\$40.00 765849

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT		
NATURE OF CONVEYANCE:	Corrective Assignment to correct the NAME OF THE ASSIGNEE TO WELLS FARGO BANK, N.A. previously recorded on Reel 003713 Frame 0154. Assignor (s) hereby confirms the MERGER.		

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
WELLS FARGO HOME MORTGAGE, INC.		05/04/2004	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	WELLS FARGO BANK, N.A.
Street Address:	SIXTH AND MARQUETTE
Internal Address:	1700 WELLS FARGO CENTER, MAC N9305-176
City:	MINNEAPOLIS
State/Country:	MINNESOTA
Postal Code:	55479
Entity Type:	NATIONAL BANKING ASSOCIATION: UNITED STATES

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	76584999	AMERICA'S MORTGAGE OUTSOURCE PROGRAM

CORRESPONDENCE DATA

Fax Number: (612)766-1600

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 612-766-7000

Email: trademarkmpls@faegre.com

Correspondent Name: Faegre & Benson LLP Attn: Kerry Thompson

Address Line 1: 90 South Seventh Street
Address Line 2: 2200 Wells Fargo Center

Address Line 4: Minneapolis, MINNESOTA 55402-3901

ATTORNEY DOCKET NUMBER: 11554-063746

NAME OF SUBMITTER: Kerry R. Thompson, Paralegal

TRADEMARK

900130042 REEL: 003958 FRAME: 0167

Signature:	/Kerry R. Thompson/	
Date:	03/24/2009	
Total Attachments: 17		
source=WELLS FARGO BANK MERGER - (003713-0154#page1.tif	
source=WELLS FARGO BANK MERGER - (003713-0154#page2.tif	
source=WELLS FARGO BANK MERGER - (003713-0154#page3.tif	
source=WELLS FARGO BANK MERGER - (003713-0154#page4.tif	
source=WELLS FARGO BANK MERGER - 003713-0154#page5.tif		
source=WELLS FARGO BANK MERGER - (003713-0154#page6.tif	
source=WELLS FARGO BANK MERGER - (
source=WELLS FARGO BANK MERGER - (
source=WELLS FARGO BANK MERGER - (
source=WELLS FARGO BANK MERGER - (
source=WELLS FARGO BANK MERGER - (• •	
source=WELLS FARGO BANK MERGER - (· ·	
source=WELLS FARGO BANK MERGER - (• •	
source=WELLS FARGO BANK MERGER - (· •	
source=WELLS FARGO BANK MERGER - (• •	
source=WELLS FARGO BANK MERGER - (003713-0154#page16.tif	

source=WELLS FARGO BANK MERGER - 003713-0154#page17.tif

PAGE

4/005 Fax Server

O:DORSEY & WHITNEY LLP COM NY:801 GRAND AVEN

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1 02/05/2008 900098288

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Merger

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type	
Wells Fargo Home Mortgage, Inc.		05/04/2004	CORPORATION: CALIFORNIA	

RECEIVING PARTY DATA

Name:	Wells Fargo Home Mortgage, a division of Wells Fargo Bank, N.A.
Street Address:	1 Home Campus
Internal Address:	MAC X2401 06T
City:	Des Moines
State/Country:	IOWA
Postal Code:	50328
Entity Type:	N.A.:

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2968873	AMERICA'S MORTGAGE OUTSOURCE PROGRAM

CORRESPONDENCE DATA

Fax Number: (515)283-1060

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 515-283-1000

Email: laurenzo.brian@dorsey.com
Correspondent Name: Dorsey & Whitney LLP

Address Line 1: 801 Grand Aven

Address Line 2: Suite 3900

Address Line 4: Des Moines, IOWA 50309

ATTORNEY DOCKET NUMBER:	435565-419
NAME OF SUBMITTER:	Jason M. Hunt
Signature:	/Jason M. Hunt/

TRADEMARK REEL: 003958 FRAME: 0169 00 2968

USPTO 2/5/2008 3:29:13 PM PAGE 5/005 Fax Server

'O:DORSEY'& WHITNEY LLP CON NY:801 GRAND AVEN

Date:	02/05/2008
Total Attachments: 13	
source=Merger documents#page1.tif	
source=Merger documents#page2.tif	
source=Merger documents#page3.tif	
source=Merger documents#page4.tif	
source=Merger documents#page5.tif	
source=Merger documents#page6.tif	
source=Merger documents#page7.tlf	
source=Merger documents#page8.tif	
source=Merger documents#page9.tif	
source=Merger documents#page10.tif	
source=Merger documents#page11.tif	
source=Merger documents#page12.tif	
source=Merger documents#page13.tif	

05/10/04 11:43 FAI 6128676082

WELLS FARGO

₩002



Comparation of the Currency Administrator of Nutional Banks

Lurge Bank Licensing, MS 7-19 250 E Greet, S.W. Waarington, DC 20219

May 10, 2004

OCC Control Nr. 2003-ML-12-0057

Ms. Patrick A. Ruedenberg Law Department/MAC N9305-170 Wells Pargo & Company 1700 Wells Fargo Center Minnespolis, Minnesota 55479

Dear Ms. Ruedenberg:

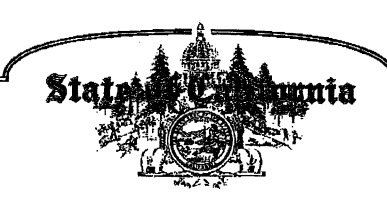
This letter is the official certification of the Compredier of the Contacty of the merger of Wells Furgo Home Mortgage, Inc., Des Moines, Iowa, into and under the chatter and title of Wells Fargo Bank, National Association, Stone Falls, South Dakous, Charter Nr. 1741, effective May 8, 2004.

Rincerety,

Richard T. Erb

Licensing Manager

D0737510





SECRETARY OF STATE

I, Kevin Shelley, Secretary of State of the State of California, hereby certify:

That the attached transcript of $\frac{9}{2}$ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

MAY - 5 2004

Secretary of State

--- OSP 03 80510

D0737510

05/05/2004 11:56 PAX 416 393 8304

GD&C S.P.#2

EDOZ

ENDORSED - FILED in the office of the Secretary of State of the State of California

MAY - 5 2004

AGREEMENT OF MERGER OF WELLS FARGO HOME MORTGAGE, INC. OTAL WELLS FARGO BANK, NATIONAL ASSOCIATION Secretary of State

KEVIN SHELLEY

THIS AGREEMENT OF MERGER (the "Agreement") entered into and to be effective on the Effective Time set forth below, is by and between Wells Fargo Home Mortgage, Inc., a California corporation ("Mortgage Company"), and Wells Fargo Bank, National Association, a national banking association ("WFB").

WITNESSETH

WHEREAS, Mortgage Company and WFB have entered into an agreement and plan of merger dated April 30, 2004,

WHEREAS, the Boards of Directors of each of Mortgage Company and WFB deem it advisable and in their mutual best interests and in the best interests of the shareholders of each of Mortgage Company and WFB that Mortgage Company merge (the "Merger") with and into WFB, with WFB as the surviving corporation of the Merger.

NOW THEREFORE, in consideration of the promises and the mutual covenants set forth below, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties to this Agreement hereby agree as follows:

AGREEMENT

- Merger. Upon the Effective Time, as defined below, Mortgage Company shall be merged with and into WFB in accordance with the provisions of 12 U.S.C. § 215 et sec. (the "US Law") and the General Corporation Law of California, Section 1100 et seq. (the "CA Law"). For purposes of the US Law, the CA Law and this Agreement, WFB shall be the surviving corporation, and Mortgage Company shall be the disappearing corporation.
- Surviving Corporation. Mortgage Company shall be merged with and into WFB and WFB shall be the surviving corporation (the "Surviving Corporation"). The name of the Surviving Corporation shall be Wells Fargo Bank, National Association.
- Effective Time. The Merger shall become effective as prescribed by law (the "Effective Time").
- Compliance With the Law. The parties shall take such steps as may be necessary under the US Law, the CA Law or otherwise to give effect to this Agreement, including the filing of a copy of this Agreement in the offices of the Secretary of State of the State of California, together with the certificates required by Section 1103 of the CA Law.

Marger CA docs - WFHM Into WFB050404FINAL

05/05/2004 11:57 PAX 415 393 8304

GD&C 5.F.#2

60002

- Articles of Incorporation. The Articles of Association of WFB shall not be amended as a result of the Merger and shall be the Articles of Association of the Surviving Corporation.
- Board of Directors. The Board of Directors of the Surviving Corporation immediately following the Effective Time shall be those persons serving as directors of WFB as of the Effective Time until the next annual meeting of the shareholders, or until such time as their successor have been elected and have qualified.
- Officers. The officers of WFB as of the Effective Time shall be the officers of the Surviving Corporation, each of whom shall hold office in accordance with the Articles of Association and Bylaws of the Surviving Corporation for the term prescribed in the Bylaws except that (i) John G. Stumpf shall be the Chairman of the Board and Carrie L. Tolstedt shall be President of the Association, (ii) each person who is now Chairman, President, Chief Executive Officer or Executive Vice President of Mortgage Company shall be elected or appointed to such officer position, if any, of the Surviving Corporation as the Board of Directors shall determine, and (iii) each person who now holds the position of Secretary, Cashier, Treasurer, Controller, or Chief Financial Officer of Mortgage Company shall relinquish such position as of the Effective Time.
- Riflect on Outstanding Shares of Disappearing and Surviving Corporation. At the Effective Time, all outstanding shares of common stock, no per value per share, of Mortgage Company issued and outstanding immediately prior to the Riffective Time shall be cancelled without consideration and cease to exist as of the Effective Time, and no securities of the Surviving Corporation or any other corporation, or any money or property, shall be issued or transferred in exchange therefor. One sharcholder owns all of the outstanding shares of Montgage Company. At the Effective Time, the outstanding shares of WFB shall remain outstanding_
- Effect of Marger. The effect of the Merger shall be as set forth in the US Law and the CA Law. Without limiting the generality of the foregoing and subject thereto, at the Effective Time, all the properties, rights, privileges, powers and franchises of Mortgage Company and WFB shall vest in the Surviving Corporation, and all debts, liabilities and duties of Mortgage Company and WFB shall become the debts, liabilities and duties of the Surviving Corporation.
- Further Assurances. WFB shall, from time to time, take all such actions, and execute and deliver, or cause to be executed and delivered, all such instruments and documents, as WFB may deem necessary or advisable to carry out the intent and purpose of the Merger.

Miscellaneous.

- Governing Law. This Agreement shall be governed by, and shall be construed and enforced in accordance with, the US Law.
- Hendings. The headings and subheadings used in this Agreement are for convenience of reference only and shall not be considered in constraing this Agreement.

Murger CA does - WFHM 1120 WFB050404FB1AL

BB/03/2004 11:B7 PAX 415 383 8504

GD&C S.F.#2

0004

- Counterpart Execution. This Agreement may be executed in multiple counterparts with the same offect as if all parties hereto had signed the same document. All counterparts so executed shall be deemed to be an original, shall be construed together and shall constitute one Agreement.
- Severability. In the event any provision, or portion thereof, of this Agreement is held by a court having proper jurisdiction to be unenforceable in any jurisdiction, then such portion or provision shall be desmed to be severable as to such jurisdiction (but, to the extent permitted by law, not elsewhere) and shall not affect the remainder of this Agreement, which shall continue in full force and effect. If any provision of this Agreement is held to be so broad as to be unconforceable, such provision shall be interpreted to be only so broad as is necessary for it to be enforceable.
- Amendments. This Agreement may not be amended except by an instrument in writing, specifying such amendment, alteration or modification, signed by each of the parties hereto. Such amendment must occur prior to the Riffective Time.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

Merger CA docs - WFHM into WEB050404FINAL

RightFax	9/10/04	5:58	PAGE	013/021	Fax Server
_ · · · · ·					
05/D5/2004 11:58 E	PAX 415 392 8304	coac s	, F. #2		12 005
IN V May 4, 200	vitness whereof, 1 4.	the parties h	encto have	duly executed th	is Agreement as of
		W	ells fai Nath	RGO BANK, ONAL ASSOCI	IATION
		Ву	James	R. Hanson resident	
		÷	Patrici Assista	a A. Rusdenberg	edenberg
		WI By:		GO HOME M	

[Signature Page to Agreement of Merger of Wells Fargo Home Mortgage, Inc. into Wells Fargo Bank, National Association.]

05/B6/2004 11:58 FAX 415 393 8304

GD&C S.F.#2

2006

MAY-05-2004 WED 10:12 AM WITH LEGAL

FAX NO.

P. 05/07

IN WITNESS WHEREOF, the parties betom have duly concented this Agreement as of May 4, 2004.

> w<u>mijs</u> yargo bank. NATIONAL ASSOCIATION

By:

James E. Hanson Vice President

Patricia A. Rucdenberg Assistant Socretary

WELLS FARGO HOME MORTGAGE, INC.

Executive Vice President

Andstant Secretory

[Signature Page to Agreement of Margar of Wells Fargo Home Marigage, Inc. into Wells Fargo Bank, National Association.]

05/05/2004 11:58 FAX 415 293 8304

CD&C 5.F.#Z

D 007

CERTIFICATE OF APPROVAL OF AGREEMENT OF MERGER OF WELLS FARGO BANK, NATIONAL ASSOCIATION, a minimal broking association

We, James E. Hanson and Patricia A. Ruedenberg, do hereby certify:

- 1. That we are the duly elected and acting Vice President and Assistant Secretary, respectively, of Wells Fargo Bank, National Association, a national banking association (the "Corporation");
- That the Agreement of Merger in the form attached and the terms thereof were duly approved by the board of directors of the Corporation;
- That the Agreement of Merger in the form attached and the terms thereof were approved by the holders of 100% of the outstanding shares of the Corporation; and
- 4. That, as of the date hereof, Wells Fargo Bank had (i) 1,225,000 shares of preferred stock, with a par value of \$.01 per share authorized, of which no shares were outstanding, and (ii) 112,200,000 shares of common stock, with a par value of \$10 per share authorized, of which 52,015,261 shares of common stock were issued and outstanding.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

Marger CA docs - WEIDN Into WPB030404FINAL

03/05/2004 11:59 PAI 415 393 8304

GD&C S.F.#2

₫ p p s

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

DATED: May 4, 2004

CHARLES E. Hanson

James E. Hanson Vice President

Patricia A. Ruedenberg Assistant Secretary

[Signature Page to Certificate of Approval of Agreement of Merger of Wells Fargo Bank, National Association]

05/05/2004 11:59 FAX 415 393 8304

COAC S.F.#2

2 008

HAY-05-2004 MED 10:12 AN MFHM LEGAL

FAR NO.

P. 08/07

CERTIFICATE OF APPROVAL œ AGREEMENT OF MERCER OF. WELLS PARGO HOME MORTGAGE, INC.,

a California corporation

We, Michael J. Held and David V. Gorsche, do hereby certify:

- That we are the duly elected and setting Executive Vice Provident and Ameletant Sceretary of Wells Pargo Home Mortgage, Inc., a California corporation (the "Curporation");
- That the Agreement of Marget in the form attached and the terms thereof were daly approved by the board of directors of the Corporation;
- That the Agreement of Morger in the form attached and the terms thereof were approved by the holder of 100% of the constanding shares of the Corporation; and
- That, as of the date hereof, there is only one class of theres of the Corporation and the number of shares outstanding is 100.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

MFB.toc

05/05/2004 11:59 FAX 415 393 8804

CDAC S.F.#2

2010

HAY-U5-2004 WED 10:12 AN WEHN LEGAL

FAX NO.

P. 07/07

We further declare under penalty of parjury under the laws of the State of California that the matters sof forth in this certificate are true and surrect of our own knowledge.

DATED: May 4, 2004

Michael J. Haid

David V. Housing Assistant Secretary

[Signature Page to Certificate of Approval of Agreement of Merger of |Fells Pargo Home Mortgage, Inc., a California corporation]



2649647



I, Kevin Shelley, Secretary of State of the State of California, hereby certify:

That the attached transcript of ____ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

MAY - 5 2004

Secretary of State

e/State Form CE-107 (rev. 1/03)

-- DEP 03 80518

RightFax	9/10/04 5:58	PAGE 020/021	Fax Server
----------	--------------	--------------	------------

2649647

ENDORSED - FILED In the office of the Secretary of State of the State of California

STATEMENT AND DESIGNATION BY FOREIGN CORPORATION

MAY - 4 2004

KEVIN SHELLEY Secretary of State

Wells Fergo	Benk, National Association	Secretary or State
	(Name of C	caporation)
		, a corporation organized and existing under th
laws of		noisengiaeb bas stnemetets galwoiich edt saksm.
1. The addre	eas of its principal executive office is	·
101 North	h Phillips Avenue, Sioux Falls, South Dako	B 571D4
	ass of its principal office in the State of Cali	
464 Ca#	ernia Street, San Francisco, California 94	63
	1	PROCESS IN THE STATE OF CALIFORNIA
3. (Use this p	paragraph if the process agent is a natura	I person.)
California,	whose complete address le	national person meloting in the State of
this corpor	ation may be served within the State of Ca	designated as agent upon whom process directed to Mornia, in the manner provided by law.
4. (UEB INE P	saregraph if the process agent is a corpor	ation.)
CSC-Lawye	n Sarvice Company which will do business in Co are incorporating Service	alifornia as . a corporation organized and section
under the) to this corp	poration may be served within the State of	, is designated as agent upon whom process directed California, in the manner provided by law.
NOTE: C	orporate agents must have compiled flor to designation,	with California Corporations Code Section 1503
it irrevocab of process successor	by consents to service of process directed on the Secretary of State of the State of second to sect or cannot be	to it upon the agent designated above, and to service California if the agent so designated or the agent's found at the address given.
(Signatur	THE OF Corporate Officer)	James E. Hanson, Vice President (Typed Name and Tâle of Officer Signing)

SHOPMET OF SHIP FROM (DATEOUS)



TRADEMARK REEL: 003958 FRAME: 0183

RECORDED: 03/24/2009