

Title

## LLC BORROWING CERTIFICATE MULTIPLE MEMBER

TO: AMERITRUST MORTGAG	CORPORATION
that they are all of the managers Liability Company Agreement] and	s of [, alimited liability company]( "Borrower"), do hereby certid members of Borrower and, under the Borrower's [Operating Agreement][Limite y these presents, the undersigned are each authorized and empowered for and without any requirement for consent or approval by any other person or part
entity to Seller, in such for above and Seller, and to money borrowed or ad- notes or other evidence communication and by a deposited into any depo- may rely upon any comm	itrust Mortgage Corporation ("Seller") and to assume any liabilities of any other person and on such terms and conditions as shall be agreed upon by those authorized ign and deliver such promissory notes and other evidences of indebtedness fixed and/or for indebtedness assumed as Seller shall require; such promissor of indebtedness may provide that advances be requested by telephonemember, manager, employee or agent of Borrower so long as the advances a account of Borrower with Seller; Borrower shall be bound to Seller by and Sell faction or act, including telephone communications, purporting to be done by an eee or agent of Borrower, provided that Seller believes, in good faith, that the
real or personal propert instruments, and other ev	edge, convey, grant, assign or otherwise transfer all or any part of Borrowe or the purpose of securing the payment of any of the promissory notes, contrac nce of indebtedness authorized hereby, and to execute and deliver to Seller su pledge agreements and/or other security agreements as Seller shall require.
instruments which Seller of to perfect or continue the limitation, any modification evidenced; provided the	secute and deliver all documents described above and all other contracts an ems necessary or convenient to accomplish the purposes of this certificate and/ rights, remedies and security interests to be given to Seller, including, withons, renewals and/or extensions of any of Borrower's obligations to Seller, however the aggregate principal amount of all sums borrowed and credits established and line at any time exceed the sum of [\$] outstanding and unpai
prior to the execution of this certific that conferred by any other certific until Seller shall have received notice	e deemed retroactive, and any and all acts authorized herein which were performed are hereby approved and ratified. The authority hereby conferred is in addition heretofore or hereafter delivered to Seller and shall continue in full force and effective writing from Borrower of the revocation hereof, and such revocation shall be effectived or committed to Borrower by Seller prior to Seller's receipt of such notice.
Borrower; that said certifications pursuant to which Borrower is orga	covered by the foregoing certifications constitute duly authorized activities to now in full force and effect; and that there is no provision in any docume and or which governs Borrower's continued existence limiting the power of the set forth herein, and that the same are in conformity with the provisions of all such as the set forth herein, and that the same are in conformity with the provisions of all such as the set forth herein.
IN WITNESS WHEREOF, the unders	ed has hereunto executed this Certificate as of [, 20].
Signature Printed Name	Signature Printed Name
Title	Title
Signature Printed Name	Signature Printed Name

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