OMNIBUS AMENDMENT TO SERVICING AGREEMENTS Dated as of December 24, 2014

OMNIBUS AMENDMENT TO SERVICING AGREEMENTS, dated as of December 24, 2014 (this "<u>Amendment</u>"), among Navient Solutions, Inc. (formerly known as Sallie Mae, Inc.), a Delaware corporation, as Servicer (in such capacity "<u>Servicer</u>") and as Administrator (in such capacity "<u>Administrator</u>"), each trust listed on <u>Schedule A</u> hereto (each a "<u>Trust</u>" and, collectively, the "<u>Trusts</u>"), Deutsche Bank Trust Company Americas, not in its individual capacity, but solely as successor eligible lender trustee for each Trust (the "<u>Eligible Lender Trustee</u>"), and Deutsche Bank National Trust Company, not in its individual capacity, but solely as successor indenture trustee for each Trust (the "<u>Indenture Trustee</u>").

RECITALS

WHEREAS, the Servicer, the Administrator, the Eligible Lender Trustee and the Indenture Trustee have entered into (a) the Servicing Agreements listed on Schedule B.I. hereto (each a "Pre-2007 Servicing Agreement" and, collectively, the "Pre-2007 Servicing Agreements")), (b) the Servicing Agreements listed on Schedule B.II. hereto (each a "Post-2006 Servicing Agreements I") and (c) the Servicing Agreements listed on Schedule B.III. (each, a "Post-2006 Servicing Agreement II") and, collectively, the "Post-2006 Servicing Agreements III") and, together with the Pre-2007 Servicing Agreements and the Post-2006 Servicing Agreements I, each a "Servicing Agreement" and, collectively, the "Servicing Agreements") with each Trust listed on Schedule A hereto, each of which relates to the servicing of Trust Student Loans;

WHEREAS, Section 6.1 of each Servicing Agreement provides that the parties to such Servicing Agreement may without the consent of any Noteholders enter into an amendment to such Servicing Agreement for the purpose of adding any provisions to or changing in any manner or eliminating any of the provisions in such Servicing Agreement, provided that the amendment does not, as evidence by an Opinion of Counsel delivered to the Eligible Lender Trustee and the Indenture Trustee, adversely affect in any material respect the interests of any Noteholder; and

WHEREAS, the Servicer, the Administrator and each Trust hereby desire to enter into this Amendment for the purpose of adding a provision to Section 3.5 of each Servicing Agreement as described herein.

NOW, THEREFORE, in consideration of the premises and the mutual agreements contained herein, in each Servicing Agreement, and in each Indenture, the Indenture Trustee and each Trust agree as follows:

SECTION 1. <u>Definitions</u>. All capitalized terms used but not defined herein shall have the meanings as stated in each related Servicing Agreement.

SECTION 2. <u>Amendment to Each Servicing Agreement</u>.

- (i) As of the Effective Date (as hereinafter defined), Section 3.5 of each Pre-2007 Servicing Agreement is hereby amended by adding the following at the end of that Section:
- H. The Servicer will also have the option, but not the obligation, to purchase any Trust Student Loan on any date; *provided*, that the Servicer may not purchase Trust Student Loans if the cumulative aggregate principal balance thereof (at the time of purchase) equals 2.0% of the Initial Pool Balance; *provided, further*, that at anytime from and after the Class A-1 Maturity Date, if the outstanding Pool Balance is greater than 10.0% of the Initial Pool Balance (such amount the "Administrative Optional Purchase Threshold Amount"), then the cumulative aggregate principal balance of Trust Student Loans purchased pursuant to this Section 3.5(H) (at the time of purchase) shall not exceed the Administrative Optional Purchase Threshold Amount. To exercise such option, the Servicer shall notify the Administrator, the Depositor, the Issuer and the Indenture Trustee thereof in advance in writing, and the Servicer shall deposit into the Collection Account an amount equal to the Purchase Amount for the Trust Student Loans so purchased.
- (ii) As of the Effective Date, paragraph H of Section 3.5 of each Post-2006 Servicing Agreement I is hereby amended by deleting the period at the end of the first sentence of such paragraph, and by inserting the following in its place:

provided, further, that at anytime from and after the Class A-1 Maturity Date, if the outstanding Pool Balance is greater than 10.0% of the Initial Pool Balance (such amount, the "Administrative Optional Purchase Threshold Amount"), then the cumulative aggregate principal balance of Trust Student Loans purchased pursuant to this Section 3.5(H) (at the time of purchase) shall not exceed the Administrative Optional Purchase Threshold Amount.

(iii) As of the Effective Date, paragraph H of Section 3.5 of each Post-2006 Servicing Agreement II is hereby amended by deleting the period at the end of the first sentence of such paragraph, and by inserting the following in its place:

provided, further, that at anytime from and after the Class A-1 Maturity Date, if the outstanding Pool Balance is greater than 10.0% of the sum of (i) the Initial Pool Balance and (ii) the aggregate initial principal balance of all Additional Trust Student Loans acquired using funds on deposit in the Pre-Funding Account (such amount the "Administrative Optional Purchase Threshold Amount"), then the cumulative aggregate principal balance of Trust Student Loans purchased pursuant to this Section 3.5H (at the time of purchase) shall not exceed the Administrative Optional Purchase Threshold Amount.

SECTION 3. <u>Effectiveness</u>. This Amendment shall become effective on the date hereof (the "<u>Effective Date</u>") provided that the parties hereto shall have received a counterpart (or

counterparts) of this Amendment, executed and delivered by each of the parties hereto, and the Indenture Trustee and the Eligible Lender Trustee each shall have received:

- (i) a copy of each written notice delivered to a Rating Agency rating the Notes (delivered pursuant to in Section 6.1 of each Servicing Agreement) describing the action contemplated in this Amendment; and
- (ii) an Opinion of Counsel, pursuant to Section 6.1 of each Servicing Agreement, stating (a) that the execution of this Amendment is authorized or permitted by the applicable Servicing Agreement and (b) that in the opinion of such counsel the Amendment will not adversely affect in any material respect the interests of any Noteholder.
- SECTION 4. <u>Representations and Warranties</u>. Navient Solutions, Inc., as Servicer and Administrator, represents and warrants to each Trust, the Eligible Lender and the Indenture Trustee as follows:
 - (i) It is duly organized and validly existing as a corporation formed solely under the laws of the State of Delaware and in good standing under the laws of the State of Delaware, with power and authority to own its properties and to conduct its business as such properties are currently owned and such business is presently conducted.
 - (ii) It has the corporate power and authority to execute and deliver this Amendment and to carry out its terms; and the execution, delivery and performance of this Amendment have been duly authorized by it by all necessary action. No registration with or approval of any governmental agency is required for the due execution and delivery by, and enforceability against it of this Amendment.
 - (iii) The consummation of the transactions contemplated by this Amendment and the fulfillment of the terms hereof do not conflict with, result in any breach of any of the terms and provisions of, or constitute (with or without notice or lapse of time or both) a default under, the its Certificate of Incorporation, or any indenture, agreement or other instrument to which it is a party or by which it is bound nor violate any law or, to its knowledge, any order, rule or regulation applicable to it of any court or of any federal or state regulatory body, administrative agency or other governmental instrumentality having jurisdiction over it or its properties.
 - (iv) This Amendment has been duly executed and delivered by it, and constitutes a legal, valid and binding obligation of it enforceable in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization and similar laws relating to creditors' rights generally and subject to general principles of equity.
- SECTION 5. <u>References to Servicing Agreement</u>. Upon the effectiveness of this Amendment, each reference in any Servicing Agreement to "this Agreement", "hereunder", "hereof", "herein", or words of like import shall mean and be a reference to such Servicing Agreement as amended hereby, and each reference to such Servicing Agreement in any other document, instrument or agreement executed and/or delivered in connection with such Servicing Agreement shall mean and be a reference to such Servicing Agreement as amended hereby.

SECTION 6. Effect on Servicing Agreements. Except as specifically amended in accordance herewith, each Servicing Agreement and all other documents, instruments and agreements executed and/or delivered in connection therewith shall remain in full force and effect and are hereby ratified and confirmed. Upon the execution of this Amendment pursuant to the provisions hereof and of each Servicing Agreement, each Servicing Agreement shall be and be deemed to be modified and amended in accordance herewith, and the respective rights, limitations of rights, obligations, duties, liabilities and immunities under such Servicing Agreement of the Indenture Trustee, the applicable Trust and the Eligible Lender Trustee shall hereafter be determined, exercised and enforced under such Servicing Agreement subject in all respects to the amendments herein, and all the terms and conditions of this Amendment shall be and be deemed to be part of the terms and conditions of such Servicing Agreement for any and all purposes.

SECTION 7. <u>No Waiver</u>. The execution, delivery and effectiveness of this Amendment shall not operate as a waiver of any right, power or remedy of any party under any related Servicing Agreement or any other document, instrument or agreement executed in connection therewith, nor constitute a waiver of any provision contained therein, except as specifically set forth herein.

SECTION 8. GOVERNING LAW. THIS AMENDMENT SHALL BE SUBJECT TO ALL APPLICABLE PROVISIONS OF THE HIGHER EDUCATION ACT AND SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK WITHOUT REFERENCE TO ITS CONFLICT OF LAW PROVISIONS, AND THE OBLIGATIONS, RIGHTS AND REMEDIES OF THE PARTIES, HEREUNDER SHALL BE DETERMINED IN ACCORDANCE WITH SUCH LAWS.

SECTION 9. <u>Successors and Assigns</u>. This Amendment shall be binding upon the parties hereto and their respective successors and assigns. All agreements of the Indenture Trustee in this Amendment shall bind the successors, co-trustees and agents (excluding any legal representatives or accountants) of the Indenture Trustee.

SECTION 10. <u>Headings</u>. The Section headings in this Amendment are inserted for convenience only and shall not affect the construction of this Amendment.

SECTION 11. <u>Counterparts</u>. This Amendment may be executed in any number of counterparts, each of which so executed shall be deemed to be an original, but all such counterparts shall together constitute but one and the same instrument.

SECTION 12. Indenture Trustee and Eligible Lender Trustee.

- (A) In executing this Amendment, each of the Trusts, the Eligible Lender Trustee and the Indenture Trustee shall have the respective rights, protections, privileges, immunities and indemnities given to it under the related Indenture. Neither the Eligible Lender Trustee nor the Indenture Trustee makes any representation or warranty as to the validity or sufficiency of this Amendment, nor to the recitals contained herein, each of which is made by the applicable Trust with respect to its related Servicing Agreement.
 - (B) Notwithstanding anything contained herein or in any other related document to

the contrary, this Amendment has been signed by Deutsche Bank Trust Company Americas, not in its individual capacity but solely as Eligible Lender Trustee under each of the Trust Agreements relating to each of the Trusts and in no event shall Deutsche Bank Trust Company Americas in its individual capacity or as Eligible Lender Trustee have any liability for the representations, warranties, covenants, agreements or other obligations of each of the Trusts hereunder or in any of the certificates, notices or agreements delivered pursuant hereto as to all of which recourse shall be had solely to the assets of each of the Trusts.

(C) Notwithstanding anything contained herein or in any other related document to the contrary, this Amendment has been signed by Deutsche Bank National Trust Company, not in its individual capacity but solely as Indenture Trustee under each of the Indentures relating to each of the Trusts and in no event shall Deutsche Bank National Trust Company in its individual capacity or as Indenture Trustee have any liability for the representations, warranties, covenants, agreements or other obligations of each of the Trusts hereunder or in any of the certificates, notices or agreements delivered pursuant hereto as to all of which recourse shall be had solely to the assets of each of the Trusts.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their respective officers thereunto duly authorized, as of the date first above written.

| NAVIENT SOLUTIONS INC., as Servicer |
|---|
| B. W. M. C. |
| Name: Teffrey Stine |
| jerrey stine |
| Title: Vice President |
| NAVIENT SOLUTIONS, INC., as Administrator |
| By |
| Name: Charles S. Booher |
| Title: Vice President |
| DEUTSCHE BANK NATIONAL TRUST COMPANY, not in its individual capacity, but solely as Indenture Trustee |
| By |
| Name: |
| Title: |
| |
| By |
| Name: |
| Title: |
| DEUTSCHE BANK TRUST COMPANY AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee |
| By |
| Name: |
| Title: |
| By |
| Name: |
| Title: |

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their respective officers thereunto duly authorized, as of the date first above written.

NAVIENT SOLUTIONS, INC., as Servicer

| By |
|---|
| Name: Jeffrey Stine |
| Title: Vice President |
| NAVIENT SOLUTIONS, INC., as Administrator |
| By |
| Name: Charles S. Booher |
| Title: Vice President |
| DEUTSCHE BANK NATIONAL TRUST COMPANY, not in its individual capacity, but solely as Indenture Trustee |
| By |
| Name: Title: |
| By |
| Name: |
| Title: |
| DEUTSCHE BANK TRUST COMPANY AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee |
| By |
| Name: |
| Title: |
| By |
| Name: |
| Title: |

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their respective officers thereunto duly authorized, as of the date first above written.

NAVIENT SOLUTIONS, INC., as Servicer

| By | |
|-----------------|---|
| Name: Title: | * |
| NAVIENT : | SOLUTIONS, INC., as Administrator |
| Ву | |
| Name: Title: | |
| | E BANK NATIONAL TRUST COMPANY, individual capacity, but solely as Indenture |
| Trustee | MINIA |
| Ву | TIVE IV VOON |
| Name: Title: | MICHELE H.Y. VOON VICE PRESIDENT |
| Ву | Grof |
| Name: | Robin Durant |
| Title: | Associate |
| | Deutsche Bank National Trust Company for |
| not in its inc | E BANK TRUST COMPANY AMERICAS, dividual capacity, but solely as Eligible Lender |
| Trustee | 0001/11/10 |
| Ву | 911/0800 |
| Name: | MICHELE H.Y. VOON |
| Title: | VICE PRESIDENT |
| Ву | 80 |
| Name: | Robin Durant |
| Title: | Associate |

SLM STUDENT LOAN TRUST 2002-1, as Trust Deutsche Bank National Trust Company for **DEUTSCHE** By: BANK TRUST **COMPANY** AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee By Name: Title: VICE PRESIDENT By_ Name: Robin Durant Title: Associate SLM STUDENT LOAN TRUST 2002-7, as Trust Deutsche Bank National Trust Company for By: **DEUTSCHE BANK TRUST COMPANY** AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee $By_{\underline{}}$ Name: Title: VICE PRESIDENT $By_{\underline{}}$ Name: Robin Durant Title: Associate SLM STUDENT LOAN TRUST 2003-2, as Trust Deutsche Bank National Trust Company for DEUTSCHE **BANK** By: TRUST COMPANY AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee By Name: VICE PRESIDENT Title: By Name: Title: Robin Durant Associate

SLM STUDENT LOAN TRUST 2003 3 Trust Company for Deutsche Bank National Trust Company for By: **DEUTSCHE TRUST COMPANY** BANK AMERICAS, not in its individual capacity, but solely as Eligible Lender Truste $By_{\underline{}}$ Name: Title: VICE PRESIDENT By Name: Robin Durant Title: Associate SLM STUDENT LOAN TRUST 2006-3, as Trust Deutsche Bank National Trust Company for By: DEUTSCHE BANK TRUST **COMPANY** AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee By_ Name: VICE PRESIDENT Title: By_ Name: Robin Durant Title: Associate SLM STUDENT LOAN TRUST 2007-2 as Trust Deutsche Bank National Trust Company for **DEUTSCHE** By: BANK TRUST **COMPANY** AMERICAS, not in its individual capacity, but solely as Eligible Lender Frustee By_ Name: VICE PRESIDENT Title: By_ Name: Robin Durant Title: Associate

SLM STUDENT LOAN TRUST 2007-3 as Trust Company for Deutsche Bank National Trust Company for **DEUTSCHE** BANK By: **TRUST COMPANY** AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee $By_{\underline{}}$ MICHELE H.Y. VOON Name: VICE PRESIDENT Title: $By_{\underline{}}$ Robin Durant Name: Associate Title: SLM STUDENT LOAN TRUST 2007-7 as Trust Deutsche Bank National Trust Company for **DEUTSCHE BANK TRUST COMPANY** By: AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee By_ Name: VICE PRESIDENT Title: By_ Name: Robin Durant Title: Associate

SLM STUDENT LOAN TRUST 2008-1, as Trust Deutsche Bank National Trust Company for **DEUTSCHE** By: BANK TRUST COMPANY AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee By Name: MICHELE H.Y. VOON Title: VICE PRESIDENT By_ Robin Durant Name: Associate Title: SLM STUDENT LOAN TRUST 2008-2, as Trust **Deutsche Bank National Trust Company for** By: DEUTSCHE BANK **TRUST COMPANY** AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee By_ THICHELE H.Y. VOON Name: VICE PRESIDENT Title: $By_{\underline{}}$ Name: Robin Durant Title: Associate SLM STUDENT LOAN TRUST 2008-3, as Trust **Deutsche Bank National Trust Company for** By: **DEUTSCHE** BANK TRUST **COMPANY** AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee By_ MICHELE H.Y. VOON Name: VICE PRESIDENT Title: By_ Name: Robin Durant Title: Associate

| SLM STUDENT I | OAN TRUST 2008-4, as Trust Deutsche Bank National Trust Company for |
|--|--|
| By: DEUTSCH | |
| AMERICAS, not | in its individual caracity, but solely as |
| Eligible Lender Tr | ustee |
| 2400 | |
| By | UIVELUUV |
| Name: | VICHELE H.Y. VOON |
| Title: | VICE PRESIDENT |
| | |
| Ву | Dush |
| Name: | Robin Durant |
| Title: | Associate |
| | |
| | |
| SLM STUDENT I | OAN TRUST 2008-5, as Trust Deutsche Bank National Trust Company for |
| | |
| THE STATE OF THE PROPERTY OF T | |
| Eligible Lender Tr | in its individual capacity, but solely as |
| Eligible Lender H | 1 n 1 / 1 |
| By | Mamo |
| | TCHELE H.Y. VOON |
| Title: | VICE PRESIDENT |
| | |
| | |
| By | Cho \ |
| Name: | Robin Durant |
| Title: | Associate |
| | |
| SLM STUDENT I | OAN TRUST 2008-6 as Trust |
| on or or or or or | OAN TRUST 2008-6, as Trust Deutsche Bank National Trust Company for |
| By: DEUTSCH | E BANK TRUST COMPANY |
| AMERICAS, not | in its individual capacity, but solely as |
| Eligible Lender Tr | ustee h |
| () | VINAUN |
| By | 10000 |
| Name: N | NCHELE H.Y. VOON |
| Title: | VICE PRESIDENT |
| | 0 |
| By | Sol |
| Name: | |
| Title: | Robin Durant |
| | Associate |

SLM STUDENT LOAN TRUST 2008-7, as Trust

Deutsche Bank National Trust Company for DEUTSCHE TRUST **COMPANY** By: BANK AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee $By_{\underline{}}$ Name: MICHELE H.Y. VOON Title: VICE PRESIDENT $By_{\underline{}}$ Name: Robin Durant Title: SLM STUDENT LOAN TRUST 2008-8, as Trust Deutsche Bank National Trust Company for **DEUTSCHE BANK** TRUSŤ **COMPANY** AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee $By_{\underline{}}$ Name: MICHELE H.Y. VOON Title: VICE PRESIDENT $By_{\underline{}}$ Name: Robin Durant Title: Associate SLM STUDENT LOAN TRUST 2008-9 as Trust Deutsche Bank National Trust Company for By: **DEUTSCHE** BANK TRUST COMPANY AMERICAS, not in its individual capacity, but solely as Eligible Lender Trustee By_ MICHELE H.Y. VOON Name: Title: VICE PRESIDENT $By_{\underline{}}$ Name: Robin Durant

Associate

Title:

SCHEDULE A

LIST OF TRUSTS

| SLM Student Loan Trust 2002-1 |
|-------------------------------|
| SLM Student Loan Trust 2002-7 |
| SLM Student Loan Trust 2003-2 |
| SLM Student Loan Trust 2003-3 |
| SLM Student Loan Trust 2006-3 |
| SLM Student Loan Trust 2007-2 |
| SLM Student Loan Trust 2007-3 |
| SLM Student Loan Trust 2007-7 |
| SLM Student Loan Trust 2008-1 |
| SLM Student Loan Trust 2008-2 |
| SLM Student Loan Trust 2008-3 |
| SLM Student Loan Trust 2008-4 |
| SLM Student Loan Trust 2008-5 |
| SLM Student Loan Trust 2008-6 |
| SLM Student Loan Trust 2008-7 |
| SLM Student Loan Trust 2008-8 |
| SLM Student Loan Trust 2008-9 |

SCHEDULE B.I.

LIST OF PRE-2007 SERVICING AGREEMENTS

- Servicing Agreement, dated as of March 5, 2002, among the Servicer (successor to Sallie Mae Servicing L.P.), the Administrator (successor to Student Loan Marketing Association), SLM Student Loan Trust 2002-1, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A., successor to Chase Bank USA, National Association) and the Indenture Trustee (successor to Deutsche Bank Trust Company)
- Servicing Agreement, dated as of November 26, 2002, among the Servicer (successor to Sallie Mae Servicing L.P.), the Administrator (successor to Student Loan Marketing Association), SLM Student Loan Trust 2002-7, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A., successor to Chase Manhattan Bank USA, National Association) and the Indenture Trustee (successor to The Bank of New York)
- Servicing Agreement, dated as of March 4, 2003, among the Servicer (successor to Sallie Mae Servicing L.P.), the Administrator (as successor to Student Loan Marketing Association), SLM Student Loan Trust 2003-2, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A., successor to Chase Manhattan Bank USA, National Association) and the Indenture Trustee (successor to The Bank of New York)
- Servicing Agreement, dated as of March 26, 2003, among the Servicer (successor to Sallie Mae Servicing L.P.), the Administrator (successor to Student Loan Marketing Association), SLM Student Loan Trust 2003-3, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A., successor to Chase Manhattan Bank USA, National Association) and the Indenture Trustee (successor to The Bank of New York)
- Servicing Agreement, dated as of March 9, 2006, among the Servicer, the Administrator, SLM Student Loan Trust 2006-3, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A., successor to Chase Bank USA, National Association) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)

SCHEDULE B.II.

LIST OF POST-2006 SERVICING AGREEMENTS I

- Servicing Agreement, dated as of March 15, 2007, among the Servicer, the Administrator, SLM Student Loan Trust 2007-3, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A., successor to Chase Bank USA, National Association) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of January 17, 2008, among the Servicer, the Administrator, SLM Student Loan Trust 2008-1, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of February 28, 2008, among the Servicer, the Administrator, SLM Student Loan Trust 2008-3, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of April 17, 2008, among the Servicer, the Administrator, SLM Student Loan Trust 2008-4, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of April 30, 2008, among the Servicer, the Administrator, SLM Student Loan Trust 2008-5, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of July 2, 2008, among the Servicer, the Administrator, SLM Student Loan Trust 2008-7, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of August 5, 2008, among the Servicer, the Administrator, SLM Student Loan Trust 2008-8, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of August 28, 2007, among the Servicer, the Administrator, SLM Student Loan Trust 2008-9, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)

SCHEDULE B.III.

LIST OF POST-2006 SERVICING AGREEMENTS II

- Servicing Agreement, dated as of February 22, 2007, among the Servicer, the Administrator, SLM Student Loan Trust 2007-2, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A., successor to Chase Bank USA, National Association) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of November 8, 2007, among the Servicer, the Administrator, SLM Student Loan Trust 2007-7, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of February 7, 2008, among the Servicer, the Administrator, SLM Student Loan Trust 2008-2, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)
- Servicing Agreement, dated as of June 12, 2008, among the Servicer, the Administrator, SLM Student Loan Trust 2008-6, the Eligible Lender Trustee (successor to The Bank of New York Trust Company, N.A. and The Bank of New York Mellon Trust Company, N.A.) and the Indenture Trustee (successor to Deutsche Bank Trust Company Americas)