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DOCHMENT	PREPARED BY	
DOCOMERI	LIVELWICO DI	

NAME: \_Joseph\_Stelmaszek\_

#### WHEN RECORDED MAIL TO:

NAME:

\_Joseph Stelmaszek

ADDRESS: 223 West Jackson Boulevard, Suite 610

CITY/STATE/ZIP: Chicago, Illinois, 606060

(DOCUMENT WILL ONLY BE RETUKNED TO NAME & ADDRESS IDENTIFIED ABOVE)

Doc# 2211257066 Fee \$88.00

KAREN A. YARBROUGH

COOK COUNTY CLERK

DATE: 04/22/2022 03:23 PM PG: 1 OF 8

(SPACE ABOVE FOR RECORDER'S USE)

200x 0x POWER OF ATTORNEY ME. COUNTY CONTECTOR

E OF IOWALCOUNTY OF BLACKHAVK, SS ndie L. Smith, Recorder of Jaid County hereby

certify that this is a true copy of the official document as recorded in the Recorder's Office in Book and Page or Document No. 2020 - 00006339

SANDIE L. SMITH RECORDER File 2020-00006339

Sandie L. Smith, County Recorder

Sandie S. Smith

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\* Docu ner t drafted by and After Re. ording Return Document To: PHH Mortgage Corporation 5720 Premier Park Er Bldg 3 West Palm Beach, Fl. 33407 Attn: Record Services

IMITED POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that pursuant to the authority granted under that certain limited power of attorney attached as Exhibit A (the "Limited POA"), NewRez LLC, f/k/a New Penn Financial, LLC, d/b/a Shellpoint Mortgage Servicing (the "Company"), in its capacity as Servicer, having a place of business at 75 Seattle Place, Suite 300, Greenville, SC 29601, does hereby further constitute and appoint PHH Mortgage Corporation successor by merger to Ocwen Loan Servicing LLC, a Delaware limited liability company ("PMC"), having an office at 1661 Worthington Rd, Ste. 100, West Palm Beach, FL 33409, by and through its officers, its true and lawful Attorney-in-Fact, in its name, place and stead and for its benefit, in connection with the Subservicing Agreement, dated as of August 17, 2018, by and Letween New Penn Financial, LLC d/b/a Shellpoint Mortgage Servicing and Ocwen Loan Servicing LLC, ("Agreement").

Pursuant to the authority granted under the Limited POA, the Company nereby further grants its authority and power to execute any and all such instruments and to do and perform all and every act and thing necessary and proper to carry into effect the powers grunted by or under this Limited Power of Attorney as fully as the undersigned might or could do under the Limited POA, and hereby does ratify and confirm all that PMC shall lawfully do or cause to be fone by authority hereof. The undersigned also grants unto said Attorney-in-fact, subject to the foregoing limitations, the full power and authority to correct minor ambiguities and elegation documents necessary to effect the above, for the purpose of performing all acts and executing all documents in the name of the Company necessary and incidental to the servicing of said loans, including but not limited to:

- 1. Foreclosing delinquent loans or discontinuing such foreclosure proceedings, including, but not limited to, the execution of notices of default, notices of sale, assignments of bids, and assignments of deficiency judgments, and appearing in the prosecuting bankruptcy proceedings;
- 2. Selling, transferring or otherwise disposing of real property acquired through foreclosure or otherwise, including, but not limited to, executing all contracts, agreements, deeds, assignments or other instruments necessary to effect such sale, transfer or disposition, and

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receiving proceeds and endorsing checks made payable to the order of the Company from such proceedings;

- 3. Facilitation of an eviction according to the state law of occupants for properties;
- 4. Preparing, executing, and delivering satisfactions, cancellations, discharges, lost note instruments, or full or partial releases of lien, subordination agreements, modification agreements, assumption agreements, substitutions of trustees under deeds of trust, and UCC-3 Continuation Statements;
- 5. Endorsing promissory notes and executing assignments of mortgages, deeds of trust, deeds to secure debt, and other security instruments securing said promissory notes in connection with loans for which PMC has received full payment of all outstanding amounts due on behalf of the Company;
- 6. Endorsing insurance proceeds checks and mortgage payment checks to the order of the Company; and
- 7. Any and all such other acts of any kind and nature whatsoever that are necessary and prudent to service the loans in accordance with the Agreement.

The Company further grants to PMC full power and authority to do and perform all acts necessary for PMC to carry into effect the power or powers granted by or under this Limited Power of Attorney as fully as the Company might or could do with the same validity as if all and every such act had been herein particularly stated, expressed and especially provided for, and hereby ratifies and confirms all that PMC shall lawfully do by virtue of the powers and authority granted and contemplated hereby, and all that PMC has previously done pursuant to or in connection with the Servicing Agreement or any Limited Power of Attorney previously granted by the Company to PMC. This Limited Power of Attorney shall be in full force and effect as of September 17, 2019 until revoked or terminated by the Company.

Nothing herein shall give the attorney-in-fact hereunder the right or power to negotiate or settle any suit, counterclaim or action against the Company. The Company 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 the Company pursuant to this Limited Power of Attorney and as such, the attorney-in-fact hereunder expressly acknowledges that the Company is relying upon such attorney-in-fact to undertake any and all necessary procedures to confirm the accuracy of any such agreement, document or other item.

Third parties without actual notice may rely upon the exercise of the power granted under this Limited Power of Attorney, and may be satisfied that this Limited Power of Attorney has not been revoked by the Company, unless a revocation has been recorded in the public records of the jurisdiction where this Limited Power of Attorney has been recorded, or unless such third party has received actual written notice of a revocation.

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NewRez LLC, f/k/a New Penn Financial, LLC, d/b/a Shellpoint Mortgage Servicing (Company)

Bv:

Name:

Meredith Prickett

Title:

**Assistant Secretary** 

September 17, 2019

Kayla Gooding

Eve Memmer

STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE

Stopoety of Coof Co On this 17 day of September in the year 2019 before nie, the undersigned, personally appeared Meredith Prickett, personally known to me to be the person who executed the within instrument as Assistant Secretary, on behalf of NewRez LLC, f/k/a New Penn Financial, LLC, d/b/a Shellpoint Mortgage Servicing, and he acknowledged that said instrument is the act and deed of NewRez LLC, f/k/a New Penn Financial, LLC, d/b/a Shellpoint Mortgage Servicing, and that he, being authorized to do so, executed and delivered said instrument for the purposes therein contained.

Sworn to (or affirmed) and subscribed before me this 17 day of September, 201

Official Seal

**EXPIRES** 

Julius Drayton, Notary Public

Greenville County, South Carolina

My commission expires: 1/31/2027

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#### Exhibit A

HSBC Bank USA, N.A., as Trustee, Limited Power of Attorney (attached)

Property of County Clark's Office

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#### POWER OF ATTORNEY

HSBC Bank USA, National Association., a national banking association organized and existing under the laws of the United States, having an office located at 452 Fifth Avenue, New York, New York 10018 (hereinafter called "Trustee") hereby appoints NewRez LLC, f/k/a New Penn Financial, LLC, d/b/a Shellpoint Mortgage Servicing (hereinafter called ("Shellpoint"), as its true and lawful attorney-in-fact to act in the name, place and stead of Trustee for the purposes set forth below. Shellpoint is the Servicer for many securitizations pursuant to the applicable Pooling and Servicing Agreements for each securitization (the "Agreements," see Exhibit A attached for a listing) now in existence and that will be formed from time to time. This Power of Attorney is revocable upon receipt of notice from the Trustee.

The said attorneys-in-fact, and each of them, are hereby authorized, and empowered, as follows with respect to the loans, mortgages, and properties securitized pursuant to the Agreements:

- 1. To execute, acknowledge, seal and deliver deed of trust/mortgage note endorsements, lost note affidavits, assignments of used of trust/mortgage and other recorded documents, satisfactions/releases/reconveyances of deed of trust/mortgage, subordinations and modifications, tax authority notifications and declarations, deeds, bills of sale, and other instruments of sale, conveyance, and transfer, appropriately completed, with all ordinary or necessary endorsements, acknowledgements, 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 rescission, foreclosure deeds, transfer tax affidavits, affidavits of merit, verifications of complaints, notice to cuit, bankruptcy declarations for the purpose of filing claims and motions to lift stays, and other documents or notice alings on behalf of Trustee in connection with insurance, foreclosure, bankruptcy and eviction actions.
- 3. To endorse any checks or other instruments received by Shellpoint and made payable to Trustee.
- 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 Shellpoint 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.

Dated: 3/22/19	48BC BANK USA, NATIONAL ASSOCIATION, AS
Witness:	Name: Adr ane Waring
Cricter In	Title: Vice President
Name Jacqueline Ankamah	<b>T</b> Ś
Name: Kevin Glatting	
State of New York ), County of New York	

BEFORE ME, James Curd, a Notary Public in and for the jurisdiction aforesaid, on this 22nd day of March, 2019, personally appeared Adriane Waring who is personally known to me (or sufficiently proven) to be a Vice President of HSBC Bank USA, National Association as Trustee and the person who executed the foregoing instrument by virtue of the authority vested in him/her and he/she did acknowledge the signing of the foregoing instrument to be his/her free and voluntary act and deed as a Vice President for the uses, purposes and consideration therein set forth.

Witness my hand and official seal this 22nd day of March, 2019.

My Commission Expires:

RESTRICTED

NOTARY STAMP JAMES CURD

NOTARY PUBLIC, STATE OF NEW YORK Registration No. 01CU6112189 Qualified in Richmond County

Commission இதன் படை இடி இடி 202020-000 06339 Seq: 5

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#### Exhibit "A" Updated as of March 1, 2019

<u>Trusts</u>	Agreements
HSBC Bank USA, N.A., as Trustee on behalf of ACE Securities Corp. Home Equity Loan Trust, Series 2006-HE1 for the registered holders of ACE Securities Corp. Home Equity Loan Trust, Series 2006-HE1, Asset Backed Pass-Through Certificates	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Indenture Trustee of the Fieldstone Mortgage Investment Trust, Series 2006-1	Transfer and Servicing Agreement
HSBC Ban': USA, National Association, as Trustee for Fremont Home Loan Trust 2004-C, Mortgage-Backed Certificates, Series 2004-C	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2004 D, Mortgage-Backed Certificates, Series 2004-D	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2005-A, Mortgage Backed Certificates, Series 2005-A	Pooling and Servicing Agreement
HSBC Bank USA, National Association, 25 Trustee for Fremont Home Loan Trust 2005-B, Mortgage-Backed Certificates, Series 2005-B	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustoe for Fremont Home Loan Trust 2005-C, Mortgage-Backed Certificates, Series 2005-C	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2005-D, Mortgage-Backed Certificates, Series 2005-D	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2005-E, Mortgage-Backed Certificates, Series 2005-E	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2006-A, Mortgage-Backed Certificates, Series 2006-A	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2006-B, Mortgage-Backed Certificates, Series 2006-B	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2006-C, Mortgage-Backed Certificates, Series 2006-C	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2006-D, Mortgage-Backed Certificates, Series 2006-D	Pooling and Servicing Agreement
HSBC Bank USA, National Association, as Trustee for Fremont Home Loan Trust 2006-E, Mortgage-Backed Certificates, Series 2006-E	Pooling and Servicing Agreement

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Exhibit "A" Continued Updated as of March 1, 2019

HSBC Bank USA, National Association, as Trustee for Luminent	Pooling and Servicing Agreement
Mortgage Trust 2006-2, Mortgage Pass-Through Certificates, Series	
2006-2	
HSBC Bank USA, National Association, as Indenture Trustee for	Sale and Servicing Agreement
People's Choice Home Loan Securities Trust Series 2005-2	
HSBC Bank USA, National Association, as Indenture Trustee for	Sale and Servicing Agreement
People's Choice Home Loan Securities Trust Series 2005-3	
HSBC 3a ik USA, National Association, as Indenture Trustee for	Sale and Servicing Agreement
People's Choice Home Loan Securities Trust Series 2005-4	
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