

# EXHIBIT A

**Experian Information Solution, Inc's  
 SUPPLEMENTAL PRIVILEGE LOG**

<b>Name</b>	<b>Position/Description</b>
Diane Howell	Special Sales Channel Account Executive. Primary contact person between Datamyx and Experian.
Lori Dietrich	Product Marketing Management Manager Senior. Responsible for Experian's prescreen products sold through Datamyx.
Jim Clark	Business Analyst Senior. Responsible for processing data and billing for Datamyx.
Edward Maher	Compliance Director. Responsible for coordinating and overseeing corporate regulatory compliance.
David Strauss, Esq.	Vice President and Head Marketing Services and IP Counsel. In house counsel for Experian Automotive.
Vicki Hepburn	Audit & Risk Investigator Expert. Responsible for coordinating and conducting investigations.
Jeanine Ford	Contracts Specialist Expert. Responsible for reviewing and executing contracts on behalf of Experian.
Scott Nenninger	Vice President Business Development and Finance Automotive
Kristin Schelfhauadt, Esq.	Corporate Counsel
Peter Henke	Membership Director. Responsible for onboarding new Experian members.
Natalie Buxton	Special Sales Channel Account Executive. Promoted to Sales Director in November 2011. Responsible for portions of Experian's prescreen product sales.
Nick Haaf	Vice President Specialized Channels Credit Services. Responsible for portions of Experian's prescreen product sales. Supervisor to D. Howell.
Lloyd Parker	Senior Vice President Government Services. Supervisor to N. Haaf.
Marietta Sanford	Compliance Manager Senior. Responsible for conducting investigations.
Ann Sterling	Vice President and Chief Litigation and Employment Counsel
Laura Mundy	Vice President Corporate Compliance.
Cathy Jones	Compliance Director Senior. Responsible for coordinating and conducting investigations.
John Gray	Senior Vice President Sales Automotive
Jason Engle, Esq.	Deputy General Counsel and Chief Regulatory Counsel.
Scott Waldron	President Automotive Services
Richard Hellerman, Esq.	Outside counsel retained in relation to litigations with Western Sierra Acceptance Corp.
Jospeh Frank, Esq.	Outside counsel retained in relation to litigations with Western Sierra Acceptance Corp.

Experian Information Solution, Inc's  
SUPPLEMENTAL PRIVILEGE LOG

Entry No.	Document ID	Date	From	Sent To	CC (Name)	File Name / Email Subject	Privilege	Explanation
1	CRAB_PRIV_00000249	10/28/2011	Diane Howell	Lori Dietrich		FW: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; email forwards communication to Experian employee related to investigation without adding any information unrelated to an investigation conducted under the direction of counsel	Email forwards prior emails that include privileged information regarding WSAC investigation.
2	CRAB_PRIV_00000251	10/17/2011	Diane Howell	Lori Dietrich	Nick Haaf; Jim Clark; Cathy Graham;	Western Sierra and Tranzact	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from D. Howell explaining reasons for WSAC termination to L. Dietrich, summarizing information related to WSAC Investigation.
3	CRAB_PRIV_00000256	12/6/2011	Peter Henke	Lori Dietrich		RE: WSAC and TranzAct	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email responds to follow up request for information regarding WSAC investigation. Email includes summary of findings of first stage of investigation.
4	CRAB_PRIV_00000257	12/5/2011	Edward Maher	Lori Dietrich		RE: WSAC and TranzAct	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email contains summary of first stage of WSAC investigation and additional information related to second stage of investigation.
5	CRAB_PRIV_00000314	10/11/2011	<b>David Strauss, Esq.</b>	Vicki Hepburn;	Scott Nenninger; Jeannine Ford;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email contains thread summarizing facts related to WSAC investigation and legal analysis from in house counsel.
6	CRAB_PRIV_00000315	10/11/2011	<b>David Strauss, Esq.</b>	Jeannine Ford;		FW: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employee and in-house counsel regarding status of investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email regarding status of WSAC investigation, contains thread summarizing facts related to WSAC investigation and legal analysis from in house counsel.
7	CRAB_PRIV_00000316					A-8891 03.02.02 Agency Agreement.pdf	Attorney-Client: attachment to CRAB_PRIV_00000315	Attachment to privileged email.
8	CRAB_PRIV_00000317					1-216983101.pdf	Attorney-Client: attachment to CRAB_PRIV_00000315	Attachment to privileged email.
9	CRAB_PRIV_00000318					1-296316407.pdf	Attorney-Client: attachment to CRAB_PRIV_00000315	Attachment to privileged email.
10	CRAB_PRIV_00000319	10/11/2011	Vicki Hepburn	<b>David Strauss, Esq.;</b>	Scott Nenninger; Jeannine Ford;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employee and in-house counsel regarding status of investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel from an Experian employee working on WSAC investigation providing facts and suggestions for additional research. Contains thread related to WSAC investigation.
11	CRAB_PRIV_00000320	10/17/2011	Scott Nenninger	Jeannine Ford;	<b>David Strauss, Esq.;</b> Vicki Hepburn;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employee and in-house counsel regarding status of investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from senior executive regarding status of WSAC investigation. Email contains thread summarizing facts and legal analysis regarding WSAC investigation.
12	CRAB_PRIV_00000321	1/10/2012	<b>Kristin Schelfhauht, Esq.</b>	Jeannine Ford;		RE: Western Sierra termination letter	Attorney-Client: e-mail reflects communications between Experian employee and in-house counsel regarding status of investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email thread from in house counsel regarding second stage of WSAC investigation.

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Entry No.	Document ID	Date	From	Sent To	CC (Name)	File Name / Email Subject	Privilege	Explanation
13	CRAB_PRIV_0000322	1/10/2012	<b>Kristin Schelfhauht, Esq.</b>	Jeannine Ford;		Western Sierra termination letter	Attorney-Client: e-mail reflects communications between Experian employee and in-house counsel regarding status of investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel regarding second stage of WSAC investigation.
14	CRAB_PRIV_0000323					WSAC_EXP_Termination.pdf	Attorney-Client: attachment to CRAB_PRIV_0000323	Attachment to privileged email.
15	CRAB_PRIV_0000324	10/11/2011	<b>David Strauss, Esq.</b>	Jeannine Ford;		RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employee and in-house counsel regarding status of investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email regarding status of WSAC investigation, contains thread summarizing facts related to WSAC investigation and legal analysis from in house counsel.
16	CRAB_PRIV_0000325	12/6/2011	Peter Henke	Lori Dietrich		RE: WSAC and TranzAct	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Duplicate to Entry No. 3. Inadvertantly logged twice.
17	CRAB_PRIV_0000326	12/5/2011	Lori Dietrich	Peter Henke;		FW: WSAC and TranzAct	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email summarizes WSAC investigation and requests additional information related to that investigation.
18	CRAB_PRIV_0000336	12/22/2011	Diane Howell	Natalie Buxton; <b>Kristin Schelfhauht, Esq.</b> ; Nick Haaf; Lloyd Parker;		Western Sierra and Tranzact	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email and calendar invite which forwards summary of WSAC investigation to in house counsel and other executives considering second stage of WSAC investigation.
19	CRAB_PRIV_0000367	9/23/2011	Marietta Sanford	<b>David Strauss, Esq.;</b>		RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email is part of a thread responding to in house counsel's request for investigation into WSAC and summarizes basis for investigation.
20	CRAB_PRIV_0000368	9/22/2011	Marietta Sanford	Laura Mundy; <b>Ann Sterling, Esq.;</b>	David Strauss, Esq.; Cathy Jones;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email is part of a thread responding to in house counsel's request for investigation into WSAC and summarizes basis for investigation.
21	CRAB_PRIV_0000369	9/23/2011	Marietta Sanford	<b>Ann Sterling, Esq.;</b> Laura Mundy;	David Strauss, Esq.; Cathy Jones; Vicki Hepburn;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email is part of a thread responding to in house counsel's request for investigation into WSAC and summarizes basis for investigation.
22	CRAB_PRIV_0000370	9/22/2011	Marietta Sanford	Vicki Hepburn;		FW: WSAC	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email includes attorney work product created by outside counsel during the course of litigation	Email forwards request from in house counsel to open investigation and includes thread summarizing basis for investigation.

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Entry No.	Document ID	Date	From	Sent To	CC (Name)	File Name / Email Subject	Privilege	Explanation
23	CRAB_PRIV_00000371					img-922154149-0001.pdf	Attorney-Client: attachment to CRAB_PRIV_00000370; Attorney Work Product: document reflects attorney work product of outside counsel made during the course of litigation	Attachment to privileged email. Memorandum from Outside counsel. Independently contains attorney work product and is independently subject to attorney-client privilege.
24	CRAB_PRIV_00000372	9/27/2011	Marietta Sanford	Vicki Hepburn;		RE: Granite Bay Acceptance	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services;	Email forwards information collected for WSAC investigation to Experian employees conducting the investigation.
25	CRAB_PRIV_00000373	9/26/2011	Marietta Sanford	Cathy Jones;		Re: WSAC	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services;	Email providing update on WSAC investigation and forwarding threads summarizing basis for investigation.
26	CRAB_PRIV_00000374	9/26/2011	Marietta Sanford	Vicki Hepburn;		Fw: WSAC	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email includes attorney work product created by outside counsel during the course of litigation	Email forwards information collected for WSAC investigation to Experian employees conducting the investigation.
27	CRAB_PRIV_00000375					img-922154149-0001.pdf	Attorney-Client: attachment to CRAB_PRIV_00000374; Attorney Work Product: document reflects attorney work product of outside counsel made during the course of litigation	Attachment to privileged email. Memorandum from Outside counsel. Independently contains attorney work product and is independently subject to attorney-client privilege.
28	CRAB_PRIV_00000376	10/14/2011	Marietta Sanford	Cathy Jones	Vicki Hepburn;	FW: WSAC ATTORNEY CLIENT PRIVLEDGED	Attorney-Client: e-mail reflects communications between Experian employees regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services;	Email forwards information collected for WSAC investigation to Experian employees conducting and supervising the investigation.
29	CRAB_PRIV_00000377	10/11/2011	David Strauss, Esq.	Vicki Hepburn;	Scott Nenninger; Jeannine Ford;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel responding to thread summarizing WSAC investigation and providing legal analysis.
30	CRAB_PRIV_00000378	10/11/2011	David Strauss, Esq.	Jeannine Ford;		RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email continuing thread from in house counsel regarding direction of WSAC investigation and requesting additional information.
31	CRAB_PRIV_00000402	9/23/2011	David Strauss, Esq.	Marietta Sanford; Ann Sterling, Esq.; Laura Mundy;	Cathy Jones; Vicki Hepburn;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email contains attorney work product of outside counsel created during the course of litigation	Email from in house counsel that is part of a thread responding to in house counsel's request for investigation into WSAC and summarizes basis for investigation.

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Entry No.	Document ID	Date	From	Sent To	CC (Name)	File Name / Email Subject	Privilege	Explanation
32	CRAB_PRIV_00000404					Telephone message [REDACTED] Re_ Western Sierra (9_22_11).doc	Attorney-Client: attachment to CRAB_PRIV_00000402; Attorney Work Product: document reflects attorney work product of outside counsel made during the course of litigation	Attachment to privileged email. Memorandum from Outside counsel. Independently contains attorney work product and is independently subject to attorney-client privilege.
33	CRAB_PRIV_00000406	9/22/2011	David Strauss, Esq.	John Gray;	Scott Nenninger;	FW: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email contains attorney work product of outside counsel created during the course of litigation	Email from in house counsel to senior executives forwarding memorandum from outside counsel and providing legal analysis.
34	CRAB_PRIV_00000407					Telephone message [REDACTED] Re_ Western Sierra (9_22_11).doc	Attorney-Client: attachment to CRAB_PRIV_00000406; Attorney Work Product: document reflects attorney work product of outside counsel made during the course of litigation	Attachment to privileged email. Memorandum from Outside counsel. Independently contains attorney work product and is independently subject to attorney-client privilege.
35	CRAB_PRIV_00000408	9/22/2011	David Strauss, Esq.	Marietta Sanford; Ann Sterling, Esq.; Laura Mundy;	Cathy Jones;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel to other in house counsel and Experian employees responsible for WSAC investigation regarding details of WSAC investigation.
36	CRAB_PRIV_00000409	9/22/2011	David Strauss, Esq.	Ann Sterling, Esq.; Scott Nenninger;		RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel to other in house counsel and Experian employees regarding details of WSAC investigation.
37	CRAB_PRIV_00000410	9/22/2011	David Strauss, Esq.	Scott Nenninger; Ann Sterling, Esq.;	Richard Hellerman, Esq.	FW: WSAC	Attorney-Client: e-mail reflects communications between Experian employees, in-house counsel and outside counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email contains attorney work product of outside counsel created during the course of litigation	Email from in house counsel to senior executives and other in house counsel forwarding memorandum from outside counsel and providing legal analysis.
38	CRAB_PRIV_00000411					Telephone message [REDACTED] Re_ Western Sierra (9_22_11).doc	Attorney-Client: attachment to CRAB_PRIV_00000410; Attorney Work Product: document reflects attorney work product of outside counsel made during the course of litigation	Attachment to privileged email. Memorandum from Outside counsel. Independently contains attorney work product and is independently subject to attorney-client privilege.
39	CRAB_PRIV_00000416	9/30/2011	David Strauss, Esq.	Vicki Hepburn;	Scott Nenninger;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel regarding information needed as part of WSAC investigation.
40	CRAB_PRIV_00000417	9/30/2011	David Strauss, Esq.	Vicki Hepburn;	Scott Nenninger;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel regarding information needed as part of WSAC investigation.

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Entry No.	Document ID	Date	From	Sent To	CC (Name)	File Name / Email Subject	Privilege	Explanation
41	CRAB_PRIV_00000422	10/11/2011	David Strauss, Esq.	Vicki Hepburn;	Scott Nenninger;	FW: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel regarding information needed as part of WSAC investigation.
42	CRAB_PRIV_00000423	10/18/2011	David Strauss, Esq.	Vicki Hepburn;		RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel regarding information needed as part of WSAC investigation.
43	CRAB_PRIV_00000424	10/17/2011	David Strauss, Esq.	Richard Hellerman, Esq.; Joseph Frank, Esq.		FW: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian in-house counsel and outside counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email contains attorney work product of outside counsel created during the course	Email from in house counsel to outside counsel regarding WSAC investigation. Email forwards findings of WSAC investigation to outside counsel for consideration in ongoing litigation.
44	CRAB_PRIV_00000430	10/19/2011	Diane Howell	Vicki Hepburn; David Strauss, Esq.;	Scott Nenninger; Jeannine Ford;	RE WSAC - Attorney Client Privilege	N/A	Email inadvertently logged. Previously produced in its entirety in the email thread produced at EXP_CRABTREE_000057-64; Experian will seperatly produce this email.
45	CRAB_PRIV_00000447	11/15/2011	David Strauss, Esq.	Vicki Hepburn;	Scott Nenninger;	RE: Western Sierra and Tranzact	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel providing legal advise regarding WSAC termination and results of WSAC investigation.
46	CRAB_PRIV_00000463	12/22/2011	David Strauss, Esq.	Kristin Schelfhaudt, Esq.;	Engel, Jason; Ann Sterling, Esq.; Scott Nenninger; Nick Haaf;	Re: Western Sierra	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel as part of second stage of WSAC investigation providing legal advise regarding WSAC termination and results of WSAC investigation.
47	CRAB_PRIV_00000476	10/11/2011	Vicki Hepburn	David Strauss, Esq.;	Scott Nenninger; Jeannine Ford;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel from an Experian employee working on WSAC investigation providing facts and suggestions for additional research. Contains thread related to WSAC investigation.
48	CRAB_PRIV_00000507	9/23/2011	Marietta Sanford	Ann Sterling, Esq.;	David Strauss, Esq.;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from Experian employee working on WSAC investigation to in house counsel regarding WSAC investigation direction and scope. Email thread summarizes basis for investigation
49	CRAB_PRIV_00000508	9/23/2011	Ann Sterling, Esq.	Marietta Sanford; Laura Mundy;	David Strauss, Esq.;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house counsel regarding scope and direction of WSAC investigation.
50	CRAB_PRIV_00000509	9/23/2011	Marietta Sanford	David Strauss, Esq.;		RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel from an Experian employee working on WSAC investigation providing information regarding status of investigation. Contains thread related to WSAC investigation.

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51	CRAB_PRIV_00000512	9/22/2011	<b>Ann Sterling, Esq.</b>	Marietta Sanford; Laura Mundy;	<b>David Strauss, Esq.;</b> Cathy Jones;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees, in-house counsel and outside counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email contains attorney work product of outside counsel created during the course of litigation	Email from in house counsel forwarding memorandum from outside counsel to Experian employees responsible for conductn investigation.
52	CRAB_PRIV_00000513					img-922154149-0001.pdf	Attorney-Client: attachment to CRAB_PRIV_00000512; Attorney Work Product: document reflects attorney work product of outside counsel made during the course of litigation	Attachment to privileged email. Memorandum from Outside counsel. Independently contains attorney work product and is independently subject to attorney-client privilege.
53	CRAB_PRIV_00000514	9/22/2011	Marietta Sanford	<b>Laura Mundy; Ann Sterling, Esq.;</b>	<b>David Strauss, Esq.;</b> Cathy Jones;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email responding to in house counsel regarding memorandum from outside counsel to Experian employees responsible for conductn investigation.
54	CRAB_PRIV_00000515	9/22/2011	Scott Nenninger	<b>David Strauss, Esq.;</b>		Re: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from senior executive regarding status of WSAC investigation. Email contains thread forwards information from in house and outside counsel regarding WSAC investigation.
55	CRAB_PRIV_00000516	9/22/2011	Laura Mundy	<b>Ann Sterling, Esq.;</b> <b>Marietta Sanford;</b>	David Strauss, Esq.; Cathy Jones;	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from in house regarding scope and direction of WSAC investigation.
56	CRAB_PRIV_00000521	9/30/2011	Vicki Hepburn	<b>David Strauss, Esq.;</b>	Scott Nenninger;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel from an Experian employee working on WSAC investigation providing facts and suggestions for additional research. Contains thread related to WSAC investigation.
57	CRAB_PRIV_00000522	10/11/2011	Jeannine Ford	<b>David Strauss, Esq.;</b>		RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel from Experian employee providing information regarding WSAC investigation.
58	CRAB_PRIV_00000523	10/18/2011	Vicki Hepburn	<b>David Strauss, Esq.;</b>		FW: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel asking for legal advice regarding direction of WSAC investigation.
59	CRAB_PRIV_00000524	10/18/2011	Jeannine Ford	Vicki Hepburn;	<b>David Strauss, Esq.;</b> Diane Howell; Scott Nenninger;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email responding to request for additional information regarding WSAC investigation, sent to Experian employee working on the investigation.



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SUPPLEMENTAL PRIVILEGE LOG**

Entry No.	Document ID	Date	From	Sent To	CC (Name)	File Name / Email Subject	Privilege	Explanation
60	CRAB_PRIV_00000525	10/18/2011	Vicki Hepburn	Vicki Hepburn; Jeannine Ford; Scott Nenninger;	<b>David Strauss, Esq.;</b> Diane Howell;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel, Experian executives and Experian employees working on WSAC investigation providing additional information related to the WSAC investigation.
61	CRAB_PRIV_00000526	10/17/2011	Jeannine Ford	Vicki Hepburn;	David Strauss, Esq.; Scott Nenninger;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email responding to request for additional information regarding WSAC investigation, sent to Experian employee working on the investigation.
62	CRAB_PRIV_00000527	10/17/2011	Vicki Hepburn	Jeannine Ford; Scott Nenninger;	<b>David Strauss, Esq.;</b>	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email responding to request for additional information regarding WSAC investigation, sent to Experian employee working on the investigation.
63	CRAB_PRIV_00000528	10/17/2011	Jeannine Ford	Vicki Hepburn; Scott Nenninger;	<b>David Strauss, Esq.;</b>	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from Experian employee requesting additional information regarding WSAC investigation.
64	CRAB_PRIV_00000529	10/17/2011	Vicki Hepburn	Jeannine Ford; Scott Nenninger;	<b>David Strauss, Esq.;</b>	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from Experian employee requesting additional information regarding WSAC investigation.
65	CRAB_PRIV_00000540	10/18/2011	Vicki Hepburn	<b>David Strauss, Esq.;</b> Diane Howell	Scott Nenninger; Jeannine Ford;	RE: WSAC - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from Experian employee working on WSAC investigation to in house counsel seeking legal analysis regarding WSAC investigation.
66	CRAB_PRIV_00000557	12/22/2011	Scott Waldron	John Gray; Scott Nenninger; <b>David Strauss, Esq.;</b>		RE: Western Sierra	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from senior executive to in house counsel and other executives asking for information regarding WSAC investigation and ongoing litigation.
67	CRAB_PRIV_00000558	12/22/2011	<b>Kristin Schelfhault, Esq.</b>	<b>David Strauss, Esq.;</b>		RE: Western Sierra	Attorney-Client: email reflects communication between in house counsel and outside counsel seeking and providing legal advice regarding ongoing litigation	Email from in house counsel to in house counsel responding to additional legal analysis.
68	CRAB_PRIV_00000584	9/22/2011	<b>Ann Sterling, Esq.</b>	Laura Mundy;	<b>David Strauss, Esq.;</b>	FW: WSAC	Attorney-Client: e-mail reflects communications between Experian employees, in-house counsel and outside counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email contains attorney work product of outside counsel created during the course of litigation	Email from in house counsel to Experian employee responsible for conducting investigations requesting investigation into WSAC.
69	CRAB_PRIV_00000585					Telephone message [REDACTED] Re_ Western Sierra (9_22_11).doc	Attorney-Client: attachment to CRAB_PRIV_00000584; Attorney Work Product: document reflects attorney work product of outside counsel made during the course of litigation	Attachment to privileged email. Memorandum from Outside counsel. Independently contains attorney work product and is independently subject to attorney-client privilege.

**Experian Information Solution, Inc's  
SUPPLEMENTAL PRIVILEGE LOG**

Entry No.	Document ID	Date	From	Sent To	CC (Name)	File Name / Email Subject	Privilege	Explanation
70	CRAB_PRIV_00000586	9/22/2011	Ann Sterling, Esq.	David Strauss, Esq.; Scott Nenninger;	Richard Hellerman, Esq.	RE: WSAC	Attorney-Client: e-mail reflects communications between Experian employees, in-house counsel and outside counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email contains attorney work product of outside counsel created during the course of litigation	Email from in house counsel to in house and outside counsel regarding scope and direction of WSAC investigation.
71	CRAB_PRIV_00000587	9/28/2011	Vicki Hepburn	David Strauss, Esq.;		WSAC -Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel from an Experian employee working on WSAC investigation providing information related to WSAC investigation.
72	CRAB_PRIV_00000588	9/30/2011	Vicki Hepburn	David Strauss, Esq.;		Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel from an Experian employee working on WSAC investigation providing facts and suggestions for additional research. Contains thread related to WSAC investigation.
73	CRAB_PRIV_00000590	10/11/2011	Vicki Hepburn	David Strauss, Esq.;	Scott Nenninger;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email to in house counsel and executive from an Experian employee working on WSAC investigation providing facts and suggestions for additional research. Contains thread related to WSAC
74	CRAB_PRIV_00000591					A-8891 03.02.02 Agency Agreement.pdf	Attorney-Client: attachment to CRAB_PRIV_00000590	Attachment to privileged email.
75	CRAB_PRIV_00000592					1-216983101.pdf	Attorney-Client: attachment to CRAB_PRIV_00000590	Attachment to privileged email.
76	CRAB_PRIV_00000593					1-296316407.pdf	Attorney-Client: attachment to CRAB_PRIV_00000590	Attachment to privileged email.
77	CRAB_PRIV_00000594	10/17/2011	Jeannine Ford	Scott Nenninger;	David Strauss, Esq.;	RE: Western Sierra - Tranzact Access - Attorney Client Privilege	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from Experian employee working on WSAC investigation to in house counsel, executive and other employee working on investigation providing update on WSAC investigation.
78	CRAB_PRIV_00000620	1/3/2012	Scott Waldron	Scott Nenninger; David Strauss, Esq.;		RE: Western Sierra	Attorney-Client: e-mail reflects communications between Experian employees and in-house counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services	Email from executive to in house counsel responding to legal analysis regarding WSAC investigation.
79	CRAB_PRIV_00000621	12/22/2011	Kristin Schelfhauadt, Esq.	David Strauss, Esq.;	Jason Engel, Esq.;	RE: Western Sierra	Attorney-Client: e-mail reflects communications between Experian employees, in-house counsel and outside counsel regarding investigation launched and conducted at the request of the Legal Department and for the Legal Department; e-mail reflects and contains communications used to facilitate the provision of legal advice and/or services; Attorney Work Product: email contains attorney work product of outside counsel created during the course of litigation	Email from in house counsel to other in house counsel regarding second stage of WSAC investigation.
80	CRAB_PRIV_00000640					Telephone message [REDACTED] Re_ Western Sierra (9_22_11).doc	Attorney-Client: attachment to CRAB_PRIV_00000584; Attorney Work Product: document reflects attorney work product of outside counsel made during the course of litigation	Attachment to privileged email. Memorandum from Outside counsel. Independently contains attorney work product and is independently subject to attorney-client privilege.

