WHEN RECORDELAIL TO: LoanStar Mortgagee vices, L.L.C. 15000 Surveyor Bourd, Suite 250 Addison, Texas 750 Attn: Foreclosure Drtment

RECORDING QUESTED BY FIRST AMERICA ITLE COMPANY . AS AN ACCOMPDATION ONLY

PAGE/61-162 BOOK RECORDED AT THE REQUEST OF JUST OF JUST OF 2003 SEP -9 PM 2: 09

EUREKA COUNTY HEYADA FILEHO.

182451

SPACE ABOVE LINE FOR RECORDER'S USE

STATE: NEVADA COUNTY: EUREKA

LIMITED POWER OF ATTORNEY

Chase Manhattan Mortgagorporation, a banking corporation duly organized under the laws of the state of New York and having a place business at the address of 3415 Vision Drive, Columbus, OH 43219 (hereinafter "Chase") does hereby makeenstitute, and appoint LoanStar Mortgagee Services, L.L.C. d/b/a LoneStar Mortgagee Services, L.L.C. nited liability company organized under the laws of the state of Texas, and having its principal place of busines: he city of Dallas (hereinafter "LoanStar") as its true and lawful attorney in fact. for it, place and stead with the owing limited powers and duties:

To prepare, execute, acknedge, deliver, and cause to be recorded any documents customarily and reasonably necessary and approprian connection with Substitutions of Trustee ("SOT") relating to deeds of trust recorded in the state of Nda in which Chase is the beneficiary, giving and granting full power to give and perform all and every and thing whatsoever requisite, necessary and proper to be done under all circumstances relating the preparation, execution, acknowledgement, and/or recordation of such SOT's hereby ratifying and conting all that its attorney in fact shall lawfully do or cause to be done in this limited capacity.

By exercise of this power, Lotar shall indemnify Chase from all claims demands, suits, penalties or actions and from all attendant losses, costnd expenses for any claims against, or losses, or liability of Chase for any cause arising out of, or resulting finitefault in the performance of, or the negligent performance of, any obligations of LoanStar under this power.

This LIMITED POWER OF TORNEY shall not be construed to prevent or prohibit Chase from acting on its own behalf to exercise all of rights and privileges accruing to it under the terms of this LIMTED POWER OF ATTORNEY. This LIMITE! WER OF ATTORNEY has been executed and is effective as of the date set forth below, and the same shall come in full force and effect until revoked in writing by Chase.

IN WITNESS WHEREOF, Ge has cause its corporate name to be signed herein by its authorized officer and its corporate seal to be fixed and sted by its assistant secretary on the date set forth below.

Date:

Title:

RENEE DEEDS

VICE PRESIDE

Name:

By:

ATTEST:

Title: Assistant Secretary

STATE OF OHIO COUNTY OF FRANKLIN 202003 before me, LAURA KOCH personally appeared before and ______, personally known to me (or proved RENEES. DEEDS to me on the basis of satisfact evidence) to be the persons whose names are subscribed to the within instrument and acknowledged to me that y executed the same in their authorized capacities, and that by their signatures on the Instrument, the persons or entity on behalf of which the persons acted, executed the Instrument. ura C. Koch Notaryblic-State of Ohio My Craission Expires rch 24, 2007