STATE OF ALABAMA	ALABAMA REAL PROPERTY MORTGAGE	This instrument prepared by:
Shelby COUNTY	(Closed-End Credit)	Anne B. Dyer
•		565 Southbrook Village
i : :		Alabaster, Alabama 35007
DATE OF LOAN: 07/21/98 DATE FI	NANCE CHARGE ACCRUAL BEGINS07/21/	,19 <u>98</u> LOAN NO. 2340/6306
Mortgagor(s) (Last name first) and address:	Mortgagee/Name and address:	Secured Indebtedness: 2 500 00
_	ADVANCED LOANS, INC.,	Secured Indebtedness: The principal sum of 4_2,688.99 is scheduled to be paid in24
CARDWELL, JOE MILFORD, A Single man, P.O. Box 403	565 Southbrook Village	and one of \$_Balance_If_Any
54 Cardwell Circle Montevallo, Alabama 35115	Alabaster, Alabama 35007	commencing on AUGUST 21. 19 98 with the other payments due on the
	(The term "Mortgagee" shall include any assignee to	same day of each succeeding month. Final payment is scheduled to be paid on 2000
COUNTY: Shelby	whom this Mortgage is assigned.)	
of the same), and the Mortgagoris) and the Mortgagoris and the Mortgagoris and the Mortgagoris and the Mortgagoris and the said ind acknowledged, and to secure the payment and perform hereinafter called "Mortgagor") do hereby grant, but 5he i by	e desire that the said indebtedness be secured as here ebtedness, and for other good and valuable consider sance of the secured indebtedness described above, each realn, sell, and convey unto Mortgages the following County, Alabama, to-wit: k 12 bordering on line of Creek	rigages for the secured indebtedness described above, or extension thereof or any amendment or modification shafter set forth. Stion, the receipt and sufficiency of which is hereby nof the undersigned Mortgagorial (whether one or more, described real property (the "premises") situated in diminishing to a point at Beech
Street and Madison Avenue, acc	ording to Map of Aldmont recorder ama. Also, Lots 16, 17, 18 and of Almont)	d in the Office of Judge of 19, Block 11, Survey of
This is Not Borrower's Homeste	ad Property.	★ 1998 +28068
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	nents, privileges and licenses thereto belonging or apper	teining, and all buildings, structures, equipment, fixtures
and other improvements now or hereafter existing, e	rected or installed thereon. 07/	23/1998-28068 Bases also property is
Mortgagor warrants that Mortgagor owns and proper	the lien for current ad valorem taxes and a mortgage	Ecolope Desta Property is
None		12.55 (If none, so state).
and paid for by Mortgagor or through an existing por Mortgagor shall give immediate notice in writing to Mortgagor shall give immediate notice in writing to Mortgagor shall give immediate notice in writing to Mortgagor may insure indebtedness, against loss by fire, wind and other has all amounts so expended by Mortgagor for taxes, assecured, shall be covered by this Mortgago, shall be solid be at once due and payable. UPON CONDITION, HOWEVER, that if Mortgagor property sum expended by Mortgagor, or in the payment interest of Mortgagor in said property become entitle interest of Mortgagor in said property become entitle lebt hereby secured; or (iii) any statement of lien existence or nonexistence of the debt or any part the indebtedness hereby secured shall at once become dut of take possession of the property to be sold and weeks the description of the property to be sold and located, to sail the same in lots or parcels or en mae bidder for cash and apply the proceeds of said sale; fragment of any amounts that may have been expentiture on at the same rate as the promissory note secutive matured at the date of said sale; and fourth, the sale and purchase said property if the highest bidder empowered to execute a deed to the purchaser thereby this mortgago exceeds \$300,00 and Mortgagos, mortgago, Mortgagor will pay Mortgagos a reasonal incurred by Mortgagos in enforcing or foreclosing this proceedings. Any estate or interest herein conveyed to Mortgagos to the heirs, successors, agents, and assigns of Mort in WiTNESS WHEREOF, each of the undereigned has	lidy. Mortgagee may, for reasonable cause, refuse to intrage or any loss or damage to the premises from any said premises (but Mortgagee is not obligated to do stards for the benefit of Mortgager and Mortgagee or for essments, or insurance shall become a debt of Mortgager interest from the date of payment by Mortgagee at the said indebtedness and reimburses Mortgagee for a tribute of the said indebtedness hereby secured or any part there is a said indebtedness hereby secured or any part there is a said indebtedness hereby secured or any part there is a said indebtedness hereby secured or any part there is a said indebtedness hereby secured or any part there is a said indebtedness hereby secured or any part there is a said indebtedness hereby secured or any part there is and payable and this Mortgage subject to foreclosure and, with or without first taking possession, after giving in the time, place, and terms of sale in some newspaper part is time, place, and terms of sale in some newspaper part is to the expense of advertising, selling, and conveying the time, place, and terms of advertising, selling, and conveying its dereby; third, to the payment of the secured indebted believes, if any, to be paid over to Mortgager. The unstable attorney's fee, not to exceed 15% of the unpaid of mortgage, whether such mortgage be through exercise or any right or power granted to Mortgagee in or by the tigages. In a said treatment of the payment of the secure is or any right or power granted to Mortgagee in or by the tigages.	or, at Mortgagee's election, certificates thereof, and will not through a policy or policies independently obtained accept any policy of insurance obtained by Mortgagor, cause whatever. If Mortgagor fells to keep said premises of for its insurable value, or the unpeld belance of the the benefit of Mortgagee alone, at Mortgagee's election, or to Mortgagee, additional to the debt hereby specifically a same rate as the promissory note secured hereby, and my amounts Mortgagee may have expended for taxes, old; however, should (i) default be made in the payment sector of the interest thereon remain unpaid at maturity; (ii) are encumbrance thereon so as to endanger recovery of the of the interest thereon so as to endanger recovery of the interest thereon so as to endanger recovery of the interest thereon so as to endanger recovery of the interest the option of Mortgagee. Mortgagee shall be authorized to the option of Mortgagee, Mortgagee shall be authorized to tice by publishing once a week for three (3) consecutive obtained in said county and state where the premises are outs door in said county at public outcry to the highest including a reasonable attorney's fee; econd, to the insurance, taxes, and other encumbrances, with interest tedness in full, whether the same shall or shall not have dereigned further egrees that Mortgagee may bid at said cring as auctioneer at such sale is hereby authorized and or attorney-in-fact. If the amount financed and secured indicated employee of Mortgagee to enforce or foreclose the lab, and such fee shall be deemed a part of the expense of the power of sale contained herein or through judicia his Mortgage is hereby expressly conveyed and granted the Mortgage is her
NOTICE TO BORROWERS: "CAUTION - IT		EAD THIS CONTRACT BEFORE YOU SIGN IT.
WITNESS:	\\ \mathref{\sigma}	Mortgagor (SEAL)
WITNESS:	×	Mortgagor (SEAL)
	HAVING AN INTEREST IN THE PROPERTY M	
Shelby County		and Canducall
milities remain: 15 signed to the foregoing con	_a Notary Public, hereby certify thatJoe_Milf veyence, and who _is_ known to me, acknowledge uted the same voluntarily on the day the same bears d	Detaile title out the day many being when
Given under my hand and seal of office this21	st. day of July , 18 98	
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i	(ober	W Heather

W.

INOTARIAL SEALT