

his Instrument Prepared by:

Albertelli Law

Jennifer Weiss

5404 Cypress Center Drive, Suite 300

Tampa, FL 33609

Our File Number: TPA14-52453

as a necessary incident to the fulfillment of conditions
contained in a title insurance commitment issued by it.

Property Appraisers Parcel I.D. (Folio) Number:

070425-007869-007-66

SPECIAL WARRANTY DEED

\$ 155,000

This Special Warranty Deed, made this 23 day of November, 2014, between **Wilmington Trust, NA, successor trustee to Citibank, N.A., trustee, in trust for registered holders of Bear Stearns Asset Backed Securities 2007-SD2, Asset-Backed Certificates, Series 2007-SD2**, having its place of business at: **c/o Select Portfolio Servicing, 3815 South West Temple, Salt Lake City, UT 84115**, here by called the grantor,

to **Sarah J. Indrelie, an unmarried woman**, whose Post Office address is: **923 Otter Creek Drive, Orange Park, FL. 32065**, hereinafter called the grantee,

WITNESSETH: That grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other valuable considerations, receipt whereof is hereby acknowledged, by these presents does grant, bargain, sell, aliens, remis, releases, conveys and confirms unto grantee, all that certain land situate in **Clay County, Florida**, viz:

Lot 66, Timberlake at Oakleaf Plantation, according to the map or plat thereof, as recorded in Plat Book 46, Page(s) 32 through 37, inclusive, of the Public Records of Clay County, Florida.

property address: 923 Otter Creek Drive, Orange Park FL 32065

TOGETHER with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the same in fee simple forever.

GRANTORS WILL WARRANT AND the said party of the first part does hereby covenant with the said party of the second part that, except as above noted, that at the time of the delivery of this deed the premises were free from all encumbrances made by it, and that it will warrant and defend the same against the lawful claims and demands of all persons claiming by, through or under it, but against none other.

(wherever used herein the terms "grantor" and "grantee" included all the parties to this instrument, and the heirs, legal representatives and assigns of individuals, and the successors and assigns of corporation.)

SEE Attached Exhibits

IN WITNESS WHEREOF, the grantor has caused these presents to be executed in the name, and its corporate seal to be hereunto affixed, by its proper officers thereunto duly authorized, the day and year first above written.

Signed, sealed and delivered in the presence of:

[Signature] 11-23-14
Witness signature

Julee Metters, REO Closer
Print witness name

[Signature] 11-23-14
Witness signature

Lana McCowen
Print witness name

Wilmington Trust, NA, successor trustee to Citibank, N.A., trustee, in trust for registered holders of Bear Stearns Asset Backed Securities 2007-SD2, Asset-Backed Certificates, Series 2007-SD2 by Select Portfolio Servicing, Inc., a Utah Corporation as Attorney in Fact

By: [Signature] Nov-23-2014

Paul Douglas, Doc. Control Officer
Print Name

Title



State of Utah
County of Salt Lake

The foregoing instrument was acknowledged before me this 23 day of November, 2014, by Paul Douglas, Doc. Control Officer of Select Portfolio Servicing, Inc., a Utah Corporation, as attorney in fact on behalf of **Wilmington Trust, NA, successor trustee to Citibank, N.A., trustee, in trust for registered holders of Bear Stearns Asset Backed Securities 2007-SD2, Asset-Backed Certificates, Series 2007-SD2** on behalf of the company. He/She is personally known to me.

[Signature]
Notary Public

Holly Lumbert
Print Notary Name:

My Commission Expires: 9-11-17

Notary Seal

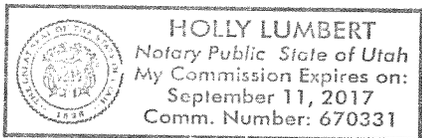


EXHIBIT "A"

SELECT PORTFOLIO SERVICING, INC. CERTIFICATE OF AUTHORITY

I, Jason H. Miller am the duly appointed Secretary of Select Portfolio Servicing, Inc. (the "Corporation"), a corporation organized under the laws of the State of Utah, and do hereby certify as of the date of this certification that the following individuals have been duly elected by the Directors of the Corporation or appointed as otherwise authorized pursuant to the Corporation's Bylaws:

- A. The following Officers of the Corporation are duly elected, designated as Servicing Officers, and may act as such or such other similar positions as may be set forth under any servicing agreements, pooling and servicing agreements, custodial agreements, or similar documents, and are authorized, empowered and directed to take all action, to act as authorized signors, and to execute and deliver all documentation necessary in order to carry out the principal business activities of the Corporation:

Timothy J. O'Brien	President and Chief Executive Officer
Peter J. Crowley	Chief Financial Officer
Jason H. Miller	Executive Vice President – General Counsel, Secretary
Jeff T. Graham	Executive Vice President – Default Operations
Darrin Dafney	Executive Vice President – Operations
Randhir Gandhi	Executive Vice President – Servicing Operations
Lester Cheng	Executive Vice President – Business Development
Bryan Symkoviak	Senior Vice President - Analytics
Jacqueline Johnson	Senior Vice President – Human Resources
Roger Bunker	Senior Vice President – Controller
Gerald French	Senior Vice President – Default Management
Jeffrey Young	Senior Vice President – Servicing Administration
Todd Smith	Senior Vice President – Information Technology
Kevin Warren	Senior Vice President – CCO, Assistant Secretary
Jennifer Coleman	Senior Vice President – Loss Mitigation
Diane Mitchell	Senior Vice President
Scott Hansen	Vice President and Assistant Secretary

- B. The following officers of the Corporation are duly appointed and authorized to act on behalf of the Corporation for the limited purpose of executing and delivering, as authorized signors, nondisclosure agreements, any and all affidavits, assignments, attestations, verifications, certifications, instruments, agreements, and other documents in connection with any foreclosure, bankruptcy, eviction, reconveyance, and other matters related to mortgage loans and properties serviced by the Corporation, or necessary for offering, listing, and consummating the sale and conveyance of real estate serviced by the Corporation, including, without limitation, deeds, mortgages, assignments, allonges, releases, requests for collateral documents from custodians or trustees, powers of attorney and such other title or transfer documents as may be reasonably required in connection with the sale or transfer of mortgage loans by the Corporation to third parties, the sale or transfer by the Corporation of real estate owned and acquired in connection

with the Corporation's business of conducting foreclosures on mortgage loans serviced by the Corporation, or such other documents as may otherwise be required to fulfill the duties of **Vice President**:

Susan Bassett	Matt Faiola	Greg Ott
Amanda Brinkerhoff	Jo-Ann Goldman	Candice Pitcher
Jeffrey Cole	Michael (Bud) Hertig	Curtis Pulsipher
Dennis Cook	Mark Holliday	John Shelley
Shaun Dennery	Michael Maynard	Michelle Simon
April Dwyer	Timothy P. O'Shea	

- C. The following officers of the Corporation are duly appointed and authorized to act on behalf of the Corporation for the limited purpose of executing and delivering, as authorized signors, any and all affidavits, assignments, attestations, verifications, certifications, instruments, agreements, and other documents in connection with any foreclosure, bankruptcy, eviction, reconveyance, and other matters related to mortgage loans and properties serviced by the Corporation, or necessary for offering, listing, and consummating the sale and conveyance of real estate serviced by the Corporation, including, without limitation, deeds, mortgages, assignments, allonges, releases, requests for collateral documents from custodians or trustees, powers of attorney and such other title or transfer documents as may be reasonably required in connection with the sale or transfer of mortgage loans by the Corporation to third parties, the sale or transfer by the Corporation of real estate owned and acquired in connection with the Corporation's business of conducting foreclosures on mortgage loans serviced by the Corporation, or such other documents as may otherwise be required to fulfill the duties of **Document Control Officer**:

Zane Barton	Jamie Houston	Patrick Pittman
Larry Bean	Ryan Hyland	David Recksiek
Andrew Benefiel	Sioux Johnstone	Debra Reilly
Doug Bohne	Leanna Johnstun	Michael Rubino
Hal Bruggeman	Kathy Kerr	Valerie Ruseler
Gary Cloward	Michelle Kirchhefer	Adam Shields
Dana Crawford	Linda Kuerzi	Shanda Simmons
David Coleman	Bill Koch	Melissa Smith
Helen Cunningham	Brian Lanstra	Deb Schroeder
Merlobel Custodio	Mindy Leetham	Dustin Stephenson
Bernie Echt	Mendi Leisure	Mark Syphus
Brandon Felt	Tina Martin	Irma Villabroza
Ryan Fullmer	Rebecka Mayoh	Diane Weinberger
Chase Gorishek	Scott Middle	Randall Wessman
Carolyn Griffin	Barbara Neale	Denise Weston
Shelbie Hale	Eric Nelson	Bridget Williams
Gina Hiatt	Jim Paulford	

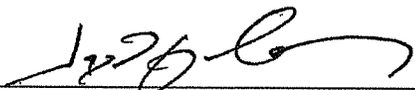
D. The following officers of the Corporation are duly appointed and authorized to act on behalf of the Corporation for the limited purpose of executing and delivering, as authorized signors, any and all documents necessary for offering, listing, and consummating the sale of real estate serviced by the Corporation, including, the sale or transfer by the Corporation of real estate owned and acquired in connection with the Corporation's business of conducting foreclosures on mortgage loans serviced by the Corporation, or such other documents as may otherwise be required to fulfill the duties of **REO Asset Manager**:

Steven Astin
Shane Bentley
Terry Boren
Paul Douglas
Coty Evans
Cindy Hill

Dhari Handy
Jason Maughan
Joni McCloyn
Julee Metters
Karla Richards
Mike Sanders

Emma Shaner
Stacie Stevens
Conrad Stribakos
Tracee Vanderlinden

Dated: February 27, 2013



Jason Miller
Secretary

Exhibit "B"

E 2780280 B 5909 P 538-543
 RICHARD T. MAUGHAN
 DAVIS COUNTY, UTAH RECORDER
 12/06/2013 03:26 PM
 FEE \$20.00 Pgs: 6
 DEP RTT REC'D FOR SELECT PORTFOLIO
 SERVICES INC

LIMITED POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that Wilmington Trust, National Association (the "Trustee"), as successor trustee to Citibank, N.A. for the trusts identified on Exhibit A hereto (the "Trusts"), hereby constitutes and appoints Select Portfolio Servicing, Inc. (the "Servicer") the Trustee's true and lawful Attorney-in-Fact, and hereby grants the Servicer authority and power to take, through its duly authorized officers and designated agents, the actions enumerated below in the Trustee's name, place and stead and for the Trustee's benefit, in connection with the performance of the Servicer's duties under the pooling and servicing agreements identified on Exhibit A hereto (and the related servicing agreements and assignment, assumption and recognition agreements) by and between, among others, the Trustee, as trustee, and the Servicer, as servicer or master servicer, or their respective predecessors in interest (such agreements, collectively, the "Agreements"), pursuant to which the Servicer services or administers certain mortgage loans (each, a "Mortgage Loan") or real estate owned ("REO Property") on behalf of the Trustee for one or another of the Trusts. This Limited Power of Attorney is granted solely for the purpose of authorizing and empowering the Servicer to perform such acts and execute such documents in the name of the Trustee as are necessary and appropriate to effectuate the following enumerated transactions in respect of any Mortgage Loan—each of which comprises one or more mortgages, deeds of trust, retail installment contracts, or other security instruments (each, a "Mortgage"), the promissory notes secured thereby (each, a "Mortgage Note"), and the property encumbered thereby—or REO Property. **Please refer to Exhibit "A" attached hereto.**

This Appointment shall apply only to the following enumerated transactions in respect of any Mortgage Loan or REO Property, when necessary or appropriate to service or administer such Mortgage Loan or REO Property under the Agreements, and nothing herein or in the Agreements shall be construed to the contrary:

1. The modification, re-recording or re-titling of a Mortgage, where said modification, re-recording or re-titling is being done solely for the purpose of correcting the Mortgage to conform same to the original intent of the parties thereto or to correct title errors discovered after such title insurance was issued; provided that (i) said modification, re-recording, or re-titling does not adversely affect the lien position of the Mortgage as insured and (ii) otherwise conforms to the provisions of the Agreements.
2. The subordination of the lien of a Mortgage (i) to an easement in favor of a public utility company of a government agency or unit with powers of eminent domain, or (ii) for the purposes of refinancing the Mortgage Loan; this section shall include, without limitation, the execution of partial satisfactions/releases, partial reconveyances or the execution of requests to the Trustee to accomplish same.
3. The conveyance of the properties to the mortgage insurer, or the closing of the title to the property to be acquired as REO Property, or conveyance of title to REO Property.
4. The completion of loan assumption agreements, and recordation of same (if necessary).
5. The full or partial satisfaction/release of a Mortgage or full or partial conveyance upon payment and discharge of the necessary limitation, and cancellation of the related Mortgage Note.
6. The assignment of a Mortgage and the related Mortgage Note, in connection with the repurchase of the mortgage loan secured and evidenced thereby.
7. The full assignment of a Mortgage upon payment and discharge of all sums secured thereby in conjunction with the refinancing thereof, including, without limitation, the assignment of the related Mortgage Note.
8. The performance of all steps necessary to realize on insurance policies, including with respect to and without limitation, foreclosures, short sales, deeds in lieu of foreclosure,

Limited Power of Attorney
Page 2 of 5

6. The assignment of any Mortgage, Deed of Trust or other security instrument and the related Mortgage Note, in connection with the repurchase of the mortgage loan secured and evidenced thereby.
7. The full assignment of a Mortgage, Deed of Trust or other security instrument upon payment and discharge of all sums secured thereby in conjunction with the refinancing thereof, including, without limitation, the assignment of the related Mortgage Note.
8. With respect to a Mortgage or Deed of Trust, the foreclosure, the taking of a deed in lieu of foreclosure, or the completion of judicial or non-judicial foreclosure or termination, cancellation or rescission of any such foreclosure, including, without limitation, any and all of the following acts:
 - a. The substitution of trustee(s) serving under a Deed of Trust, in accordance with state law and the Deed of Trust;
 - b. The preparation and issuance of statements of breach or non-performance;
 - c. The preparation and filing of notices of default and/or notices of sale;
 - d. The cancellation/rescission of notices of default and/or notices sale;
 - e. The taking of deed-in-lieu of foreclosure;
 - f. The appearing in the prosecuting bankruptcy proceedings; and
 - g. The preparation and execution of such other documents and performance of such other actions as may be necessary under the terms of the Mortgage, Deed of Trust or state law to expeditiously complete said transactions in paragraph 8.a. through 8.f. above.
9. With respect to other security instruments the power to:
 - a. Perform any other necessary acts of foreclosure and/or eviction.
10. With respect to the sale of real property acquired through a foreclosure or deed-in-lieu of foreclosure, including, without limitation, the execution of the following documentation:
 - a. Listing agreements;
 - b. Purchase and sale agreements;
 - c. Grant/warranty/quit claim deeds or any other deed causing the transfer of title of the property to a party contracted to purchase same;
 - d. Escrow instructions; and
 - e. Any and all documents necessary to effect the transfer of real property.
11. The modification or amendment of escrow agreements established for repairs to the mortgaged property.
12. The endorsement of loss drafts or other checks that are necessary to effectuate proper servicing of the loan.
13. When requested by the Trustee, respond to litigation complaints, naming the Trustee as a defendant. Trustee will be apprised of potential litigation by Master Servicer as soon as commercially reasonable.
14. To the extent permitted by law, the appearance in legal and administrative proceedings, actions, disputes, and matters concerning loan collateral and real estate owned, and the execution of documents necessary to effectuate such appearance, including without limitation, affidavits, pleadings, settlements, agreements, stipulations, and letters of consent.

The undersigned gives said Attorney-in-Fact full power and authority to execute such instruments and to do and perform all and every act and thing necessary and proper to carry into effect the power or powers granted by or under this Limited Power of Attorney as fully as the undersigned might or could do, and hereby does ratify and confirm to all the Limited Power of Attorney shall be effective as of the date hereof.

This Appointment is to be construed and interpreted as a Limited Power of Attorney. The enumeration of specific items, rights, acts or powers herein is not intended to, nor does it give rise to, and it is not to be construed as a general power or attorney.

Limited Power of Attorney
Page 3 of 5

Nothing contained herein shall (i) limit in any manner any indemnification provided by the Servicer to the Trustee under the Agreement, or (ii) be construed to grant the Servicer the power to initiate or defend any suit, litigation or proceeding brought against Wilmington Trust, National Association as successor Trustee for the applicable trust, except as specifically provided for herein. If the Servicer receives any notice of suit, litigation or proceeding in the name of Wilmington Trust, National Association as successor Trustee, then the Servicer shall forward a copy of same to the Trustee within a reasonable period of time.

This Limited Power of Attorney is not intended to extend the powers granted to the Servicer under the Agreement or to allow the Servicer to take any action with respect to Mortgages, Deeds of Trust or Mortgage Notes not authorized by the Agreement. Notwithstanding anything contained herein to the contrary, the Servicer shall not, without the Trustee's written consent, and such consent shall not be unreasonably withheld: (i) initiate any action, suit or proceeding directly relating to the servicing of a Mortgage Loan solely under the Trustee's name without indicating the Servicer in its applicable, representative capacity, so long as the jurisdictional and procedural rules will allow for this insertion to occur, (ii) initiate any action, suit or proceeding not directly relating to the servicing of a Mortgage Loan (including but not limited to actions, suits or proceedings against Certificateholders, or against the Depositor or any Mortgage Loan Seller for breaches of representations and warranties) solely under the Trustee's name, (iii) engage counsel to represent the Trustee in any action, suit or proceeding not directly relating to the servicing of a Mortgage Loan (including but not limited to actions, suits or proceedings against Certificateholders, or against the Depositor or any Mortgage Loan Seller for breaches of representations and warranties), or (iv) prepare, execute or deliver any government filings, forms, permits, registrations or other documents or take any action with the intent to cause, and that actually causes, the Trustee to be registered to do business in any state.

This Limited Power of Attorney is entered into and shall be governed by the laws of the State of Delaware, without regard to conflicts of law principles of such state.

The authority granted to the Servicer by this Limited Power of Attorney is not transferable to any other party or entity.

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 shall continue in full force and effect and has not been revoked unless an instrument of revocation has been made in writing by the undersigned.

Limited Power of Attorney
Page 4 of 5

IN WITNESS WHEREOF, Wilmington Trust, National Association as successor Trustee has caused its corporate seal to be hereto affixed and these presents to be signed and acknowledged in its name and behalf by a duly elected and authorized signatory this 8th day of November, 2013.

Wilmington Trust, National Association, solely as successor to Citibank, N.A. in its capacity as Trustee for the trusts listed on Exhibit A

By: J. Luce
Name: Jennifer A. Luce
Title: Vice President

Attest: J. Oller
Name: Jeanne M. Oller
Title: Vice President

Witness: Candi Travers
Printed Name: Candi Travers

{Corporate Seal}

Witness: Matthew Hollis
Printed Name: Matthew Hollis

Acknowledged and Agreed
Select Portfolio Servicing, Inc.

By: Scott Hansen
Name: Scott Hansen
Title: VP Sr Counsel

STATE OF DELAWARE
COUNTY OF NEW CASTLE

On November 8, 2013 before me, the undersigned, a Notary Public in and for said state, personally appeared Jennifer A. Luce, Vice President of Wilmington Trust, National Association, as successor Trustee to Citibank, N.A. for the trusts listed on Exhibit A personally known to me to be the person whose name is subscribed to the within instrument and acknowledge to me that he/she executed that same in his/her authorized capacity, and that by his/her signature on the instrument the entity upon behalf of which the person acted and executed the instrument.

WITNESS my hand and official seal.
(Seal)



Ramona L. Ringgold
Notary Public, State of Delaware

RAMONA L. RINGGOLD
NOTARY PUBLIC
STATE OF DELAWARE
My Commission Expires 09-16-2015

EXHIBIT A

1. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust II, Mortgage Pass-Through Certificate Series 2007-1
2. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust, Mortgage Pass-Through Certificate Series 2006-4
3. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust, Mortgage Pass-Through Certificate Series 2006-5
4. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust, Mortgage Pass-Through Certificate Series 2006-6
5. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust, Mortgage Pass-Through Certificate Series 2006-7
6. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust, Mortgage Pass-Through Certificate Series 2006-8
7. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust, Mortgage Pass-Through Certificate Series 2007-1
8. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust, Mortgage Pass-Through Certificate Series 2007-2
9. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns ALT-A Trust, Mortgage Pass-Through Certificate Series 2007-3
10. Wilmington Trust, National Association, as Successor Trustee to Citibank N.A., as Trustee for the Bear Stearns Asset Backed Securities Trust 2007-SD1, Asset Backed Certificate Series 2007-SD1
11. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Structured Asset Mortgage Investment II Inc., Bear Stearns ARM Trust, Mortgage Pass-Through Certificates Series 2007-4
12. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Structured Asset Mortgage Investment II Inc., Bear Stearns ARM Trust, Mortgage Pass-Through Certificates Series 2006-4
13. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Structured Asset Mortgage Investment II Trust 2007-AR1, Mortgage Pass-Through Certificates Series 2007-AR1

14. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Structured Asset Mortgage Investment II Trust 2007-AR2, Mortgage Pass-Through Certificates Series 2007-AR2

15. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Structured Asset Mortgage Investment II Trust 2007-AR3, Mortgage Pass-Through Certificates Series 2007-AR3

16. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Structured Asset Mortgage Investment II Trust 2007-AR5, Mortgage Pass-Through Certificates Series 2007-AR5

17. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Bear Sterns Asset Backed Securities 2007-2, Asset-Backed Certificates Series 2007-2

18. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Bear Sterns Asset Backed Securities I LLC, Asset-Backed Certificates Series 2006-HE3

19. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Bear Sterns Asset Backed Securities I LLC, Asset-Backed Certificates Series 2006-HE4

20. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Structured Asset Mortgage Investment II Trust 2007-AR7, Mortgage Pass-Through Certificates Series 2007-AR7

21. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Structured Asset Mortgage Investment II Trust 2007-AR6, Mortgage Pass-Through Certificates Series 2007-AR6

22. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Bear Sterns Asset Backed Securities 2007-SD2, Asset-Backed Certificates Series 2007-SD2

23. Wilmington Trust, National Association, successor trustee to Citibank, N.A., as Trustee for the benefit of registered holders of Bear Sterns Asset Backed Securities 2007-SD3, Asset-Backed Certificates Series 2007-SD3

STATE OF DELAWARE
COUNTY OF NEWCASTLE
WILMINGTON TRUST NATIONAL ASSOCIATION
SUCCESSION TRUSTEE TO CITIBANK, N.A.
AS TRUSTEE FOR THE BENEFIT OF REGISTERED HOLDERS OF BEAR STERNS ASSET BACKED SECURITIES 2007-SD3, ASSET-BACKED CERTIFICATES SERIES 2007-SD3
RECORDED
INDEXED
MAY 10 2007
DELAWARE DEPARTMENT OF REVENUE
RECORDS & ADMINISTRATION
1000 MARKET STREET, SUITE 1200
WILMINGTON, DE 19801
TELEPHONE: 302-426-7000
FAX: 302-426-7001
WWW.DELAWAREDOES.COM

