NYSCEF DOC. NO. 217

EXHIBIT 4

<u>Exhibit A</u>

Fursuant to Local Rule 26.2(c), the following categories of documents are being withheld from production by Each of the Institutional Investors (the "Company") on the basis of the privileges set forth below:

Documents	Privilege
Documents reflecting communications by and between the	Attorney/Client Privilege
Company, its employees, internal counsel and/or external	Attorney/Work Product Privilege
counsel regarding or relating to the assertion of claims	Party Work Product
with respect to one or more of the Covered Trusts,	Party Communication Privilege
settlement negotiations, or the settlement.	Common Interest Privilege
Documents reflecting communications by and between the	Attorney/Client Privilege
Company, its employees, internal counsel, external	Attorney/Work Product Privilege
counsel and/or representatives of the other members of the	Party Work Product
Institutional Investor group regarding or relating to the	Party Communication Privilege
assertion of claims with respect to one or more of the	Common Interest Privilege
Covered Trusts, settlement negotiations, or the settlement.	
Documents reflecting communications by and between the	Attorney/Client Privilege
Company, its employees, internal counsel, external	Attorney/Work Product Privilege
counsel, representatives of the other members of the	Party Work Product
Institutional Investor group, and/or BNYM or its counsel	Party Communication Privilege
regarding potential claims regarding or relating to the	Common Interest Privilege
assertion of claims with respect to one or more of the	
Covered Trusts, settlement negotiations, or the settlement.	
This category is limited to documents reflecting	
communications occurring on or after November 18,	
2010.	
Documents reflecting communications by and between the	Attorney/Client Privilege
Company, internal and external counsel, representatives of	Attorney/Work Product Privilege
the other members of the Institutional Investor group,	Party Work Product
BNYM and its counsel, Countrywide and its counsel, or	Party Communication Privilege
Bank of America and its counsel concerning the	Common Interest Privilege
settlement. This category is limited to documents	
reflecting communications occurring on or after the date	
of the execution of the settlement agreement.	Attomar/Work Product Drivilago
Documents reflecting communications by and between the	Attorney/Work Product Privilege
Company, its employees, internal counsel, external counsel, representatives of the other members of the	Party Work Product Party Communication Privilege
Institutional Investor group, and/or third parties regarding	Common Interest Privilege
or relating to the investigation by the Company and its	Common merest r nynege
counsel of claims with respect to one or more of the	
Covered Trusts, settlement negotiations, or the settlement.	
Documents reflecting communications by and between the	Attorney/Client Privilege
Documents reflecting communications by and between the	Automety/Unein 1 Hvilege

Company, its employees, internal counsel and/or external counsel regarding or relating to the assertion of claims with respect to business transactions between the	Party Work Product
Company and Bank of America, Countrywide, or BNYM.	
Reports, memos, handwritten notes, analyses, and other work product of the Company, its employees, and counsel regarding or relating to the investigation by the Company and its counsel of claims with respect to one or more of the Covered Trusts, settlement negotiations, or the settlement.	Attorney/Client Privilege Attorney/Work Product Privilege Party Work Product Party Communication Privilege