LITTON LOAN SERVICING LP
4828 Loop Central Drive
Houston, TX 77081
Attn: Alison S. Walas Prepared By: Limit P

RESOURCE TITLE AGENGY OF TN, LLC 3931-B GALLATIN PIKE NASHVILLE, TN 37216

LIMITED POWER OF ATTORNEY

MTGLQ Investors, L.P. (hereinafter "Trustee") in order to carry out the intent and purposes of that certain Servicing Agreement between Goldman Sachs Mortgage Company and Litton Loan Servicing LP (hereinafter called "Litton") dated June 1, 2005 (the "Agreement") hereby appoints Litton, as its true and lawful attorney-in-fact to act in the name, place and stead of Trustee for the purposes set forth below.

The said attorneys-in-fact, and each of them, are hereby authorized, and empowered in so far as such actions are in compliance with and in furtherance of Litton's obligations as Servicer under the Agreement, as follows:

- 1. To execute, acknowledge, seal and deliver deed of trust/mortgage note endorsements, lost note affidavits, assignments of deed of trust/mortgage and other recorded documents, [satisfactions/releases/reconveyances of deed of trust/mortgage, subordinations and modifications, tax authority notifications and declaration, deeds, bills of sale, and other instruments of sale, conveyance, and transfer, appropriately completed, with all ordinary or necessary endorsements, acknowledgments, affidavits, and supporting documents as may be necessary or appropriate to effect its execution, delivery, conveyance, recordation or filing.
- 2. To execute and deliver insurance filings and claims, affidavits of debt, substitutions of trustee, substitutions of counsel, non-military affidavits, notices of recission, foreclosure deeds, transfer tax affidavits, affidavits of merit, verifications of complaints, notices to quit, bankruptcy declarations for the purpose of filing motions to lift stays, and other documents or notice filings on behalf of Trustee in connection with insurance, foreclosure, bankruptcy and eviction actions.
- 3. To endorse any checks or other instruments received by Litton and made payable to MTGLQ Investors, L.P.
- 4. To pursue any deficiency, debt or other obligation, secured or unsecured, including but not limited to those arising from foreclosure or other sale, promissory note or check. This power also authorizes Litton to collect, negotiate or otherwise settle any deficiency claim, including interest and attorney's fees.
- 5. To do any other act or complete any other document that arises in the normal course of servicing the Mortgage Loans and REO Properties, as defined in, and subject to the terms of, the Agreement.

	MTGLQ Investors, L.P.
	Name: Michelle Gill
	Title: Vice President
	Witness:
	Si Petrona.
	Name: Spezhana Pet
	Name: FARRAMA CHA
SEFORE ME, Canne L. Somber's his, personally appeared Michel and who is personally and w	اری کے الے الے الے الے الے الے الے الے الے ال
xecuted the foregoing instrument by virtue of the foregoing instrument by virtue of the foregoing in the for	strument to be his/her free and voluntary



