ALABAMA REAL PROPERTY MORTGAGE

(Closed-End Credit)

This instrument prepared by:

BOBBIE	J.	ROBERTSON

605-A OLD SPRINGVILLE RD.

	_	
BIRMINGHAM.	Αl	35215

DATE OF LOAN: 12-14-01 DATE F	INANCE CHARGE ACCRUAL BEGINS 12-14	20 <u>01</u> LOAN NO. 2340
Mortgagor(s) (Last name first) and address:		
CARDWELL, JOE MILFORD	Mortgagee/Name and address:	Secured Indebtedness: The principal sum of \$ 2310_03
a single man	ADVANCED LOANS, INC. 605-A OLD SPRINGVILLE RD.	is scheduled to be paid in21
54 CARDWELL CIRCLE	BIRMINGHAM, AL 35215	monthly payments of \$ 123.00
MONTEVALLO, AL 35115	DIMITHOUSING, ME 20212	and one of \$balance if any commencing on 1-14
•		20.02 with the other payments due on the
COUNTY: SHELBY	(The term "Mortgages" shall include any assignee to whom this Mortgage is assigned.)	l Same Day of each succeeding month. Elect
NOW, THEREFORE, in consideration of the said inconsideration of the said inconsideration of the said inconsideration of the said inconsideration.	ee desire that the said indebtedness be secured as here lebtedness, and for other good and valuable consider name of the secured indebtedness described as	rtgagee for the secured indebtedness described above
AGO WING LINGLISON PACIT	ck 12 bordering on line Creek dimue, according to Map of Aldmont runty, Alabama. Also, Lots 16, 17 as Survey of Almont)	
This is Not Borrower's Homest	ead and is un-improved lands to the certification of the shelly county junce of the shell county junce of the sh	5623 CFIED ROBATE
ogether with the heriditaments, appurtenances, easer	nents, privileges and licenses thereto belonging or appert	aining, and all buildings, structures, equipment, fixtures
and other improvements now or hereafter existing, e	rected or installed thereon.	withing, and an buildings, structures, equipment, fixtures
		tgage the same to Mortgagee and that said property is
free of encumbrances and adverse claims other than NONE	the lien for current ad valorem taxes and a mortgage in	rgage the same to Mortgages and that said property is
		(if none, so state).
and, should default be made in the payment of same, agrees to keep the buildings on the premises continuagainst the loss by fire (including so-called extended of time, with loss, if any, payable to Mortgagee, and pay the premiums therefor as the same become due, and paid for by Mortgager or through an existing posent paid for by Mortgager or through an existing posent paid for by Mortgager or through an existing posent paid for by Mortgagee may insure the latest as above specified, Mortgagee may insure the latest as above specified, Mortgagee may insure the latest as a specified, Mortgagee for taxes, as a secured, shall be covered by this Mortgage, shall be a shall be at once due and payable. UPON CONDITION HOWEVER that it start as a secured.	ously insured in such amounts, in such manner and with coverage), wind and such other hazards (including flood a will deposit with Mortgagee policies of such insurance of Mortgager shall have the right to provide such insurance. Mortgagee may, for reasonable cause, refuse to ortgagee or any loss or damage to the premises from any continues of the premises from any continues of the bandit of Mortgagee is not obligated to do so cards for the benefit of Mortgager and Mortgagee or for the saments, or insurance shall become a debt of Mortgager in Interest from the date of payment by Mortgagee at the	assessments when legally imposed upon sald premises tragger. To further secure said indebtedness, Mortgager in such companies as may be satisfactory to Mortgagee and water damage) as Mortgagee may specify from time 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, sause whatever. If Mortgagor fails to keep said premises to its insurable value, or the unpaid balance of the he benefit of Mortgagee alone, at Mortgagee's election, to Mortgagee, additional to the debt hereby specifically same rate as the promissory note secured hereby, and
the interest of Mortgagee in said property become en the debt hereby secured; or (iii) any statement of lient existence or nonexistence of the debt or any part the indebtedness hereby secured shall at once become due to take possession of the premises hereby conveyed a weeks the description of the property to be soid and located, to sell the same in lots or parcels or en mas bidder for cash and apply the proceeds of said sale; if payment of any amounts that may have been expenditured at the same rate as the promissory note security 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 thereoby this mortgage exceeds \$300.00 and Mortgages, mortgage, Mortgages in enforcing or foreclosing this proceedings.	and of said indebtedness hereby secured or any part there is dangered by reason of the enforcement of any prior lien be filed under the statutes of Alabama relating to the lie preof or of the lien on which such statement is based, the and payable and this Mortgage subject to foreclosure at and payable and this Mortgage subject to foreclosure at and payable and terms of sale in some newspaper put the time, place, and terms of sale in some newspaper put are as Mortgagee may deem best in front of the Courtholies, to the expense of advertising, selling, and conveying led or that may then be necessary to expend in paying known that may then be necessary to expend in paying known that may then be necessary to expend in paying known that may then be paid over to Mortgagor. The und therefor as though a stranger hereto, and the person action of the name of Mortgagor by such auctioneer as agent after default, engages an attorney who is not a salarle lie attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney's fee, not to exceed 15% of the unpaid determined the salarle attorney at the salarle attorney at the salarle attorney at the salarle attorney at the salarl	ny amounts Mortgages may have expended for taxes, id; however, should (i) default be made in the payment of or the interest thereon remain unpaid at maturity; (ii) or encumbrance thereon so as to endanger recovery of ns of mechanics and materialmen without regard to the en in any one or more of said events, the whole of said the option of Mortgages. Mortgages shall be authorized of the option of Mortgages. Mortgages shall be authorized of the option of Mortgages. Mortgages shall be authorized obtice by publishing once a week for three (3) consecutive blished in said county and state where the premises are cuse door in said county at public outcry to the highest ag, including a reasonable attorney's fee; second, to the resurance, taxes, and other encumbrances, with interest edness in full, whether the same shall or shall not have ersigned further agrees that Mortgages may bid at said ting as auctioneer at such sale is hereby authorized and or attorney-in-fact. If the amount financed and secured of employee of Mortgages to enforce or foreclose this of, and such fee shall be deemed a part of the expense of the power of sale contained herein or through judicial
198	nereunto set his or her hand(s) and seal(s) on this the $\frac{1}{2}$	
TO THE MUNICIPAL BURNOWERS: "CAUTION - IT	IS IMPORTANT THAT YOU THOROUGHLY RE	AD THIS CONTRACT BEFORE YOU SIGN IT."
WITNESS	/1	Abrigagor (SEAL)
WITNESS:	×	
		Mortgagor (SEAL)
(ALL PERSONS	HAVING AN INTEREST IN THE PROPERTY MU	IST SIGNI

INOTARIAL SEAL

ATE OF ALABAMA
EFERSON COUNTY

Given under my hand and seal of office this 14th

february My commission expires:

::. ·

I, MICHAEL A. LEWIS

A Notary Public, hereby certify that JOE MILFORD CARDWELL

whose name(s) 1S signed to the foregoing conveyance, and who 1S knows to the Conveyance executed the same voluntarily on the day the same bears date.

_day of December