

STATUTORY WARRANTY DEED

JOINT TENANCY WITH RIGHT OF SURVIVORSHIP

07/08/1996-21610 SHELLEN COUNTY JUDGE OF PROBATE AM CERTIFIED 1996-21610

	IS INSTRUMENT PREPARED BY AND UPON	CENTY TAV NUTTUE TOT.
	CORDING SHOULD BE RETURNED TO: SHETLA D. ELLIS	Ir. and Mrs. Michael A. Shoemaker
	CIEL CORPORATION	577 Crossante Place
	D, BOK 385001	cstavia, AL 35216
	MINGHAM, ALABAMA 35238-5001	
favor KNO	IS STATUTORY WARRANTY DEED is executed and delivered by DANIEL OAK MOUNTAIN LIMITED PARTNERSHIp of Michael A. Shoeneker and wife, Shorrie C, Slow All MEN BY THESE PRESENTS, that for and in consideration is	P, an Alabama limited partnership (Grantor).
	renty Five Thousand and no/100 llars (\$75,000,00	nd other good and valuable consideration, the receipt
and si	sufficiency of which are hereby acknowledged by Grantor, Grantor do	es by these presents, GRANT, BARGAIN, SELL and
CON	NVEY unto Grantees for and during their joint lives and upon the dearliple, together with every contingent remainder and right of reversion, the	h of either of them, then to the survivor of them in \log_{∞}
	ed in Shelby County, Alabama:	<u> </u>
	Lot 4, according to the Survey of Greystone, 8t	h Sector, as recorded in Map Book 20, 2
The P	Page 95 A & B in the Probate Office of Shelby C Property is conveyed subject to the following:	Committy, Alexander
	. Ad valorem taxes due and payable October 1, 1996, and all su	bsequent years thereafter.
2.	·	and an subsequent years therearter.
3.	3. Mining and mineral rights not owned by Grantor.	
4.	11	- 4 - 11 - the same and newtrions of the Greystone
5.	5. The easements, restrictions, reservations, covenants, agreements a Residential Declaration of Covenants, Conditions, and Restrictions Page 260 in the Probate Office of Shelby County, Alabama, as amended the Probate County of Page 260 in the Probate Office of Shelby County, Alabama, as amended to as the "Declaration").	dated November 6, 1990 and recorded in Keal 31 %
6.	e e en 111 to 11 to 11 to 12 to 12 to 12 to 13 to 14 t	square feet of Living Space, as
	defined in the Declaration, for a single-story house; or	square feet of Living Space, as defined in the
7.	7. Subject to the provisions of Sections 6.04(c), 6.04(d) and 6.05 of	the Declaration, the Property shall be subject to the
	following minimum setbacks:	
	(i) Front Setback: 50 feet: (ii) Rear Setback: feet:	1
	(iii) Side Setbacks: 15 feet.	•
	The foregoing serbacks shall be measured from the property lines of	the Property.
8.	8. All easements, restrictions, reservations, agreements, rights-of-way, b	uilding setback lines and any other matters of record.
	rantees, by acceptance of this deed, acknowledge, covenant and agree fo	
perso (i) G empl natur owne surfa nels i	rsonal representatives and assigns, that: Grantor shall not be liable for and Grantees, jointly and severally, aployees, directors, shareholders, partners, mortgagees and their respenture on account of loss, damage or injuries to buildings, structures, inver, occupants or other person who enters upon any portion of the I reactions and limestone formations and deposits) under or upon the Property	hereby waive and release Grantor its officers, agents, etive successors and assigns from any liability of any approvements, personal property or to Grantees or any property as a result of any past, present or future soil, ithout limitation, sinkholes, underground mines, tun-
proxi (ii) (cond	eximity with the Property which may be owned by Grantor; By Grantor, its successors and assigns, shall have the right to developed industrialms, cooperatives, duplexes, zero-lot-line homes and clusters.	p and construct attached and detached townhouses. er or patio homes on any of the areas indicated as
"ME	AD" or medium density residential land use classifications on the Deve i) The purchase and ownership of the Property shall not entitle Gracessors or assigns of Grantocs, to any rights to use or otherwise en	iopment Plan for the Development; and intees or the family members, guests, invitees, heirs,
facili	cilities or amenities to be constructed on the Golf Club Property, as def	aned in the Declaration.
to th	O HAVE AND TO HOLD unto the said Grantees, for and during the the survivor of them in fee simple, and to the heirs and assigns of such and right of reversion.	ir joint lives and upon the death of either of them, then survivor forever, together with every contingent remain-
IN V	WITNESS WHEREOF, the undersigned DANIEL OAK MOUN attutory Warranty Deed to be executed as of the day and year first above	NTAIN LIMITED PARTNERSHIP has caused this written.
		DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP, an Alabama limited partnership
	i	By: DANIEL REALTY INVESTMENT
	1	CORPORATION - OAK MOUNTAIN. an Alabama apriporation, its symmetal Partier
	•	an Alasana Shahara Sha
	milion on all analysis	Ву:
STA	TATE OF ALABAMA)	100 Sr. Vice Pasident
SHI	HELBY COUNTY)	DULL
MO Alai that	the undersigned, a Notary Public in and for said county, in said state, he hose name as \(\frac{\frac{1}{\sqrt{2}\cdots}\cdots}{\sqrt{1/2}\cdots}\cdots\cdots\cdot\cdot\cdot\cdot\cdot\cdot\cdot\cdot	OAK MOUNTAIN LIMITED PARTNERSHIP, and ho is known to me, acknowledged before me on this day and with full authority, executed the same voluntarily.
Civ	liven under my hand and official seal, this the 2nd day of	July 1996
C11V	THE BUILDS AND DESIGNATION OF THE PARTY OF T	Shule J. Ellis Notary Public
2 In	196	My Commission Expires: 2/26/98