OPERATING AGREEMENT

OF

[[DELAWARE]] LLC

(Manager Managed/SPE Limitations 1**)

¹** Note: The Special Purpose Entity language contained in Article 6 may vary and is subject to the approval of the individual lender involved.

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OPERATING AGREEMENT

OF

[[DELAWARE]] LLC

THIS OPERATING AGREEMENT (the "Agreement") is made as of the day of
, 20, by and between and
the undersigned (collectively, the "Members").
RECITALS:
A. The parties hereto hereby form [[Delaware]] LLC (the "Company") as a limited liability
company pursuant to the Delaware Limited Liability Company Act (the "Act" as hereinafter
defined).
B. The parties hereto desire to enter into this Agreement in order to govern the affairs of the
Company and set forth their rights, obligations and understandings with respect to the Company.
NOW, THEREFORE, in consideration of the mutual covenants herein contained, the
parties hereto, intending to be legally bound hereby, agree as follows:
A DELCT E L. DODMA ELON
ARTICLE I - FORMATION
1.01 Formation. The Members hereby form the Company as a limited liability
company under the provisions of the Act. The Manager shall take all action required by law to
perfect and maintain the Company as a limited liability company under the Act and under the
laws of all other jurisdictions in which the Company may elect to conduct business, including but
not limited to the filing of the Certificate of Formation (as hereinafter defined) with the State of
Delaware Division of Corporations (the "Division"), and registration of the Company as a
foreign limited liability company in any jurisdiction which may be necessary for the Company to
conduct its business. The Manager shall also promptly register the Company under any
applicable assumed or fictitious name statutes or similar laws.
1.02 Name. The name of the Company shall be [[DELAWARE]] LLC.
1.03 Place of Business; Registered Office; Registered Agent. The registered office
and principal office of the Company shall be located at [[]]. The registered agent for service of process of the Company at such address shall be
[[]]. The principal office of the Company shall be located at
[[]] The Manager may make such changes in the registered
office, registered agent and principal office as he may deem advisable and shall give notice to all
Members promptly following any such change. The Company may maintain such other or
Monitoris promptry ronowing any sach change. The Combany may mantain mach other or
additional business offices at such other place or places as the Manager may from time to time