

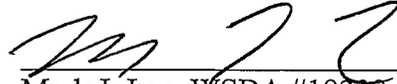
RECEIVED
SUPREME COURT
STATE OF WASHINGTON
2009 FEB -6 AM 7:57
BY RONALD R. SORRENTIER
CLERK

SUPREME COURT OF THE STATE OF WASHINGTON

JULIA A. TORKILD, an individual Plaintiff/Respondent, v. JOHN R. JOHNSTON and DARCEE L. JOHNSTON, husband and wife, and any and all other occupants, Defendants/Appellants.		Supreme Court No. 81813-4 Court of Appeals No.: 58303-4-I RESPONDENT'S STATEMENT OF ADDITIONAL AUTHORITY
---	--	---

COMES NOW Respondent Julia A. Torkild ("Torkild"), pursuant to RAP 10.8, and provides the Court with this statement to add the following authority to her Supplemental Brief: Wachovia SBA Lending, Inc. v. Kraft, Docket No. 80318-8 (January 15, 2009). This additional authority relates to the issue of whether or not Appellants should be entitled to attorneys' fees and costs if the matter is dismissed for lack of subject matter jurisdiction based upon a deficient summons. Torkild addresses this issue at pages 7-13 of her Supplemental Brief.

DATED this 4th day of February, 2009.



Mark J. Lee, WSBA #19339
of Brownlie Evans Wolf & Lee, LLP
Attorneys for Respondent
230 E. Champion Street
Bellingham, WA 98225
(360) 676-0306