************************************	N AT	923-ASSIGNMENT OF PARTICIPATING INTERET IN MORTGAGE		
And WHE alled "First Party." for a valuable consideration received from	44	DOS2 KNOW ALL MEN BY THESE PRESENT		and LUVINA STOREY, husband
alided "Second Party", hereity sells and ansigns to Sucod Party and to Second Party", here, personal representative, successors and permittive version, and provide the second perty of the second				
made byL_DBATLEDER, JUSEN,	called	"Second Party," hereby sells and assigns t	o Second Party and to S	second Party's heirs, personal representation percent in that certain mortgage
as mortgages, datedNOVERNOPC_18				
5582		A NOUOMBOY IX	1000 10 8008/886	$\gamma \gamma $
under hareby, and the interest due and to become due thereon. First Farty Watthins that the current of the provent  per annum thereon from	0502	an an Document/Ree/File/Instru	ment/Microfilm No	TJJ
First Party further warrants for himsell, his heirs, general representations, successants and seeing, to and with say good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect the immerse by a good right to all marked by a protect to all marked by a protect by a start of the protect to all marked by a protect to all marked by the term of the start all start of the start of the start of the sta			- J Abaraan biret Port	w werrents that the current under <b>und</b>
geges it its insurance showing and mortgage to be a first or the instrument of the than into; balls whence, into any proceeds of and into the intervent of the other intervent of the	F that (1)	First Party further warrants for himself, his heirs, ) First Party is the lawful owner and holder of said is activation to the therest therein; (2) that said mot	personal representatives, succ d mortgage and the obligation rtgage is not in default; (3) a	essors and assigns, to and with Second Party secured thereby, and has a good right to sell an that First Party is insured by a policy of more
The parties agree that (f) neither party with an an intermed due on hald mortage and remit Second Party is there is Second Party at the mortage of thereis Second Party at the party schemes on receiver (f) Party Party with main and thereis the scheme is Second Party at reasonable interver, the scheme is Second Party at reasonable interver, and reaction at the scheme is the schem	gagee's except i gage, an the moi Second	title insurance showing said mortgage to be a litt items not normally excepted in said policies; (4) t nd the title insurance policy; (5) that First Party w rtgage, with loss payable to First Party, any proce Party's interests; and (6) that First Party has no	st or	r than inst, state which her on the property keep in his possession, the original note, mori of and maintain hazard insurance as required b hold and pay to Second Party in proportion t y fact which would adversely affect the marke
Perfor at to a depailed present of the second Perfy within	7	The parties agree that (1) neither party will assign	the payments une on salu mo	riguge and remain account of the state
The transfer of and participating interest shall be encodeded above first Fail's starting the interview and interview intervie	Party o tain cu Party n parties, that all spective foreclos	or to a depository designated by Second Party, with istomary linancial records of the loan and furnish may, upon default of the obligor, in his own name including foreclosure, as in First Party's discretion iter foreclosure or upon acquiring title by deed in e percentage interest, subject to and including his sure and (b) income and expenses in connection This assignment shall not constitute a partnership o each other and any interested party, with no aut	hindays of First F copies thereof to Second Pan but on behalt of both partie n are needful and advisable t lieu of loreclosure, each party respective percentage of (a) with owning, holding, protec or joint venture, and each p hority to bind the other, exce	arty's receipt intered; (3) First Farty win man rty at reasonable intervals on request; (4) Fir a, make demands and exercise all rights of the o protect the interests of the parties hereto; (5) y shall be deemed a tenant in common of his m all costs and lees incurred in connection with the tring and maintaining the property. arty shall be an independent contractor with m opt as provided by the terms of this agreement of thereby is without recourse.
DATED:       June 1       19.2.2         Oran S       Utane       Africano Mi Storey         It is first party is a corporation, effix its corporate and ach use its its or operation with the corporate of and use its its or operation with the corporate of and use its its or operation with the store is and achowided the toregoing influer- ment to be.       Its its or operate of and use its origing influer- ment to be.       Its its origing influer- ment to be.       June 4         OFFICIAL SEAL WOOMMASSION EXPRESSION (The above acknowledgement are for the first party's use only: acknowledgement by the second party is not required)       June 4       June 4         OFFICIAL SEAL WOOMMASSION EXPRESSION EXPRESSION (The above acknowledgement are for the first party's use only: acknowledgement by the second party is not required)       OFFICIAL SEAL WOOMMASSION EXPRESSION EXPRESSION (The storey Living Trust C/O Ore a Luving Storey E/O OFFICIAL SEAL WOOMMASSION EXPRESSION EXPRESSION EXPRESSION (The Storey Living Trust C/O Ore a Luving Storey E/O OFFICIAL Storey E/O OFFICIAL SEAL WOOMMASSION EXPRESSION EXPRES	tion sec	The transfer of said participating interest shall be cured by said mortgage. In construing this instrument, the word "mortgag	endorsed above First Farry	st; "mortgagor" shall include a grantor in a de
Grand Strategy       State of or Bellow PARTY         If the first party is a conservation, effic its converting and acknowledgement expension       1005 93.4001         STATE OF OREGON, County of State or participation       100         County of State or participation       100         Personally appeared the above named Onto       100         Personally appeared the above named Onto       100         Market or the other of the state of the the seed affired or the other, did sey that the former is the corporate of seld corporation and that the seed affired or the other of the second party is of the second party of the above acknowledgement by the second party is not required.         Market or the state of the first party's use only; acknowledgement by the second party is not required.         Market or the state of the first party's use only; acknowledgement by the second party is not required.         Market or the Storey Living Trust c/o Oren a Luving Storey of the location or page 1122.       STATE OF OREGON, County of Klamath.         The Storey Living Trust c/o Oren a Luving Storey of the location or the state of second party is not required.       State or or accounter.         Market or the storey Living Trust c/o Oren a Luving Storey of the locate or true       In the storey Living Trust c/o Oren a Luving Storey       Storey Living Trust c/o Oren a Luving Storey         Market or the storey Living Trust c/o Oren a Luving Storey       Storey       Storey         Market or the storey Living Trust c/o Oren a Luving Storey <t< th=""><th></th><th><math>\sim</math></th><th>그는 아파 영상 방송 같은 것이 있는 것이 없다.</th><th></th></t<>		$\sim$	그는 아파 영상 방송 같은 것이 있는 것이 없다.	
If the first party is a corporation, offic its corporation and acknowledgement opposite.)     (OIS 92.400)       STATE OF OREGON, County of	- <i>C</i> o	non Bltcion i	7.81	in m. Stored
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stafe of us in tom to dominant the dominant to		FIRST PARTY		SECOND PARTY
SIAILS	ilf the f	attis its comparity		SECOND PARTY
Personally appeared the above named 111         Personally appeared the above named 111         Personally appeared the above named 111         and acknowledged the foregoing instrument to be         ment to be       1011         Before mo:         OFFICIAL SEAL         OFFICIAL SEAL         Not work within Network of the second party is not reguired.         OFFICIAL SEAL	seal and	first party is a corporation, offix its corporate d use the form of acknowledgment opposite.) (OR	STATE OF OREGON,	County of) 55.
Advance	STAT	first party is a corporation, offix its corporate d use the form of acknowledgment opposite.) E OF OREGON, unity of Alamata	STATE OF OREGON,	County ot) 55.
Arter Recording Trust To The Storey Living Trust Comparison results Control Living Trust Cont	STAT	first party is a corporation, offix its corporate d use the form of acknowledgment opposite.) E OF OREGON, unty of ALLA Mathematical SS. 2000, 19, 90, 19, 90, 19, 90, 19, 90, 10, 10, 10, 10, 10, 10, 10, 10, 10, 1	STATE OF OREGON,	County of) 55. 
Before me:       and that the scal altited to the foregoing instrument is the corporate of said corporation by authority of its board of directors; and each of said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by a	STAT	first party is a corporation, affix its corporate d use the form of acknowledgment opposite.) (OR E OF OREGON, unity of <u>Alamatha</u> anio <u>19</u> ersonally appeared the above narmed <u>Alamatha</u>	STATE OF OREGON, Personally appear each for himself and no	County of) ss. 
OFFICIAL SEAL         Shawoon Prime         Official SEAL           SHAWOON PHILING TO OFEGON         Notary Public for Oregon         Notary Public for Oregon         Notary Public for Oregon           NY COMMISSION EXPIRES         IO-14-95         Notary Public for Oregon         Ny commission expires: IO-14-95         Ny commission expires: IO-14-95           If a bove acknowledgments are for the first party's use only; acknowledgment by the second party is not required)         STATE OF OREGON,           Assignment         STATE OF OREGON,         County of Klamath           I certify that the within insignment was received for record on 22nd day of	STAT	first party is a corporation, affix its corporate d use the form of acknowledgment opposite.) (OR E OF OREGON, unity of	STATE OF OREGON, Personally appear each for himself and no	County of
COMMISSION EXPIRES OCT. 14, 1995         MY COMMISSION EXPIRES OCT. 14, 1995         (The above acknowledgments are for the first party's use only; acknowledgment by the second party is not required.)         (The above acknowledgments are for the first party's use only; acknowledgment by the second party is not required.)         ASSIGNMENT OF PARTICIPATING INTEREST Oren and Luvina Storey         TO         TO         TO         TO         TO         The Storey Living Trust         AFTER RECORDING RETURN TO         The Storey Living Trust         AFTER RECORDING RETURN TO         The Storey Living Trust         C/O Oren & Luvina Storey         6146 Logan Drive	STAT	first party is a corporation, offix its carporate d use the form of acknowledgment opposite.) (OR E OF OREGON, unty of	STATE OF OREGON, Personally appear each for himself and no and that the seal affixed of said corporation and half of said corporation	County of
Assignment of PARTICIPATING INTEREST       STATE OF OREGON,         Oren and Luvina Storey       I certify that the within insi- ment was received for record on 22Dd day of	STAT	first party is a corporation, offix its corporate d use the form of acknowledgment opposite.) E OF OREGON, unty of	STATE OF OREGON, Personally appear each tor himseli and no and that the seal attixed of said corporation and hall of said corporation them acknowledged sai Before me:	County of) as. 
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