trustee Settlement Custodians; or (ii) Trustee Outside Counsel Custodians, to the extent documents were sent to or received from investors or the Financial Advisors.

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
8(c)		Documents discussing or concerning consideration of any policy, practice, standard, legal considerations, or risk in the terms of indemnification required from directing certificateholders	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
9(a)	Trustees' good faith in determining the extent of their duties to the Trusts	Documents discussing or concerning Trustee's duties, before an EOD, to investigate breaches or litigate claims with or without direction	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
9(b)		Documents discussing or concerning the circumstances that give rise to an EOD	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
9(c)		Documents discussing or concerning the Trustees' duties (or the absence of such duties) in connection with the Settlement to solicit the views of or otherwise communicate with certificateholders and to facilitate or avoid impeding the formation of directing groups of certificate-holders	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2011 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
9(d)		Documents discussing or concerning Trustees' duties (or the absence of such duties) to offer reasonable and transparent requirements for indemnification by directing certificate holders	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
9(e)		Documents discussing or concerning Trustees' duties (or the absence of such duties) to permit certificate holders wishing to direct the Trustee or object to the Settlement to identify other certificate holders with similar views	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2011 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
9(f)		Documents discussing or concerning Trustees' duties (or the absence of such duties) to investigate or litigate repurchase claims upon the occurrence of an Event of Default	Search terms	Settlement Custodians; Other Trust Custodians, Monitoring Custodians	1/1/2004 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery, concerns trusts that are not Subject Trusts, is overly broad and unduly burdensome.	N/A
10	Trustees' determination of timeliness of claims	Documents discussing or concerning whether representation and warranty or servicing claims of the JPM Trusts were timely or untimely at the time of the Settlement, including in light of any tolling agreements	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	Unredacted reports of the Trustees' Financial Advisors.	N/A
11	Basis for the "haircut"	Documents discussing or concerning the haircut set forth in Section 3.05(b)(ii) of the Settlement Agreement, and explaining the basis for the haircut	Search terms	Settlement custodians	1/1/2011 to 10/1/2014	All analyses concerning the rationale for Section 3.05(b)(ii) of the settlement agreement.	Documents in the possession of the Trustee Settlement Custodians.

SUMMARY OF RESPONDENTS' DOC REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
12	Tolling agreements	Documents discussing or concerning any and all tolling agreements relating to the JPM Trusts with regarding to representation and warranty or servicing claims	Search terms		1/1/2011 to 10/1/2014	Tolling agreements applicable to the Subject Trusts.	N/A
13	Conflict waivers by JPM for Trustee counsel	Documents discussing or concerning conflict waivers obtained by JPM, the Institutional Investors, or the Trustees, or counsel for these entities, in connection with the Settlement.	Search terms		1/1/2011 to 10/1/2014	The Trustees object to this request because it is outside the scope of appropriate discovery.	N/A
14	Deal Docs for JPM Trusts	Pooling and servicing agreements, indentures, sales and servicing agreements, prospectus supplements, and private placement memoranda for all JPM Trusts				Pooling and servicing agreements, indentures, sales and servicing agreements, prospectus supplements and private placement memoranda for all Subject Trusts.	N/A

SUMMARY OF W&L'S SEPARATE DISCOVERY REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
WL RFP 1	Communications concerning distribution methodology	Communications among Institutional Investors, Trustees and JPMorgan concerning the distribution and related matters, including alternative distribution methodologies considered by settlement proponents, the Institutional Investors' actual or potential self-interest or benefits associated with the selected methodology, and/or the relationship between the distribution methodology and the Governing Agreements.	Search terms		Unknown because responsive communications may have existed in connection with the formation of the Countrywide settlement.	The Trustee for the single trust at issue in W&L's objection, BNYM, will produce any non-privileged documents responsive to the request	Documents in the possession of the BNYM Trustee Settlement Custodians.
WL RFP 2	Analyses concerning distribution methodologies and their effect	Trustees' investigations, evaluations, notes, analyses and communications concerning any distribution methodology they considered, and the effect any such distribution methodology(ies) would have on the distribution of the Settlement Payment to various certificateholders.	Search terms		Unknown because responsive communications may have existed in connection with the formation of the Countrywide settlement.	The Trustee for the single trust at issue in W&L's objection, BNYM, will produce any non-privileged documents responsive to the request	Documents in the possession of the BNYM Trustee Settlement Custodians.

¹ For each of W&L's request for documents, in addition to the General Objections identified in the Trustees' Response to W&L Investments, LLC's First Set of Discovery Requests dated January 30, 2015, each Trustee further objects to each request because it is overbroad, seeks documents that are not relevant and not reasonably calculated to lead to discovery of admissible evidence, and seeks documents or information protected by one or more applicable privileges or other protections, and/or seeks documents related to trusts other than the Subject Trusts. U.S. Bank National Association, HSBC Bank U.S.A., N.A., Wilmington Trust, National Association, Law Debenture Trust Company of New York, Wells Fargo Bank, National Association, and Deutsche Bank National Trust Company further object to this request because they are not trustees of any of the W&L Trusts. Subject to and without waiving the foregoing objections, BNYM will produce the documents described herein as their complete response to each request. The Trustees reserve all rights.

² Dating from October 1, 2013 to October 1, 2014 unless otherwise indicated. Where BNYM has agreed to produce documents, it will produce only non-privileged documents, if any, in its possession, custody, or control.

SUMMARY OF W&L'S SEPARATE DISCOVERY REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
WL RFP 3	Analyses concerning the Institutional Investors' self-interest and special benefits	Trustees' investigations, evaluations, analyses, notes, and communications concerning any actual or potential self-interest of, and/or any actual or potential benefit to, the Institutional Investors in connection with their negotiation, acceptance and prosecution of the settlement.	Search terms		1/1/2011 to 10/1/2014	The Trustee for the single trust at issue in W&L's objection, BNYM, will produce any non-privileged documents responsive to the request	Documents in the possession of the BNYM Trustee Settlement Custodians.
WL RFP 4	Documents concerning repurchase claims on behalf of Chase 2007-A3 and Chase 2007-S6	Trustees' communications and documents concerning repurchase claims on behalf of Chase 2007-A3 and Chase 2007-S6, including all communications and documents concerning loan level resolution of 90 and 120 day delinquencies.	Search terms		1/1/2007-10/1/2014	The Trustee for the single trust at issue in W&L's objection, BNYM, will produce any non-privileged documents responsive to the request	Documents in the possession of the BNYM Trustee Settlement Custodians.
WL ROG 1	Identity of representatives with knowledge concerning the effect of the distribution methodology	Interrogatory indicating representatives with knowledge of the investigations, evaluations, analyses, and communications concerning the effect any distribution methodology would have on different certificateholders.	Interrogatory			BNYM has identified, by letter dated February 18, 2015, each of its employees and/or agents with information material and necessary to this matter.	N/A
WL ROG 2	Identity of representatives with knowledge concerning the Institutional Investors' self-interest and special benefits	Interrogatory indicating representatives with knowledge concerning the Institutional Investors' actual or potential self-interest and any actual or potential benefits inuring to the Institutional Investors by virtue of their negotiation, acceptance, or prosecution of the settlement.	Interrogatory			BNYM has identified, by letter dated February 18, 2015, each of its employees and/or agents with information material and necessary to this matter.	N/A

SUMMARY OF W&L'S SEPARATE DISCOVERY REQUESTS TO TRUSTEES						SUMMARY OF TRUSTEES' RESPONSE ¹	
Ref No	Short Title	Documents concerning:	Document Collection Method	Custodians	Date Range	Description of Documents the Trustees Have Agreed to Produce or Objections, as Applicable ²	Source of Documents to be produced
WL ROG 3	Identity of representatives with knowledge concerning repurchase claims made on behalf of Chase 2007-A3 and Chase 2007-S6	Interrogatory indicating representatives with knowledge of the dates and amounts of all cure or repurchase claims made on behalf of the Chase 2007-A3 and Chase 2007-S6 trusts, together with the bases therefor, and the dates and amounts of resolution of each such claim.	Interrogatory			BNYM has identified, by letter dated February 18, 2015, each of its employees and/or agents with information material and necessary to this matter.	N/A