MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS
OF FISCAL YEAR 2005 SECURITIZATION CORPORATION

September 20, 2011

A meeting of the Board of Directors (the “Board”) of Fiscal Year 2005
Securitization Corporation (the “Corporation”) was held on September 20, 2011 at
approximately 4:15 p.m. at 75 Park Place, Room 6M4, New York, New York.

The following directors or their alternates were present:

Mark Page - Director of Management and Budget
of the City of New York (the “City”), in person

Michael Stern - alternate for John C. Liu,
Comptroller of the City

Albert F. Moncure, Jr. - alternate for Michael A. Cardozo,
Corporation Counsel of the City

constituting a quorum of the Board. Kathy Blyn served as secretary of the meeting.

Also in attendance were members of the public, officers of the Corporation, and
employees of various agencies of the City and the State of New York.

The meeting was called to order by Mr. Page.

Approval of Minutes

The first item on the agenda was the approval of the minutes of the meeting of the
Board held on May 2, 2011. Upon motion duly made and seconded, there being no objections,
the following resolution to adopt such minutes was approved.

WHEREAS, the Board of Directors of Fiscal Year 2005 Securitization Corporation (the
“Corporation”) has reviewed the minutes of the previous meeting of the Board of Directors held
on May 2, 2011; it is therefore
RESOLVED, that the minutes of the Board of Directors meeting of May 2, 2011, be, and they hereby are, approved.

Approval of Successor Trustee

The second item on the agenda was the approval of a successor trustee for the Corporation. Mr. Page explained that the Corporation’s current trustee, HSBC, has ceased to provide trustee services. He further explained that proposals had been solicited and received and that the staff recommended the appointment of Wells Fargo as successor trustee. Mr. Stern requested that that the resolution relating to this matter be amended to indicate that the Comptroller’s Office served on the selection committee. A motion was made to approve the resolution. The motion was seconded and, there being no objections, approved.

WHEREAS, the Corporation’s current Trustee, HSBC, has ceased to provide trustee services, the Corporation staff, along with the Comptroller’s Office, following a competitive request for proposals process, has recommended that the Corporation retain Wells Fargo as the Corporation’s Successor Trustee, and the Board of Directors finds such recommendation to be reasonable and acceptable to the Board; it is therefore

RESOLVED, that the Board of Directors hereby authorizes the appointment of Wells Fargo as Trustee, with compensation to be made in accordance with Schedule I attached hereto, as such Schedule I may be amended by the President, the Treasurer or any other Authorized Officer (as defined in the Indenture from time to time); and

FURTHER RESOLVED, that the President, the Treasurer or any other Authorized Officer is hereby authorized to execute such documents and take such other actions as are necessary and desirable to effectuate the appointment of Wells Fargo, and that any other actions taken to date by the President, the Treasurer or any other Authorized Officer to effectuate such are hereby ratified by the Board; and

FURTHER RESOLVED, that such appointment shall be effective September 21, 2011 or such other date as the President shall determine.

The third item on the agenda was acceptance of the report of KPMG LLP, the Corporation’s independent auditors, on the audited financial statements for the fiscal years ended June 30, 2011 and June 30, 2010 and authorization to release such financial statements. Mr. Page noted that the Audit Committee of the Corporation had recommended such acceptance and authorization. A motion was made to approved the resolution set forth below with respect to the audited financial statements. The motion was seconded and, there being no objections, approved.

WHEREAS, the Audit Committee has met with the independent auditors of the Fiscal Year 2005 Securitization Corporation (the “Corporation”) and has reviewed the independent auditors’ report on the audited financial statements of the Corporation for the fiscal years ended June 30, 2011 and June 30, 2010 and such financial statements; and

WHEREAS, the Audit Committee believes the independent auditors’ report and the financial statements are reasonable and appropriate and has recommended that the Board accept the independent auditors’ report and authorize the release of the financial statements; it is therefore

RESOLVED, that the Board hereby accepts the independent auditors’ report on the audited financial statements of the Corporation for the fiscal years ended June 30, 2011 and June 30, 2010 and authorizes the release of such audited financial statements; provided that both the independent auditors’ report and the audited financial statements may be amended to reflect non-material changes acceptable to the Comptroller of the Corporation.

Authorization of Annual Report for Presentation to the Members

The fourth item on the agenda was authorization of the Annual Report of the Corporation for presentation to the Members of the Corporation. Mr. Page explained that the report and presentation are required pursuant to Section 519 of the New York Not-for-Profit Corporation Law and then briefly described the contents of the report. A motion was made to
approve the resolution set forth below with respect to the Annual Report. The motion was seconded and, there being no objections, approved.

WHEREAS, Section 519 of the New York Not-For-Profit Corporation Law (the “N-PCL”) requires that the Board of Directors of not-for-profit corporations present an annual report relating to the financial conditions of such corporations to the members of such corporations at their annual meeting; and

WHEREAS, in compliance with Section 519 of the N-PCL the Board of Directors of the Corporation has caused an annual report relating to the Corporation’s fiscal year 2010 (the “Annual Report”) to be prepared; it is therefore

RESOLVED, that the Board of Directors does hereby authorize and ratify the preparation of the Annual Report and its presentation to the Members of the Corporation; and

FURTHER RESOLVED, that the Annual Report be entered in the minutes of this meeting of the Board of Directors.

Annual Approval of Investment Guidelines

The fifth item on the agenda was the annual approval of the Investment Guidelines of the Corporation. Mr. Page informed the Board that annual approval of the Corporation’s Investment Guidelines is required by law and that the Corporation’s staff had not recommended any changes. A motion was made to approve the resolution set forth below with respect to the Investment Guidelines. The motion was seconded and, there being no objections, approved.

WHEREAS, the Fiscal Year 2005 Securitization Corporation (the “Corporation”), adopted Investment Guidelines on October 16, 2007 to establish policies for the investment of its funds and subsequently amended the Investment Guidelines on February 4, 2009; and

WHEREAS, the Corporation is required annually to review its Investment Guidelines; and

WHEREAS, the Board of Directors has reviewed the attached Investment Guidelines and has deemed them to be reasonable and appropriate; it is therefore

RESOLVED, that the Investment Guidelines, a copy of which will be filed with the Minutes of the Meeting, are hereby approved.
Approval of Investment Report

The sixth item on the agenda was approval of an Investment Report of the Corporation. Mr. Page explained that Section 2925(6) of the Public Authorities Law requires that an Investment Report be prepared annually and upon approval submitted to the City and State Comptrollers. A motion was made to approve the resolution set forth below with respect to the Investment Report. The motion was seconded and, there being no objections, approved.

WHEREAS, the Fiscal Year 2005 Securitization Corporation (the “Corporation”), pursuant to the Corporation’s Investment Guidelines, is required to annually prepare and approve an Investment Report; and

WHEREAS, the Board has reviewed the attached Investment Report and has deemed it to be reasonable and appropriate, it is therefore

RESOLVED, that the Investment Report is hereby approved.

Presentation by Governance Committee Chair

The seventh and final item on the agenda was a presentation by Mr. Moncure, the Chairperson of the Governance Committee, with respect to the self-evaluation and activities of the Governance Committee.

Adjournment

There being no further business to come before the Board, upon motion duly made and seconded, there being no objections, the meeting was duly adjourned.

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ASSISTANT SECRETARY