Alexander D. Greene Dresdner Kleinwort Wasserstein, Inc. 1301 Avenue of the Americas New York, New York 10019 (212) 969-7990 Financial Advisors to the Debtors

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

AI REALTY MARKETING OF NEW YORK, INC., LASER ACQUISITION CORP., DDGI, INC., SUNBEAM AMERICAS HOLDINGS,

LTD., ct al.,

Case Nos. 01-40291 (AJG) through 01-40290

(AJG)

Chapter 11

Debtors.

SUMMARY COVER SHEET FOR

FIRST INTERIM APPLICATION OF DRESDNER KLEINWORT WASSERSTEIN, INC. (F\K\A WASSERSTEIN PERELLA & CO., INC.) FINANCIAL ADVISOR FOR THE DEBTORS, FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES FROM FEBRUARY 6, 2001 THROUGH MAY 31, 2001

Dresdner Kleinwort Wasserstein, Inc. Name of Applicant:

(f\k\a Wasserstein Perella & Co., Inc.)

Role in Case: Financial Advisor to the Debtors

Fees Previously Requested:

Fees Previously Awarded:

None

None

Expenses Previously Requested:

None

Expenses Previously Awarded:

None

Current Application

Fees Requested: \$189,285.72 (representing 50% of the total

> \$378,571.44 of fees payable for the period February 6, 2001 through May 31, 2001)

Expenses Requested: \$13,209.89 (representing 50% of the total

> \$26,419.77 incurred during the period February 6, 2001 through May 31, 2001)

Professionals	Hours
Vice Chairman	•
Kenneth Tuchman	9.30
	7.50
Managing Director	
Alexander D. Greene	42.10
Vice President	
Durc Savini	77.80
Associate	
	56.20
Elizabeth Smolenski	56.30
Analysts	
Michael Koffler	7.80
Sanjeev Parlikar	52.80
Total Hours	246.10
TOTAL FEES	
TOTAL EXPENSES	
TOTAL BALANCE DUE	

•

Alexander D. Greene Dresdner Kleinwort Wasserstein, Inc. 1301 Avenue of the Americas New York, New York 10019 (212) 969-7990 Financial Advisors to the Debtors.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

AI REALTY MARKETING OF NEW YORK, : Chapter 11
INC., LASER ACQUISITION CORP., DDGI, INC., SUNBEAM AMERICAS HOLDINGS, LTD., et al.,

Case Nos. 01-40291 (AJG) through 01-40290 (AJG)

Debtors.

FIRST INTERIM APPLICATION OF DRESDNER KLEINWORT WASSERSTEIN, INC. (F\K\A WASSERSTEIN PERELLA &CO., INC), FINANCIAL ADVISOR FOR THE DEBTORS, FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES FROM FEBRUARY 6, 2001 THROUGH MAY 31, 2001

TO THE HONORABLE ARTHUR J. GONZALEZ CHIEF UNITED STATES BANKRUPTCY JUDGE:

Dresdner Kleinwort Wasserstein, Inc. ("DrKW"), Financial Advisor for AI Realty
Marketing of New York, Inc., Laser Acquisition Corp., DDGI Inc., and Sunbeam Americas
Holdings, Ltd, et al. (the "Debtors") appointed in the chapter 11 cases of Sunbeam Corporation,
(the "Debtors"), submits this first application (the "Application"), pursuant to sections 330(a)
and 331 of title 11 of the United States Code (the "Bankruptcy Code") and Rule 2016 of the
Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), for the allowance of interim
compensation for professional services rendered from the commencement of DrKW's
representation on February 6, 2001 through May 31, 2001 (the "Compensation Period", and for

reimbursement of expenses incurred in connection with such services, and, in support thereof, respectfully represents:

Summary of Application

- 1. DrKW seeks allowance of interim compensation for professional services rendered to the Debtors during the Compensation Period in the aggregate amount of \$189,285.72 and for reimbursement of expenses incurred and recorded in connection with the rendition of such services in the aggregate amount of \$13,209.89 which represents 50% of the total \$26,419.77 of expenses incurred and recorded during the compensation period, the remaining 50% of which is requested for reimbursement under DrKW's First Interim Fee Application in respect of the Debtors' related cases (case nos. 01-40252 through 01-40290) of the same date. During the Compensation Period, DrKW professionals expended a total of 246.10 hours for which compensation is requested.
- 2. DrKW does not maintain, in the normal course of providing financial advisory services to its clients, detailed written time records. However, in this case, DrKW maintained written records of the time expended by DrKW professionals in the rendition of their professional services to the Debtors. Such time records were made contemporaneously with the rendition of services by the person rendering such services and in the ordinary course of DrKW's practice. A summary schedule setting forth the number of hours expended by each of the professionals who rendered services to the Debtors, is hereby attached as Exhibit "A". A detailed compilation showing the name of the professional, the date on which the services were performed, a description of the services rendered, and the amount of time spent in performing the services during the Compensation Period is annexed hereto as Exhibit "B". A summary schedule

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and also detailed descriptions of the expenses for which DrKW is seeking reimbursement and the total amount for each such expense category are attached hereto as Exhibit "C".

3. In preparing this Application, DrKW has complied with the Amended Guidelines for Fees and Disbursements for Professionals in Southern District of New York Bankruptcy Cases adopted by the Court on April 19, 1995 (the "Local Guidelines"), the United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 adopted on January 30, 1996 (the "UST Guidelines"), and the Court's Order Pursuant to 11 U.S.C. §§ 105(a) and 331 Establishing Procedures for Monthly Compensation and Reimbursement of Expenses of Professionals dated February 27, 2001 (the "Administrative Order" and, collectively with the Local Guidelines, and the UST Guidelines, the "Guidelines"). DrKW believes that all applicable time and disbursement charges for the Compensation Period have been included herein. However, to the extent expenses were incurred in connection with services rendered during the Compensation Period, but were not presented and processed prior to the preparation of this Application, DrKW reserves the right to request reimbursement of such expenses in a future application.

Jurisdiction and Venue

4. The Court has jurisdiction to consider the Application pursuant to 28 U.S. C. §§ 157 and 1334, and the Standing Order of Referral of Cases to Bankruptcy Court Judges of the District Court for the Southern District of New York, dated July 10, 1984 (Ward, Acting C.J.). Consideration of the Application is a core proceeding pursuant to 28 U.S.C. § 157. Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

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Background

- 5. On February 6, 2001, the Debtors filed its voluntary petition for relief under chapter 11 of the Bankruptcy Code.
- 6. On February 6, 2001, the Debtors filed an application pursuant to sections 327(a) and 328(a) of the bankruptcy code for authorization to employ DrKW as financial advisors. On April 17, 2001, the Court approved DrKW's retention as financial advisor to the Debtors, *nunc pro tunc* to February 6, 2001 to render financial advisory services to the Debtors in these chapter 11 cases. As set forth more fully in the Debtors' application to employ DrKW at the outset of these cases, DrKW has extensive experience in representing statutory Debtors in chapter 11 cases, as part of its prominent financial restructurings and bankruptcy expertise.
- 7. This is DrKW's first application for allowance of interim compensation for services rendered and for reimbursement of expenses.

Services Rendered by DrKW During the Compensation Period

8. The following summary of services rendered during the Compensation Period is not intended to be a detailed description of the work performed, as those day-to-day services and the time expended in performing such services are fully set forth in Exhibit "C". Rather, it is merely an attempt to highlight certain of those areas in which services were rendered to the Debtors, as well as to identify some of the problems and issues that DrKW was required to address.

Financial Due Diligence

9. Prior to the commencement of the Debtors' case, DrKW undertook an extensive financial due diligence process to understand and assess the operational and financial position of the Debtors. This process included an in-depth review and analysis of significant amounts of historical and projected financial information, Debtors presentations to its bank

lenders, SEC filings, Company Operating Reviews business plan projections, and bankruptcy court filings. DrKW presented its valuation report to the Debtors on January 11, 2001. Projects since the commencement of the Debtors' case have included an ongoing review of the Company's performance vs, plan. The due diligence process has remained ongoing and was conducted via meetings and teleconferences with the Debtors.

Financial Analysis

10. DrKW reviewed and analyzed the changing cash flow forecasts provided by the Debtors vis-à-vis the Debtors' original projections and historical performance. In addition, DrKW discussed with the Debtors the factors that led to variance, if any. DrKW reviewed and analyzed the Debtors' interim operating reports, which includes a summary of sources and uses of funds, and balance sheet and income statement data.

Comparable Company and Industry Analysis

and news stories related to several companies, which DrKW deemed comparable to the Debtors. Based on the review of these documents, DrKW updated and maintained its comparable company and industry analyses employed in its valuation report of January 11, 2001. These analyses, which were updated regularly, were critical in understanding the recent developments, trends, and trading and valuation dynamics of the Debtors' industry sectors.

Mergers and Acquisition Transactions Analysis

12. DrKW regularly updated its extensive analysis of Mergers and Acquisitions Transactions involving comparable companies. This analysis was necessary to monitor M&A transaction developments and their impact on transaction related valuation multiples involving similar companies.

Fee Application Preparation

descriptions of the services it provided, and performed other tasks in order to comply with the Administrative Order. DrKW made every effort to minimize the amount of time and fees incurred for these activities. The amount of the fees and expenses sought in this application and DrKW's billing processes are consistent with market practices both in and out of a bankruptcy context. DrKW has never billed its clients based on the number of hours expended by its professionals. Accordingly, DrKW does not have hourly rates for its professionals and DrKW professionals generally do not maintain detailed time records of the work performed for its clients, DrKW has however, maintained its comtemporaneous time records in the Debtors' case in compliance with the Court order authorizing DrKW's retention dated April 17, 2001.

Disbursements

- 14. DrKW has disbursed \$13,209.89 as expenses incurred and recorded in providing professional services during the Compensation Period. These expenses do not exceed the maximum rate set by the Guidelines. These charges are intended to cover DrKW's direct costs, which costs are not incorporated into the DrKW monthly fees. Only clients who actually use services of the types for which reimbursement is sought are separately charged for such service. The effect of including such expenses as part of the monthly fee would impose that cost upon clients who do not require such services.
- 15. Due to the nature of the Debtors' businesses, the location of their various offices and facilities, as well as the location of the members of the Debtors and their professionals, frequent long distance telephone calls have been required. On several occasions, overnight delivery of documents and other materials was required as a result of urgent needs necessitating the use of such express services.

- required DrKW's professionals at times to devote time during the evenings and on weekends to the performance of financial services on behalf of the Debtors. While not frequent, these extraordinary services were essential in order to meet deadlines, react timely to the rapidly changing financial condition of the Debtors, and satisfy the demands of the Debtors in providing high-quality financial services. DrKW has not charged for any overtime expense. Nonetheless, consistent with the provisions of the Guidelines, DrKW has sought reimbursement for the expenses related to working meals and transportation, consistent with the provisions of the Guidelines.
- 17. DrKW respectfully submits that the actual expenses incurred in providing professional services for which reimbursement is sought in this Application were necessary, reasonable, and justified under the circumstances to serve the needs of the Debtors in fulfilling their statutory obligations.
- 18. Attached hereto as <u>Exhibit C</u> is a summary of reasonable out-of pocket expenses incurred by DrKW during the Application Period in the aggregate \$13,209.89.

The Requested Compensation Should Be Allowed

- 19. Section 331 of the Bankruptcy Code provides for interim compensation of professionals and incorporates the substantive standards of section 330 to govern a court's award of such compensation. 11 U.S.C. § 331. Section 330 provides that a court may award a professional employed by the Debtors under section 1103 of the Bankruptcy Code "reasonable compensation for actual necessary services rendered... and reimbursement for actual, necessary expenses." 11 U.S.C. § 330(a)(1),
- 20. Section 330 also sets forth the criteria for the award of such compensation and reimbursement:

In determining the amount of reasonable compensation to be awarded, the court should consider the nature, extent, and the value of such services, taking into account all relevant factors, including

- (A) the time spent on such services;
- (B) the fees charged for such services;
- (C) whether the services were necessary to the administration of or beneficial at the time at which the service was rendered toward the completion of a case under this title;
- (D) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed; and
- (E) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.

11 U.S.C. 330(a)(3).

21. As set forth in greater detail above, DrKW respectfully submits that it has satisfied the requirements of section 330 of the Bankruptcy Code. The services for which it seeks compensation in this Application were necessary for and beneficial to the Debtors. DrKW's request for compensation is reflective of a reasonable and appropriate amount of time expended in performing such services commensurate with the complexity, importance and nature of the problem, issue, or task involved. These services were performed without unnecessary duplication of effort by professionals employed by DrKW. The compensation sought by DrKW is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under the Bankruptcy Code. Indeed, DrKW's monthly fees are comparable or lower than other similarly qualified financial advisors appearing in this and other chapter 11 cases. For all of the foregoing reasons, DrKW respectfully requests that the Court grant this Application.

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Statements of DrKW

- 22. No agreement or understanding prohibited by section 504 of the Bankruptcy Code exists between DrKW and any other person for a sharing of compensation received or to be received for services rendered in or in connection with these chapter 11 cases, nor shall DrKW share or agree to share the compensation paid or allowed from the Debtors' estate for such services with any other person in contravention of section 504 of the Bankruptcy Code. No agreement or understanding prohibited by 18 U.S.C. § 155 has been made by DrKW.
- 23. Pursuant to Bankruptcy Rule 2016, DrKW states that no payments have heretofore been made or promised to DrKW for services rendered or to be rendered in any capacity in connection with these chapter 11 cases.
- 24. Copies of this Application have been provided to the following: (i) Steven R. Isko, Sunbeam Corporation, (ii) Creditor's Committee, (iii) the U.S. Trustee, (iv) Chaim Fortgang, Wachtell Lipton Rosen & Katz, (v) Steven Fuhrman, Simpson Thatcher & Bartlett.

Waiver of Memorandum of Law

25. Pursuant to Local Bankruptcy Rule for the Southern District of New York 9013-1(b), because there are no novel issues of law presented by this Application, DrKW respectfully requests that the Court waive the requirement that DrKW file a memorandum of law in support of this Application.

Notice

26. Copies of this Application have been provided to the notice parties listed in paragraph (a) of the Administrative Order. Pursuant to paragraph (a) of the Administrative Order, a notice of the hearing, when set by the Court, to consider this and other professionals' applications for interim compensation will be served on the notice parties. DrKW submits that this is good and sufficient notice and no other or further notice is necessary.

WHEREFORE, DrKW respectfully requests (i) an interim allowance of compensation for professional services rendered as financial advisors for the Debtors in the amount of \$189,285.72 in fees for the period of February 6, 2001 through May 31, 2001, (ii) reimbursement of actual and necessary disbursements incurred and recorded by DrKW in the amount of \$13,209.89, (iii) such other and further relief as is just, and iv) authority to the Debtors to pay to DrKW outstanding compensation and reimbursement of expenses in the amount of \$202,495.61.

Dated: New York, New York July 20, 2001

DRESDNER KLEINWORT WASSERSTEIN, INC.

BY:

Alexander D. Greene Managing Director

1301 Avenue of the Americas New York, New York 10019

(212) 969-7990

Financial Advisor for the Debtors

Alexander D. Greene Dresdner Kleinwort Wasserstein, Inc. 1301 Avenue of the Americas New York, New York 10019 (212) 969 7990 Financial Advisors to the Debtors

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X
In re	;
SUNBEAM CORPORATION,	: Chapter 11 : Case No. 01-40291 (AJG)
Debtors.	:
	: X

CERTIFICATION PURSUANT TO GUIDELINES FOR FEES AND DISBURSEMENTS FOR PROFESSIONALS IN RESPECT OF FIRST INTERIM APPLICATION DRESDNER KLEINWORT WASSERSTEIN, INC. (F/K/A WASSERSTEIN PERELLA & CO., INC.) FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES

- I, Alexander D. Greene, hereby certify that:
- 1. I am a Managing Director at Dresdner Kleinwort Wasserstein, Inc. and the professional designated by the applicant, Dresdner Kleinwort Wasserstein, Inc. (DrKW), with responsibility for the Debtors appointed in the chapter 11 cases of Sunbeam Corporation, (the "Debtors") in respect of compliance with the Amended Guidelines for Fees and Disbursements for Professionals in Southern District of New York Bankruptcy Cases adopted by the Court on April 19, 1995 (the "Local Guidelines") and the United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330, adopted on January 30, 1996 (the "UST Guidelines").
- 2. This certification is made in respect of DrKW's first interim application, dated July 20, 2001 (the "Application") including the exhibits annexed thereto, for interim

compensation and reimbursement of expenses for the period commencing February 6, 2001 through May 31, 2001 (the "Compensation Period") in accordance with the Local Guidelines.

- 3. In respect of Section B. I of the Local Guidelines, I certify that:
- (a) I have read the Application;
- (b) to the best of my knowledge, information, and belief formed after reasonable inquiry, the fees and disbursements sought fall within the Local Guidelines;
- (c) the fees and disbursements sought are charged in accordance with practices customarily employed by DrKW and generally accepted by DrKW's clients; and
- (d) in providing a reimbursable service, DrKW does not make a profit on that service, whether the service is performed by DrKW in-house or through a third party.
 - 4. In respect of section B.2 of the Local Guidelines, I certify that:
- (a) The Chairman of the Committee, the United States Trustee for the Southern District of New York (the "US Trustee"), the Debtors, counsel for the Debtors, and counsel for the Debtors' pre-petition and post-petition lenders have each been provided on a monthly basis with a statement of DrKW's fees and disbursements accrued during the previous month in accordance with the Court's Order Pursuant to 11 U.S.C. §§ 105(a) and 331 Establishing Procedures for Monthly Compensation and Reimbursement of Expenses of Professionals dated February 27, 2001 (the "Administrative Order"); and
- (b) the statement contained lists of professionals providing services, the aggregate hours spent by each professional, a general description of the services rendered, a reasonably detailed breakdown of the disbursements incurred, and an explanation of billing practices.
- 5. In respect of section B.3 of the Local Guidelines, I certify that the Chairman of the Creditors' Committee, the US Trustee, the Debtors, counsel for the Debtors, and counsel for

the pre-petition and post-petition lenders are each being provided with a copy of the Application in accordance with the Administrative Order.

6. By this certification, DrKW does not waive or release any rights or entitlements it has under the order of this Court, dated April 17, 2001, approving DrKW's retention as financial advisor to the Debtors *nunc pro tunc* to February 6, 2001, pursuant to DrKW's normal billing and customary reimbursement and disbursement practices.

Dated: New York, New York July 20, 2001

> Alexander D. Greene Managing Director

EXHIBIT "A"

EXHIBIT A

Financial Advisor to the Debtors

Summary of Time Records

February 6, 2001 through May 31, 2001

ALL MATTERS

Professional	<u>Title</u>	<u>February</u>	March	<u>April</u>	<u>May</u>	<u>Hours</u> Worked
Kenneth Tuchman	Vice Chairman	1.0	2.3	6.0	0.0	9.30
Alexander D. Greene	Managing Director	3.3	10.3	15.3	13.2	42.10
Durc Savini	Vice President	14.8	17.9	37.4	7.7	77.80
Elizabeth Smolenski	Associate	13.5	7.0	17.0	18.8	56.30
Michael Koffler	Analyst	5.0	0.0	0.0	2.8	7.8
Sanjeev Parlikar	Analyst	14.8	11.0	15.0	12.0	52.80
Total		52.40	48.50	90.70	54.50	246.10

EXHIBIT "B"

Professional	Date	Hours	Proj. Num.	Description
May 01		54.5		
Greene, Alex		13.2		·
	05/02/2001	0.5		
		0.5		T/C with Jenkins re update on business performance and plan negotiations
	05/14/2001	12.0		para para para para para para para para
		12.0		Trip to Sunbeam to meet with Jenkins, Shapiro, Fredricks and Richter re busine update (performance vs. plan), review of bank presentation materials there and back on plane
	05/22/2001	0.5		
		0.5		T/C with George Davis of Weil re plan process update
	05/23/2001	0.2		, the programme was a section of the contract
		0.2		T/C with Davis re plan process update
Koffler, Michael		2.8		The same area of particular and the same area of the same
rtomor, monaci	05/22/2001	0.2		
	03/22/2001	0.2	1	Conversation re fee statements
	05/23/2001	1.1	'	Conversation refee statements
	03/23/2001		4	Drongra for atataments 4.2 and timesheats database
	05/04/0004	1.1	1	Prepare fee statements 1-3 and timesheets database
	05/31/2001	1.5		Bossess for state of A.A. I.B. I. I. I. I. I.
Daulileau Cautaa		1.5	1	Prepare fee statements 1-3 and timesheets database
Parlikar, Sanjeev		12.0		
	05/21/2001	12.0		
Cavini Duva		12.0		Review and update of valuation information, acquisitions, trading multiples, and company performance updates
Savini, Durc	05/45/0004	7.7		
	05/15/2001	3.0		-
		3.0		Review of disclosure statement and other court documents
	05/22/2001	0.2		
		0.2	1	Conversation re fee statements
	05/30/2001	4.5		
		4.5		Review of revised valuation information, and discussion with management re performance vs. plan for April
Smolenski, Elizabe	th	18.8		
	05/25/2001	7.2		
		7.2	1	Updating the Sunbeam comps
	05/26/2001	5.6		
		5.6	1	Updating the Sunbeam comps
	05/30/2001	6.0		,
		6.0		Review of updated valuation information and company performance updates
April 01		90.7		, , , , , , , , , , , , , , , , , , , ,
Greene, Alex		15.3		
,	04/02/2001	0.5		
	01/02/2001	0.5		T/C w/ Drain, Skapoff and Twist re hearing testimony issues
	04/03/2001	1.5		170 117 Drain, Okupon and Princip Induling testimony issues
	04/00/2001	1.5		Internal meeting with in-house counsel to discuss upcoming retention hearing issues
	04/04/2001	4.0		
		0.5		T/C w/ Twist of Paul Weiss re Greene testimony
		3.5		Meeting @ Paul Weiss offices w/ Twist, Drain and Skapoff to discuss testimony
		0.0		and evidentiary issues for upcoming hearing on DKW retention •
	04/05/2001	4.5		and or assistantly roomed for appointing floating of DIAM (CICILIUI)
		4.5		Attended hearing on DKW retention
	04/17/2001	1.0		Autoriaca ricaring on DIAN resention
	04/1//2001	1.0		T/C u/ Proin of DW to Chanica officentian income
	04/40/0004			T/C w/ Drain of PW re Shapiro affirmation issues
	04/18/2001	0.4		T/O /// OI - 1 - 1// // // // // // // // // // // // //
		0.4		T/C with Shapiro re affirmation preparation, and retention issues
	04/19/2001	0.5		
		0.5		T/C with Jenkins re securities structuring issues
	04/20/2001	1.0		
		1.0		T/C with Jenkins and Ron Richter re securities structuring issues and bank negotiations
	04/26/2001	0.5		

Professional	Date	Hours	Proj. Num.	Description
	0.4.107/0.004	0.5		Internal meeting to discuss Houlihan valuation review
	04/27/2001	0.5		
	04/00/0001	0.5		Update on disclosure statement hearing and bank negotiations
	04/29/2001	0.5 0.5		T/C re Houlihan valuation review
	04/30/2001	0.5 0.4		I/C re noullnan valuation review
	U4/UV/2VV I	0.4		T/C w/ Jenkins re confirmation hearing issues
Parlikar, Sanjeev		15.0		170 W behalfs to confittination hearing laades.
· • · · · · · · · · · · · · · · · · · ·	04/02/2001	1.0		
		1.0		Internal meeting to review and revise fee analysis for upcoming retention hearing
	04/27/2001	5.0		The state of the s
		5.0		Review and analysis of Houlihan valuation analyses
	04/28/2001	9.0		
		6.5		Review and update of valuation information, acquisitions, trading multiples, and
		0.5		company performance updates
		2.5		T/C with Jenlins re compnay perfromance update, review of bank presentation
Savini, Durc		37.4		materials, and valuation information updates with Smolensk and Parlikar
ouviiii, baio	04/02/2001	1.5		
	011022201	1.0		Internal meeting to review and revise fee analysis for upcoming retention hearing
		0.5		T/C w/ Drain, Skapoff and Twist re hearing testimony issues
	04/03/2001	1.5		y
		1.5		Internal meeting with in-house counsel to discuss upcoming retention hearing
				issues
	04/04/2001	4.0		
		0.5		T/C w/ Twist of Paul Weiss re Greene testimony
		3.5		Meeting @ Paul Weiss offices w/ Twist, Drain and Skapoff to discuss testimony
	04/05/2001	4.5		and evidentiary issues for upcoming hearing on DKW retention
	04/05/2001	4.5 4.5		Attended hearing on DKW retention
	04/18/2001	0.6		Attended hearing on DAW retention
	04/10/2001	0.6		Reviewed Order authorizing DKW retention
	04/20/2001	2.5		Tioviolica Order additionality Dixty Teleficial
		1.0		T/C with Jenkins and Ron Richter re securities structuring issues and bank
		1.5		negotiations Review of disclosure statement and other court documents
	04/21/2001	2.0		neview of disclosure statement and other court documents
	04/21/2001	2.0		Review of court documents and draft disclosure statement
	04/23/2001	1.5		Trovious of bourt abbumonts and arait abbiosare statement
		1.5		Disclosure statement review
	04/24/2001	1.0		
		1.0		T/C with Ron Richter re security structuring issues and business update
	04/26/2001	0.9		·
		0.4		T/C w/ Fife of Weil re Houlihan valuation
		0.5		Internal meeting to discuss Houlihan valuation review
	04/27/2001	5.5		· · · · · · · · · · · · · · · · · · ·
		5.0		Review and analysis of Houlihan valuation analyses
	0.4 (0.0 (0.0.0.1	0.5		Update on disclosure statement hearing and bank negotiations
	04/28/2001	6.5		Daview and analysis of Hardiban reduction and the
		4.0 2.5		Review and analysis of Houlihan valuation reports
		2.5		T/C with Jenlins re compnay perfromance update, review of bank presentation materials, and valuation information updates with Smolensk and Parlikar
	04/29/2001	5.0		materials, and valuation information updates with singletisk and Parlikar
		4.5		Review and analysis of Houlihan valuation reports provided by Weil
		0.5		T/C re Houlihan valuation review
	04/30/2001	0.4		· · · · · · · · · · · · · · · · · · ·
		0.4		T/C w/ Fife of Weil re Houlinan valuation review
Smolenski, Elizabet	th	17.0		
	04/02/2001	1.0		
		1.0		Internal meeting to review and revise fee analysis for upcoming retention hearin
	04/03/2001	1.5		· · · · · · · · · · · · · · · · · · ·

Issues 04/04/2001 3.5 3.5 Meeting @ Paul Weiss offices wand evidentiary issues for upcompared to the second secon	counsel to discuss upcoming retention hearing w/ Twist, Drain and Skapoff to discuss testimony
3.5 Meeting @ Paul Weiss offices we and evidentiary issues for upcontrol of the second state of the second	
and evidentiary issues for upco 04/27/2001 5.0 5.0 Review and analysis of Houliha 04/28/2001 2.5 2.5 T/C with Jenlins re compnay per materials, and valuation inform	
5.0 Review and analysis of Houliha 04/28/2001 2.5 2.5 T/C with Jenlins re compnay pe materials, and valuation inform	oming hearing on DKW retention
04/28/2001 2.5 2.5 T/C with Jenlins re compnay pe materials, and valuation inform	an valuation analyses
2.5 T/C with Jenlins re compnay pe materials, and valuation inform	an valuation analyses
	erfromance update, review of bank presentation nation updates with Smolensk and Parlikar
04/29/2001 3.5	
3.5 Review of updated valuation in	formation and company performance updates
Tuchman, Kenneth 6.0	
04/03/2001 1.5	
issues	counsel to discuss upcoming retention hearing
04/04/2001 3.5	(Total Buda and Olana Wita dia ana tanka ana
and evidentiary issues for upco	w/ Twist, Drain and Skapoff to discuss testimony oming hearing on DKW retention
04/26/2001 0.5 Internal meeting to discuss Ho	uliban valuation review
0.5 Internal meeting to discuss not	unitali valuation review
0.5 T/C re Houlihan valuation revie	na/
March 01 48.5	•••
Greene, Alex 10.3	
03/02/2001 0.5	
	revisions to engagement letter and retention
03/05/2001 0.4	
0.4 T/C w/ Fife of Weil re retention i	issues and case update
03/06/2001 0.6	
	n issues and Chanin retention by OCUC
03/07/2001 0.4	
issues	nanin regarding retention in cases and valuation
03/08/2001 0.5	for analysis
0.5 T/C with Drain and colleague re	e lee analyses
03/12/2001	financing and security structuring issues
03/13/2001 0.5	mancing and security structuring issues
	e diligence and valuation issues
03/16/2001 1.8	Juligonos ana raidation issues
	ues raised in Trustee objection to Wasserstein
03/20/2001 0.5	
	ormal response to UST objection to retention
03/21/2001 0.8	
to UST re Wasserstein retention	
0.2 T/C with Twist of PW re UST res	sponse
03/22/2001 0.8	re tay and courity structuring issues
	re tax and security structuring issues
	unbeam performance vis-a-vis plan and related
03/27/2001 1.0	
	and Turner re exit financing, DKW retention, and
03/28/2001 0.5	
0.5 T/C with Turner re retention iss	sues
03/30/2001 0.7	

Professional	Date	Hours Proj.	Num. Description
		0.7	T/C with Jenkins re securities structuring, and related tax issues
Parlikar, Sanjeev		11.0	
	03/20/2001	8.0	
		8.0	Review and update of valuation information, acquisitions, trading multiples, an
			company performance updates
	03/21/2001	3.0	
		3.0	Research, preparation and review of fee analysis for use by Paul Weiss in
Cavini Dura		17.0	retention hearing
Savini, Durc	03/05/2001	17.9 0.4	
	03/03/2001	0.4	T/C w/ Elfo of Woll to retention become and account of
	03/15/2001	2.5	T/C w/ Fife of Weil re retention issues and case update
	03/13/2001	2.5	Davious of displacure statement and other sount decreases
	03/16/2001	3.3	Review of disclosure statement and other court documents
	03/10/2001	1.5	Davious of LICT objection to DVM retention and related received
		1.8	Review of UST objection to DKW retention and related research Internal meeting to discuss issues raised in Trustee objection to Wasserstein
		1.0	retention
	03/20/2001	0.5	TOTOTION
		0.5	T/C w/ Drain of Paul Weiss re formal response to UST objection to retention
	03/21/2001	6.7	o o adi violo i o formar response to oo i objection to retermon
		0.6	T/C w/ Skapoff re comments on draft response to UST, discussion of discovery
			issues, and potential for valuation litigation
		0.6	T/C w/ Drain, Skapoff, and Twist of Paul Weiss re final comments to draft respor
			to UST re Wasserstein retention
		2.5	Redrafting of response to UST, calls with Skapoff, and internal meetings with
			in-house counsel regrading submission of response to UST
		3.0	Research, preparation and review of fee analysis for use by Paul Weiss in
			retention hearing
	03/22/2001	0.8	
		0.8	T/C with Jenkins and Fredrick re tax and security structuring issues
	03/25/2001	3.0	
		3.0	Review of revised valuation information, bank presentation materials and
	02/20/0004	0.7	company performance vs. plan updates
	03/30/2001	0.7	T/O with faulting as a south a standard and a first transfer
Cmolonoki Elizobet	h	0.7	T/C with Jenkins re securities structuring, and related tax issues
Smolenski, Elizabet		7.0	
	03/21/2001	3.0 3.0	Decears in proposation and review of the analysis for use by Bard Water to
		3.0	Research, preparation and review of fee analysis for use by Paul Weiss in retention hearing
	03/29/2001	4.0	retention nearing
	03/29/2001	4.0	Review of updated valuation information and company performance updates
Tuchman, Kenneth		2.3	neview of appeared valuation information and company performance appeares
. a Jimman, Romieui	03/16/2001	1.8	
	55, 16, E00 I	1.8	Internal meeting to discuss issues raised in Trustee objection to Wasserstein
		1.0	retention
	03/20/2001	0.5	·
		0.5	T/C w/ Drain of Paul Weiss re formal response to UST objection to retention
ebruary 01		52.4	170 W Diam of Facil Weiss to formal response to 051 objection to retembli
Greene, Alex		3.3	
,	02/07/2001	1.0	•
		0.5	Internal meeting re UST objection to terms of DKW retention
		0.5	T/C w/ Drain and Greene re UST objection to DKW retention terms
	02/09/2001	1.3	
	·	0.5	Internal meeting w/ Greene and Tuchman re retention issues
		0.8	T/C w/ Jenkins and Shapiro re UST objection to DKW retention and exit financin
			structuring issues
	02/12/2001	1.0	▼
		1.0	T/C w/ Murphy of Weil re response to UST on indemnity issues and review of dra
			response
		- 0	
Koffler, Michael		5.0	

Professional	Date	Hours	Proj. Num.	Description
		5.0		Search, telephone calls with PW, in-house counsel, internal meeting with Tuchman, Greene and review of due diligence files for privision of documents to Company for Chanin due diligence efforts
Parlikar, Sanjeev		14.8		•
	02/21/2001	0.5		
		0.5	1	Review of Sunbeam documents for submission to bondholders' valuation team
	02/22/2001	2.8		
		2.8	1	Cataloging of Sunbeam documents and further review for submission to bondholders' valuation team
	02/23/2001	5.0		
		5.0		Search, telephone calls with PW, in-house counsel, internal meeting with Tuchman, Greene and review of due diligence files for privision of documents to Company for Chanin due diligence efforts
	02/25/2001	6.5		
		6.5		Review and update of valuation information, acquisitions, trading multiples, and company performance updates
Savini, Durc		14.8		
	02/07/2001	2.9		
		0.5		Interna! meeting re UST objection to terms of DKW retention
		0.4		T/C with Skapoff od Paul Weiss re response to UST retention objection
		0.5		T/C w/ Drain and Greene re UST objection to DKW retention terms
		1.5		Review of issues surrounding UST's objection to DKW retention w/ Drain and Skapoff of Paul Weiss
	02/08/2001	1.4		
		1.4		Review of draft response to UST provided by Weil and T/C w/ Puntus of Weil re UST objection to DKW retention
	02/09/2001	1.3		
		0.5		Internal meeting w/ Greene and Tuchman re retention issues
		0.8		T/C w/ Jenkins and Shapiro re UST objection to DKW retention and exit financin structuring issues
	02/12/2001	1.4		
		1.0		T/C w/ Murphy of Weil re response to UST on indemnity issues and review of dr response
		0.4		T/C w/ Skapoff of Paul Weiss re draft response to UST re DKW retention
	02/22/2001	2.8		
		2.8	1	Cataloging of Sunbeam documents and further review for submission to bondholders' valuation team
	02/23/2001	5.0		
		5.0		Search, telephone calls with PW, in-house counsel, internal meeting with Tuchman, Greene and review of due diligence files for privision of documents to Company for Chanin due diligence efforts
Smolenski, Elizabet	:h	13.5		
	02/07/2001	0.5		
		0.5		T/C w/ Drain and Greene re UST objection to DKW retention terms
	02/21/2001	0.5		
		0.5	1	Review of Sunbeam documents for submission to bondholders' valuation team
	02/22/2001	2.8		
		2.8	1	Cataloging of Sunbeam documents and further review for submission to bondholders' valuation team
	02/23/2001	5.2		•
		0.2 5.0	1	Discussion with Sunbeam management regarding documents submitted Search, telephone calls with PW, in-house counsel, internal meeting with Tuchman, Greene and review of due diligence files for privision of documents to Company for Chanin due diligence efforts
	02/26/2001	4.5		
		4.5		Review of updated valuation information and company performance updates
Tuchman, Kenneth		1.0		•
	02/07/2001	0.5		
		0.5		Internal meeting re UST objection to terms of DKW retention
	02/09/2001	0.5		
		0.5	_	Internal meeting w/ Greene and Tuchman re retention issues
		246.1		

EXHIBIT "C"

SUNBEAM CORPORATION BREAKDOWN OF OUT OF POCKET EXPENSES

TRANSPORTATION	\$4,188.14
PROFESSIONAL FEES	20,576.00
WORD PROCESSING/GRAPHICS	152.46
COMMUNICATIONS/COMPUTERS	193.39
RESEARCH	1,092.73
MESSENGER/COURIER	24.25
COPIES	192.80
TOTAL	\$26,419.77

	_	
CTINIDEAM	CORPORATION	
SUNDRAW	CORPORATION	

C0927701	WP & Co.	TOTAL
TRANSPORTATION		
AIR	1,985.29	1,985.29
TAXI	2,166.64	2,166.64
OTHER	36.21	36.21
TOTAL TRANSPORTATION	4,188.14	4,188.14
PROFESSIONAL FEES		
LEGAL	18,766.00	18,766.00
M&A HOTLINE	1,810.00	1,810.00
TOTAL PROFESSIONAL FEES	20,576.00	20,576.00
WORD PROCESSING AND GRAPHICS		
TIME CHARGES	17.50	17.50
OVERTIME MEALS	89.71	89.71
TEMP STAFF	45.25	45.25
TOTAL WORD PROCESSING AND GRAPHICS	152.46	152.46
COMMUNICATIONS AND COMPUTERS		
TELEPHONE	193.39	193.39
TOTAL COMMUNICATIONS AND COMPUTERS	193.39	193.39
RESEARCH		
DATABASE	1,092.73	1,092.73
TOTAL RESEARCH	1,092.73	1,092.73
MESSENGER/COURIER		
MESSENGER/COURIER	7.00	7.00
OVERNIGHT DELIVERY	17.25	17.25
TOTAL MESSENGER/COURIER	24.25	24.25
COPIES		
COLOR COPIES	192.80	192.80
TOTAL COPIES	192.80	192.80

R31

RS - ACCOUNT

WASSERSTEIN PERELLA

ACCOUNTS RECEIVABLE ACTIVITY -DETAIL

07/16/2001 11:23 AM

KAREN KOSSMAN

FFICER : Greene, Alexander

OMPANY: WASSERSTEIN PERELLA & CO., INC.

Client Code C0927701 Client Name Sunbeam

Officer: Greene, Alexander

Date	Docu	ument	Description	Employee / Approval	Vendor	Invoice #	Amount	
PROFESSIONAL	_ FEES							
03/20/01	IN	0127521	PROF.SVCS RENDERED 1/01-2/01	BERNSTEIN,	JPAUL, WEISS, RIFKIND	128782	18766.00	
	To	otal PRO	FESSIONAL FEES - LEGAL					18766.00
PROFESSIONAL	. FEES	S - M&A H	OTLINE				:	
02/16/01	IN	0124160	SERVICES REND 11/00 - 1/01	KOSSMAN,K	ARTHUR ANDERSEN LL	M10225	1810.00	
	To	otal PRO	FESSIONAL FEES - M&A HOTLINE				•	1810.00
							:	========
TELEPHONE								
02/16/01	EXW		Cellular usage for February 20	Greene,A	GREENE, ALEXANDER	14209	30.35	
02/23/01	EXW		AT&T Select Value & Airone & G	Savini,D	AMERICAN EXPRESS	14502	79.83	
03/16/01	EXW	0207120	Cellular usage for March 2001	Greene,A	GREENE, ALEXANDER	14209	32.49	
05/17/01	EXW	0213340	GTE Airfone	Greene,A	AMERICAN EXPRESS	15200	21.83	
05/17/01	EX₩	0213341	GTE Airfone	Greene,A	AMERICAN EXPRESS	15200	21.83	
05/17/01	EXW	0213342	GTE Airfone	Greene,A	AMERICAN EXPRESS	15200	7.06	
	To	otal TELE	EPHONE				•	193.39
TRANSPORTATI	`NN -	ATD					=	========
05/16/01			US Airways tkt #037-7183347744	Greene A	AMERICAN EXPRESS	15200	362.75	
05/17/01	EXW		Continental tkt #005-718334774	•	AMERICAN EXPRESS	15200	1616.50	
05/17/01	EXW			•	AMERICAN EXPRESS	15200	3.02	
05/17/01	EXW		AMEX fee for tkt #037-71833477	•	AMERICAN EXPRESS	15200	3.02	
,ì	To	otal TRAM	NSPORTATION - AIR				-	1985.29
, TRANSPORTATI	ON .	TAV1 /1 11/					=	========
TRANSPORTATI 02/07/01		-	6TH AV MH 052 PV/Greene	Dial Car Ca	CAR INC		07.05	
02/07/01			6TH AV MH 015 PV/Savini		taDIAL CAR INC.		83.05	
02/07/01			1301/6/Savini		taDIAL CAR INC.		88.15	
02/01/01	DIAL	. 0001202	1501/0/3441111	vial Car St	caDIAL CAR INC.		94.27	

	WASSERSTEIN PERELLA	07/16/2001		
ACCOUNT	ACCOUNTS RECEIVABLE ACTIVITY -DETAIL	11:23 AM		
		KAREN KOSSMAN		
02/07/01	DIAL 0001282 6TH AV MH 015 HV/Savini	Dial Car StaDIAL CAR INC.	97.8	34
02/07/01	DIAL 0001282 6TH AV MH 015 PV/Savini		88.	15
02/07/01	DIAL 0001282 6TH AV MH 015 PV/Savini	Dial Car StaDIAL CAR INC.	98.3	35
02/07/01	DIAL 0001282 6TH AV MH 015 V/Savini	Dial Car StaDIAL CAR INC.	100.3	39
02/07/01	DIAL 0001282 1306/6TH/Parlikar	Dial Car StaDIAL CAR INC.	18.3	34
02/14/01	DIAL 0001286 6TH AV MH 615PM PV/Smolenski	Dial Car StaDIAL CAR INC.	72.4	40
02/14/01	DIAL 0001286 6TH AV MH 015 V/Savini	Dial Car StaDIAL CAR INC.	106.	51
02/15/01	EXW 0186503 Taxi	Parlikar, S PARLIKAR, SANJEEV	13763 6.0	00
02/21/01	DIAL 0001290 6TH AV MH 029 PV/Smolenski	Dial Car StaDIAL CAR INC.	19.3	36
02/21/01	DIAL 0001290 6TH AV MH 015 HV/Savini	Dial Car StaDIAL CAR INC.	122.8	33
02/21/01	DIAL 0001290 GREENWICH R CT 6AM HV/Savini	Dial Car StaDIAL CAR INC.	92.	23
02/21/01	DIAL 0001290 E 57TH ST MH 820A HV/Parlikar	Dial Car StaDIAL CAR INC.	26.	50
02/21/01	DIAL 0001290 6TH AV MH 029 PV/Parlikar	Dial Car StaDIAL CAR INC.	24.	46
02/21/01	DIAL 0001290 W 54TH ST MH 030 HV/Parlikar	Dial Car StaDIAL CAR INC.	32.0	52
02/28/01	DIAL 0001291 52/BROADWAY 029 HV/Parlikar	Dial Car StaDIAL CAR INC.	33.0	
02/28/01	DIAL 0001291 W 32ND ST MH 029 HV/Parlikar	Dial Car StaDIAL CAR INC.	68.:	
04/11/01	DIAL 0001304 6TH AV MH 015 PV/Savini	Dial Car StaDIAL CAR INC.	92.:	
05/02/01	DIAL 0001310 6TH AV MH 015 V/Savini	Dial Car StaDIAL CAR INC.	103.4	
05/16/01	DIAL 0001312 6TH AV MH 029 PV/Parlikar	Dial Car StaDIAL CAR INC.	94.:	
05/17/01	EXW 0213276 Armonk Car Service (LGA to Arm			
05/17/01	EXW 0213277 Armonk Car Service (Armonk to	Greene,A AMERICAN EXPRESS	15200 137.4	
06/06/01	DIAL 0001320 E 57TH ST MH 029 HV/Parlikar	Dial Car StaDIAL CAR INC.	18.	
06/06/01	DIAL 0001320 E 57TH ST MH 029 PV/Parlikar	Dial Car StaDIAL CAR INC.	18.3	
06/06/01	DIAL 0001320 6TH AV MH 029 PV/Parlikar	Dial Car StaDIAL CAR INC.	23.	
06/13/01	DIAL 0001317 E 57TH ST MH 02P HV/Parlikar	Dial Car StaDIAL CAR INC.	27.	
06/13/01	DIAL 0001317 E 57TH ST MH 029 HV/Parlikar	Dial Car StaDIAL CAR INC.	18.3	
06/13/01	DIAL 0001317 1301/Parlikar	Dial Car StaDIAL CAR INC.	35.	
06/13/01	DIAL 0001317 W 39TH ST MH 029 HV/Parlikar	Dial Car StaDIAL CAR INC.	23.4	
06/13/01	DIAL 0001317 48/7 029 HV/Parlikar	Dial Car StaDIAL CAR INC.	38.	
06/20/01	DIAL 0001324 7TH AV MH 029 PV/Parlikar	Dial Car StaDIAL CAR INC.	905296 52.	
06/20/01	DIAL 0001324 82 ST/AMS AVE 029 HV/Parlika		905296 53.	
06/27/01	DIAL 0001328 6TH AV MH 029 HV/Parlikar	Dial Car StaDIAL CAR INC.	905952 18.3	
	DIAL 0001328 E 57TH ST MH 029 PV/Parlikar	Dial Car StaDIAL CAR INC.	905952 18.3	
06/27/01 06/27/01			905952 18.	
	Total TRANSPORTATION - TAXI/LIMO			2166.64
4	TOTAL TRANSFORMATION - TAXIFEIMO			========
TRANSPORTAT	ION - OTHER			
05/17/01	EXW 0213278 Hertz Car Rental - Fort Lauder	Greene, A AMERICAN EXPRESS	15200 36.	21
1				

.R31	1	WA	SSERSTEIN PERELLA	07/1	6/2001		
.RS	RS - ACCOUNT ACCOUNTS RECEI		COUNTS RECEIVABLE ACTIVITY -DETAIL	IL 11:23 AM			
				KARE			
	OVERTIME ME	ALS					
	02/07/01	EXW	0191196 OT meal @ Vatan Indian Restaur	Parlikar,S	PARLIKAR, SANJEEV	14140	
	02/09/01	EXW	0191195 OT meal @ Natural Tofu Restaur	Parlikar,S	AMERICAN EXPRESS	14140	
	02/12/01	EXW	0197391 S Palikar	Reece,T	AMERICAN EXPRESS	14225	
		To	tal OVERTIME MEALS				
	RESEARCH DA	TABASE	EXPENSES				
	02/16/01	DATA	0000992 Barbagallo, Joseph	Dow Jones S	tDOW JONES INTERACT	90685381	
	02/16/01	DATA	0000996 Barbagallo, Joseph	Dow Jones S	tDOW JONES INTERACT		
	03/09/01	TIME	0001375 Tuchman, Kenneth	SDC Stateme	ENSECURITIES DATA CO	0102WASS	
	03/09/01	TIME	0001375 Tuchman Kenneth	SDC Stateme	SECURITIES DATA CO	22445010	

TEMPORARY STAFF - GRAPHICS

TIME CHARGES

05/31/01 IN 0128687 TEM PW/E 052701 DAVIS, D

06/01/01 IN 0129077 TEMP WE 052701 ROBINSN J

05/25/01 RTCS 0002360 0.5 HOURS • -ALVAREZ

Total TIME CHARGES

Total TEMPORARY STAFF - GRAPHICS

,,				02.0
02/16/01	DATA 0000996 Barbagallo, Joseph	Dow Jones StDOW JONES INTERACT		62.84
03/09/01	TIME 0001375 Tuchman, Kenneth	SDC StatemenSECURITIES DATA CO	0102WASS	140.89
03/09/01	TIME 0001375 Tuchman, Kenneth	SDC StatemenSECURITIES DATA CO	0102WASS	283.51
03/09/01	TIME 0001375 Tuchman, Kenneth	SDC StatemenSECURITIES DATA CO	0102WASS	32.12
03/09/01	TIME 0001375 Tuchman, Kenneth	SDC StatemenSECURITIES DATA CO	0102WASS	21.41
05/15/01	TIME 0001394 Tuchman, Kenneth	SDC StatemenSECURITIES DATA CO	0104WASS	94.66
05/31/01	TIME 0001389 Parlikar, Sanjeev	Factset StatFACTSET RESEARCH S	4310105	0.40
05/31/01	TIME 0001389 Smolenski, Elizabeth	Factset StatFACTSET RESEARCH S	4310105	40.33
05/31/01	DATA 0001021 McClenton, Monique	BARBAGALLO, JLEXIS-NEXIS	05048744	353.73
	Total RESEARCH DATABASE EXPENSES			1092.73
OVERNIGHT DE	ELIVERY			
02/19/01	IN 0124219 FED EX CHGS-PARLIKAR	FOREST, A FEDERAL EXPRESS CO	021901	17.25
	Total OVERNIGHT DELIVERY			17.25

MESSENGER/CO	DURIER			
03/09/01	IN 0125739 NYCS- MESSENGER SERVICE	FORREST, A NEW YORK CORPORATE	10817	7.00
	Total MESSENGER/COURIER			7.00
				=========

N UNITED STAFFING SY 714859

BADECKER G HEADWAY CORPORATE 302489

SECY OT CHARDOMESTIC - GENERAL DESMOND

30.00

30.00

29.71

62.84

19.00

26.25

17.50

45.25 ===**==**======

17.50 =========

89.71 =========

√R31		WASSERSTEIN PERELLA				07/16/2001				
.RS - ACCO	UNT	ACCOUNTS RECEIVABLE	ACTIVITY	-DETAIL		11:23 AM				
						KAREN KOSSMAN				
υ	SE CHARGES	- COLOR COPIES								
	04/05/01	RTC1 0001141 PARLIKAR	132 COLOR	COPIES	COLOR	COPIESPRODUCTION	CENTER	LONGWORT	105.60	
	04/06/01	RTC1 0001142 PARLIKAR	109 COLOR	COPIES	COLOR	${\tt COPIESPRODUCTION}$	CENTER	LONGWORT	87.20	
		Total USE CHARGES	- COLOR CO	PIES						192.80
									===	:======
									===	:======

26419.77

Total Sunbeam