Doc#. 1600408186 Fee: \$64.00

Karen A. Yarbrough

Cook County Recorder of Deeds Date: 01/04/2016 11:59 AM Pg: 1 of 3

## LIMITED POWER OF AT FORNEY

. This Limited Power of Attorney is made in connection with Section 2.1(g) of that certain Servicing Agreement (the "Servicing Agreement"), by and between RoundPoint Mortgage Servicing Corporation, a Florida corporation ("Servicer"), and Taylor, Bean & Whitaker Mortgage Corp. ("Owner"), dated as of October 4, 2010. Capitalized terms used but not defined herein shall have the respective meaning ascribed thereto in the Servicing Agreement.

WHEREAS, Owner has purchased, acquired or owns certain Loans or REO Properties;

WHERBAS, Servicer, pursuant to the Servicing Agreement, has agreed to service certain 1 ons and REO Properties for the benefit of Owner;

WHEREAS, Owner has transferred title to certain REO properties to Owner's wholly own a subsidiary, Taylor, Bean & Whitaker REO, LLC ("TBW REO, LLC");

WIBLEAS, in order for Servicer to perform its obligations under the Servicing Agreement wit's respect to servicing and administering the Loans and REO Properties for the benefit of Owner Swner and Servicer agree that it is necessary for TBW REO, LLC to execute and deliver this Limite rower of Attorney;

NOW THEREFORE, POST RESOLVED, TBW REO, LLC hereby makes, constitutes and appoints Servicer, for TB VRB), "C's benefit and in TBW RBO, LLC's name, place, and stead, TBW REO, LLC's true and tawful attorney-in-fact to perform all acts and execute all documents as may be customary, was and appropriate in connection with Servicer's performance of the servicing and adm nig sive obligations set forth in the Servicing Agreement with respect to the Loans and REO Property s, subject to the terms and conditions set forth in the Servicing Agreement, including the standard of care and Accepted Servicing Practices as set forth in the Servicing Agreement, and hereby a res ratify and confirm to all that the attorney-infact hereunder shall lawfully do or cause to be done by a nthority hereof.

Nothing herein shall give the attorney-in-fact here adde the right or power to negotiate or settle any suif, counterclaim or action against TBW REO, LLC. TBW REO, LLC shall have no obligation to inspect or review any agreement or other document or item executed by the attorney-in-fact hereunder on behalf of TBW REO, LLC pursuant to this Limited Power of Attorney and as such, the attorney-in-fact hereunder expressly acknowledges that TBW REO, LLC is relying upon such attorney-in-fact to undertake any and all recessary procedures to confirm the accuracy of any such agreement, document or other item.

Any third party may rely upon a copy of this Limited Power of Attorney, to the same extent as if it were an original, and shall be entitled to rely on a writing signed by the attorney-infact hereunder to establish conclusively the identity of a particular right, power, capet it, asset, liability, obligation, property, loan or commitment of such attorney-in-fact for all purposer of this Limited Power of Attorney.

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## **UNOFFICIAL COPY**

No attorney-in-fact hereunder shall be obligated to furnish a bond or other security in connection with its actions hereunder.

TBW REO, LLC authorizes Servicer, by and through any of its directors or officers, or any other employee who is duly authorized by Servicer as attorney-in-fact appointed hereunder to certify, deliver and/or record copies and originals of this Limited Power of Attorney.

Having previously executed a Limited Power of Attorney in favor of Servicer effective October 11, 2011, with said Limited Power of Attorney remaining outstanding and in full force and effect, TBW REO, LLC executes this additional Limited Power of Attorney for recordation purposes to be effective as of October 11, 2011. This Limited Power of Attorney shall remain in effect until the earlier to occur of the following: (i) TBW REO, LLC notifies Servicer of the remination of this Limited Power of Attorney in writing; or (ii) Servicer's right to service the 1 oans and REO Properties under the Servicing Agreement is terminated.

If any provision of this lilimited Power of Attorney shall be held invalid, illegal or uner for able, the validity, legality or enforceability of each of the other provisions hereof shall not be aftered d thereby.

[Signature Page Follows]

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## **UNOFFICIAL COPY**

IN WITNESS WHEREOF, TBW REO, LLC has caused this Limited Power of Attorney to be executed and subscribed in its name as of January 30, 2013.

TAYLOR, BEAN & WHITAKER REO, LLC

Name: Neil Luria

Title: Chief Restructuring Officer

TINESS:

Natue Troniser Rice

WITNESS:

By:

Name: Michael Wewrzynial

STATE OF FLORIDA

COUNTY OF ORANGE

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On January 30, 2013 before me personally app are 1 Neil Luria, known to me to be a Chief Restructuring Officer of Taylor, Bean & Whitaker K.F.J., 1 L.C., that executed the preceding Limited Power of Attorney and also known to me to be the purson who executed it on behalf of said company, and acknowledged to me that such company executed the preceding Limited Power of Attorney.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed to official seal the year and day in this certificate first written.

Notary Public