COUNTY: Shelby

## ALABAMA REAL PROPERTY MORTGAGE

(Closed-End Credit)

111

This instrument prepared by:

•	Craditi
	20040909000502440 Pg 1/1 17.75
	Shelby Cnty Judge of Probate, AL
	09/09/2004 12:55:00 FILED/CERTIFIED

i. W. Brothers 780 Southlake Parkway loover, Al. 35244

08-26-04 TE OF LOAN:

DATE FINANCE CHARGE ACCRUAL BEGINS 08- 26-04

LOAN NO. 2546

Mortgagor(s) (Last name first) and address:

Lucas, Betty A/K/A Lucus, Betty an unmarried Woman

Mortgagee/Name and address:

Advanced Loans, Inc 2105 01d Montgomery Hwy Pelham, Al. 35124

36 is scheduled to be paid in monthly payments of \$ 166.12 and one of & any balance commencing on 10-01-04with the other payments due on the same day of each succeeding month. Final

(The term "Mortgagee" shall include any assignee to whom this Mortgage is assigned.)

payment is scheduled to be paid on 09-01-07

Notary Public

Secured Indebtedness: 4470.77

10W ALL MEN BY THESE PRESENTS, THAT: the above-named Mortgagor(s) have become indebted to Mortgages for the secured indebtedness described above, evidenced by a promissory note or retail installment contract of even date herewith (including any tenewal or extension thereof or any amendment or modification the same), and the Mortgagor(s) and the Mortgagee desire that the said indebtedness be secured as hereinafter set forth. DW. THEREFORE, in consideration of the said indebtedness, and for other good and valuable consideration, the receipt and sufficiency of which is hereby

knowledged, and to secure the payment and performance of the secured indebtedness described above, each of the undersigned Mortgagor(s) (whether one or more, reinafter called "Mortgagor") do hereby grant, bargain, sell, and convey unto Mortgagee the following described real property (the "premises") situated in She i by

Beginning at the NE corner of the Melvin L. Kendrick property on the South side of the Eddings Town &

direction 840 feet; thence in a Western	ong said road in an Eastern direction 105 feet; thence in a Southern rn direction 105 feet; thence in a Northern direction 840 feet to point of e SW 1/4 of Section 2, Township 22, Range 4 West.
gether with the heriditaments, appurtenances, easements, privil	vileges and Ilcenses thereto belonging or appertaining, and all buildings, structures, equipment, fixtures
d other improvements now or hereafter existing, erected or in	
	simple and has a good and lawful right to mortgage the same to Mortgages and that said property is
NONE	for current ad valorem taxes and a mortgage in favor of
INVINE	(if none, so state).
or the purpose of further securing the payment of said indebte ind, should default be made in the payment of same, Mortgages grees to keep the buildings on the premises continuously insuit gainst the loss by fire fincluding so-called extended coverage), to time, with loss, if any, payable to Mortgagee, and will deposit at the premiums therefor as the same become due. Mortgage and paid for by Mortgager or through an existing policy. Mort Mortgager shall give immediate notice in writing to Mortgagee on as above specified, Mortgagee may insure said premiude as above specified, Mortgagee may insure said premiude as above specified, Mortgagee for taxes, assessments, accured, shall be covered by this Mortgage, shall bear interest shall be at once due and payable.  UPON CONDITION, HOWEVER, that if Mortgager pays said in a sessments, and insurance and the interest thereon, then this premises the payment of said the interest of Mortgagee in said property become endangered the debt hereby secured by Mortgagee, or in the payment of said the three possession of the premises hereby conveyed and, with a weeks the description of the property to be sold and the time, located, to self the same in lots or parcels or en inness as Mo bidder for cash and apply the proceads of said sale: first, to the thereon at the same rate as the promissory note secured here fully matured at the date of said sale; and fourth, the balance, fully matured at the date of said sale; and fourth, the balance.	lorigages, its successors and assigns, in fee simple, forever, riddness, Mortgagor agrees to pay all taxes or assessments when legally imposed upon said premises as his the option of paying off the series for Mortgagor. To further secure said indebtedness, Mortgagor und in such amounts, in such manner and with such companies as may be satisfactory to Mortgagor, wind and such other hazards (including flood and water damage) as Mortgages may specify from time sit with Mortgages policies of such insurance or, at Mortgages's election, certilicates thereof, and will agor shall have the right to provide such insurance through a policy or policies independently obtained or any loss or damage to the premises from any cause whatever, if Mortgagor falls to keep said premises or any loss or damage to the premises from any cause whatever, if Mortgagor falls to keep said premises wass (but Mortgagoe is not obligated to do so) for its insurable value, or the unpaid balance of the the benefit of Mortgagoe is not obligated to do so) for its insurable value, or the unpaid balance of the tipe benefit of Mortgagoe and Mortgagoe's election, is, or insurance shall become a debt of Mortgagoe to Mortgagoe, additional to the debt hereby specifically it from the date of payment by Mortgagoe at the same rate as the promissory note secured for taxes, also conveyance shall be and become null and void; however, should (i) default be made in the payment did indebtedness hereby secured or any part thereof or the interest thereon remain unpaid at maturity; (ii) did y reason of the enforcement of any prior lien or encumbrance thereon to as to endanger recovery of under the statutes of Alabama relating to the liens of mechanics and materialmen without regard to the of the lien on which such statement is based, then in any one or more of said events, the whole of said to prove the more appropriate and this Mortgages shall be authorized in or without first taking possession, after giving notice by publishing once a week for three (3) consecutive,
ampowered to execute a deed to the nurchaser thereof in the r	e name of Mortgagot by such auctioneer as agent of attorney-in-tect.   If the emount financed and secure
- mortgage. Mortgaggt will nav Mortgagge a teasconable attott	default, engages an attorney who is not a salaried employee of Mortgages to enforce or foreclose this iney's fee, not to exceed 15% of the unpaid debt, and such fee shall be deemed a part of the expensions, whether such mortgage be through exercise of the power of sale contained herein or through judici
ntocaadinde	γ right or power granted to Mortgages in or by this Mortgage is hereby expressly conveyed and grants
to the haire mileseasore examte and escione of Mortaedea	nto set his or her hand(s) and seal(s) on this the 26th day ofAug
NOTICE TO BORROWERS: "CAUTION - IT IS IMP	IPORTANT THAT YOU THOROUGHLY READ THIS CONTRACT BEFORE YOU SIGN IT
WITNESS:	* Billy Jun June 18EAL)
WITNESS:	X(SEAL)
· (ALL PERSONS HAVI	ING AN INTEREST IN THE PROPERTY MUST SIGN)
STATE OF ALABAMA  Shelby County	
I, G. W. brothers a No whose name is i.e. signed to the loregoing conveyance	lotary Public, hereby certify that <u>Betty Lucas A/K/A Betty Ligy</u> nce, and who <u>is</u> known to me, acknowledge before me on this day that, by informed of
the contents of the conveyance NaS executed the	the same voluntarily on the day the same bears date.
Given under my hand and seal of office this 26th	day of Aug