TATE OF ALABAMA	(Closed-End Credit)	Anne B. Dyer
Shelby COUNTY)		565 Southbrook Village
•		Alabaster, Alabama 35007
DATE OF LOAN: 06/21/99 DATE	FINANCE CHARGE ACCRUAL BEGINS06/25/	
Mortgagor(s) (Last name first) and address:	Mortgagee/Name and address:	Secured Indebtedness: 9,263.95 The principal sum of 6 9,263.95
BICE, RICKEY LYNN, a wife	ADVANCED LOAMS, INC.,	is scheduled to be paid in
BICE, HELEN A.	565 Southbrook Village	monthly payments of \$ 368.33 and one of \$ Balance If Any
7533 Highway 155	Alabaster, Alabama 35007	commencing onIII V 25
Montevallo, Alabama 35115		same day of each succeeding month. Final
COUNTY: Shelby	(The term "Mortgagee" shall include any assignee to whom this Mortgage is sesigned.)	June 25, 2002
is evidenced by a promissory note or retail instantion of the same), and the Mortgagor(s) and the Mortgagor(s) and the Mortgagor(s) and the said in consideration of the said in	shove-named Mortgagor(s) have become indebted to Mortgagor desire that the said indebtedness be secured as her indebtedness, and for other good and valuable considermance of the secured indebtedness described above, sac bargain, sell, and convey unto Mortgages the following County, Alebama, to-wit:	sinafter set forth. ration, the receipt and sufficiency of which is hereby ration, the receipt and sufficiency of which is hereby the fine undersigned Mortgagor(s) (whather one or more, a described real property (the "premises") situated in
For Complete Legal Descrip	tion. Ins	t # 1999-26200
		/23/1999-26200
	12:3	34 PM CERTIFIED
	SHE	LBY COUNTY JUDGE OF PROBATE
		002 MMS 24.95
for the purpose of further securing the payment of and, should default be made in the payment of amageies to keep the buildings on the premises contingainst the loss by fire fincluding so-called extende to time, with loss, if any, payable to Mortgagee, all pay the premiums therefor as the same become dend paid for by Mortgagor or through an existing Mortgagor shall give immediate notice in writing to insured as above specified, Mortgagee may insuffindebtedness, against loss by fire, wind and other if All amounts so expended by Mortgagee for taxes, a secured, shall be covered by this Mortgage, shall to shall be at once due and payable. UPON CONDITION, HOWEVER, that if Mortgagor assessments, and insurence and the interest there of any sum expended by Mortgagee, or in the paying the interest of Mortgagee in said property become the debt hereby secured; or (III) any statement of II existence or nonexistence of the debt or any particulation of the property to be sold and located, to sell the same in lots or parcella or any buildier for cash and apply the proceeds of said as payment of any amounts that may have been expected and purchase said property if the highest bidd amounted to execute a dead to the purchaser the amounted to assect the desire and purchase said property if the highest bidd amounted to execute a dead to the purchaser the amounted to the purchaser th	nuously insured in such amounts, in such manner and will deposit with Mortgages policies of such insurance us. Mortgages may, for reasonable cause, refuse to Mortgages or any loss or damage to the premises from any estid premises (but Mortgages is not obligated to do research for the benefit of Mortgages and Mortgages or for issessments, or insurance shall become a debt of Mortgages in interest from the date of payment by Mortgages at the pays said indebtedness and reimburses Mortgages for insurance shall be and become null and we ment of said indebtedness and reimburses Mortgages for insurance shall be and become null and we ment of said indebtedness hereby secured or any part the endangered by reason of the enforcement of any prior lies on be filed under the statutes of Alabama relating to the lithereof or of the lien on which such statement is based, and time, place, and terms of said in some newspaper in the lime, place, and terms of said in some newspaper is asses as Mortgages may deem best in front of the Court is first, to the expense of advertising, sailing, and convey ended or that may then be necessary to expend in paying ecured hereby; third, to the payment of the secured indestruction the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first the name of Mortgagor by such auctioneer as ageing the first auctioneer as ageing the first auctioneer as ageing the first the fir	intragor. To further secure seid indebtedness, Mortgagor th such companies as may be satisfactory to Mortgagor and water damage) as Mortgagor may specify from time or, at Mortgagor's election, certificates thereof, and will since through a policy or policies independently obtained a accept any policy of insurance obtained by Mortgagor cause whatever. If Mortgagor fails to keep said premises to for its insurable value, or the unpeld balance of the the benefit of Mortgagos alone, at Mortgagos's election or to Mortgagos, additional to the debt hereby specifically be same rate as the promissory note secured hereby, and any amounts Mortgagos may have expended for taxes, roid; however, should (i) default be made in the payment reof or the interest thereon remain unpaid at maturity; (ii) nor encumbrance thereon so as to endanger recovery of lens of mechanics and materialmen without regard to the other in any one or more of said events, the whole of said at the option of Mortgagos. Mortgagos shall be authorized in the option of mortgagos. Mortgagos shall be authorized by publishing once a weak for three (3) consecutive published in said county and state where the premises are should door in said county and state where the premises are house door in said county and state where the premises are including a reasonable attorney's fee; second, to the insurance, taxes, and other encumbrances, with interest of the succioneer at such saie is hereby authorized and acting as suctioneer at such saie is hereby authorized and for attorney-in-fact. If the amount financed and secured acting as suctionear at such saie is hereby authorized and to a mortgagor of forecose this
mortgage, Mortgages in enforcing or foreclosing to proposedings.	nable attorney's fee, not to exceed 15% of the unpaid of this mortgage, whether such mortgage be through exercise	abt, and such fee shall be deemed a part of the expense is of the power of sale contained herein or through judicial this Mortgage is hereby expressly conveyed and granted
		READ THIS CONTRACT BEFORE YOU SIGN IT.
NOTICE TO BORROWERS: "CAUTION -	- Minko	Morgangor (SEAL)
WITNESS:	- Intern	Morgagor(SEAL)
WITNESS:	IO LIANUNG AN INTERCET IN THE PROPERTY I	Mortgagor AUST SIGN)
•	IS HAVING AN INTEREST IN THE PROPERTY	
STATE OF ALABAMA	Dickey !	vnn Bice and Helen A. Bice
whose name(s) are signed to the foregoing of	a Notary Public, hereby certify that Rickey Lorrveyance, and who are known to me, acknowledge executed the same voluntarily on the day the same bears	# DBIOLD HIS OIL CLICK CO. T
the contents of the conveyance	XOCULAR LINE SELLIS ACIDIMENTAL CITY AND	
Given under my hand and seal of office this	21st. day of June 199	

My commission expires: October 20, 2002

INOTARIAL SEAL

ALABAMA REAL PROPERTY MORTGAGE

This instrument prepared by:

† .

Mortgagors:
BICE, RICKEY LYNN, a wife
BICE, HELEN A. ;
7533 Highway 155,
Montevallo, Alabama 35115

Mortgagee:
ADVANCED LOANS, INC.,
565 Southbrook Village
Alabaster, Alabama 35007

EXHIBIT "A"

A parcel of land situated in the SW of Section 7, Township 24 North Range 13 East, described as follows: Begin at the center of the SWa of Section 7 Township 24 North, Range 13 East, and proceed in a southeasterly direction along a line making an angle of 17 deg. 47 min. to the left from the west side of SE% of SW% of said Section 7, a distance of 496.4 feet to a point on the Southwest right-of-way of paved highway for point of beginning; thence turn to the right and run perpendicular to said Highway in a southwesterly direction and along the northwesterly boundary of Dawson lot a distance of 208.7 feet; thence run in a northwesterly direction parallel to said Highway a distance of 200 feet to a point; thence turn in a northeasterly direction parallel to the southerly boundary of the property herein described (also being parallel to the northerly boundary of said Dawson lot) a distance of 208.7 feet to the southwesterly right-of-way of said paved Highway; thence run southwesterly along the southwesterly boundary of said Highway 200 feet to the point of beginning; being situated in Shelby County, Alabama.

06/23/1999-26200 2:34 PM CERTIFIE 2:34 PM CERTIFIE SHEBY COUNTY JUNGE OF PROBATE 24.95

Mortgagor Mortgagor

Helen a. Biel Mortgagor

STATE OF ALABAMA)
SHELBY COUNTY)

I, Glenn W. Brothers, a Notary Public, hereby certify that Rickey Lynn Bice and Helen A. Bice whose names are signed to the foregoing conveyance, and who are known to me, acknowledge before me on this day that, being informed of the contents of the conveyance have executed the same voluntarily on the day the same bears date.

Given under my hand and seal of office this 21st. day of June, 1999.

Notary Public

My Commission expires: October 20, 2002.