STATE OF ALABAMA	ALABAMA REAL PROPERTY MORTGAGE	This metrument prepared by:
Shelby county		Anne B. Dyer
		565 Southbrook Village
	10:01 AM CERTIFIED	Alabaster, Alabama 35007
DATE OF LOAN: June 22, 2000 DATE FIN	WHICE CHANGE ACCURATE TO THE SERVICE	.2000 LOAN NO 2369/ 7975
Mertgeperist (Lest name first) and address:		cured indebredness:
SAWYER, WILLIE PEARL, a single	ADVANCED LOAMS, INC.	e principal sum of \$ 1,307.81 scheduled to be paid in 12
Woman, P.O. Box 221,	565 Southbrook Alliage	onthly payments of 4 TZ3.00
9447 Highway 42 West Shelby, Alabama 35143	· · · · · · · · · · · · · · · · · · ·	minerating on July 22
		me day of each succeeding month. Final
county: Shelby		une 22. 2001
Commence at the Southeast corner of way 240 feet; thence North point of beginning.	ontract of even date herewith including any renewal or a desire that the said indebtedness be secured as hereinary bladriess, and for inther good and valuable consideration incomplete the secured indebtedness described above, each of the secured indebtedness described above, each of the secured indebtedness described above, each of the sain, sell, and convey unto Mortgages the following decounty, Alabama, sellies: er of Section 14, Township 22 Sout to North right of way of Shelby Copoint of beginning; thence continues feet; thence East 208.5 feet; and and is Not the Homestead or Relationship and and is Not the Homestead or Relationship.	tension thereof or any amendment or modification tenset forth. In the receipt and sufficiency of which is hereby to the undersigned Mortgagor(s) (whether one or more. Control of the premises) estuated in the control of the premises of the control of the contro
This Property is pingimproved a	and and is more the nonesteed of the	
opather with the hariditaments, appurtenances, esseme	ints, privileges and licenses thereto belonging or appertainin	na, and all buildings, structures, equipment, fintures
nti other improvements now or hereafter existing, era		
1 :	in fee simple and has a good and lawful right to mortgag	
None	te lien for current ad valorem taxes and a mortgage in fet	or of
	unto Montpages, its successors and assigns, in fee simple	
in time, with loss, if any, payable to Mortgages, and will say the premiums therefor as the same become due. Indepted for by Mortgagor or through an existing polic fortigagor 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 said stablepoleses, against loss by fire, wind and other hazer is ambunts so expended by Mortgagos for taxes, assess accurate, shall be covered by Mortgagos for taxes, assess accurate, shall be covered by this Mortgagor, shall bear in hall be at once due, and payable. IPON CONDITION, HOWEVER, that if Mortgagor pays sessioned in any sum expended by Mortgagos, or in the payment he interest of Mortgagos in said property become endance in the interest of Mortgagos in said property become endance that hereby secured shall at once become due a or take possession of the promises hereby conveyed and testing the salt the same in lots to parcele or an masse idder for cash and apply the proceeds of said said: first sayment of any amounts that may have been expended hereon at the same rate as the promiseory note secure ully matured at the date of said said; and fourth, the binals and purchase said property if the highest bidder the impowered to execute a deed to the purchaser thereof by the mortgage exceeds \$300.00 and Mortgages in nortgago, Mortgagos will pay Mortgagos a reasonable accurate by Mortgagos in enforcing or foreclosing this mortgage, Mortgagos in enforcing or foreclosing this mortgago, Mortgagos in enforcing or foreclosing this mortgago, Mortgagos in enforcing or foreclosing this mortgago, Mortgagos in enforcing or foreclosing this mortgago. Withers WHEREOF, each of the undersigned has the Witness WHEREOF, each of the undersigned has the	IMPORTANT THAT YOU THOROUGHLY READ	rater damage) as Mortgages may specify from time Mortgages's election, certificates thereof, and will brough a policy of insurance obtained by Mortgagor, a whatever. If Mortgagor fails to keep said premises it is insurable value, or the unpaid balance of the inefft of Mortgages alone, at Mortgages's election fortgages, additional to the debt hereby specifically we rate as the promiseory note secured hereby, and mounts Mortgages may have expended for taxes, awarer, should (i) default be made in the payment the interest thereon remain unpaid at maturity; (ii) neumbrance thereon is as to endanger recovery of mechanics and materialmen without regard to the any one or more of said events, the whole of said option of Mortgages. Mortgages shall be authorized by publishing once a week for three (3) consecutive set in said county and state where the premises are door in said county and state where the premises are door in said county at public outcry to the highest cluding a reasonable attorney's fee; second, to the nice, taxes, and other encumbrances, with interest as in full, whether the same shall or shall not have need further agrees that Mortgages may bid at said its auctioneer at such sale is hereby authorized and corney-in-fact. If the encount financed and secured reliable of Mortgages to enforce or foreclose this id such fee shall be deemed a part of the expense of power of sale conteined herein or through judicial ortgage is hereby expressly conveyed and granted day of June.
VITMESS:	Mortg	##Of
(ALL PERSONS HA	VING AN INTEREST IN THE PROPERTY MUST	SIGN)
STATE OF ALABAMA	;	
Michael A. Lewis	Notary Fublic, Instally contify that Willie Pear!	Sawyer
rhose name(s) 15 signed to the foregoing conveyance, and who 15 known to me, acknowledge before me on this day that being informed of he conveyance 125 executed the same voluntarily on the day the same bears date.		
liven under my hand and seal of office this 2271d.	lune	
	day of Julie 2000	•
		ry 22. 2003
WOTARIAL BEAL)	My commission expires: REDYUS	1ry 22, 2003
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