

STATUTORY WARRANTY DEED

JOINT TENANCY WITH RIGHT OF SURVIVORSHIP

> 32/02/1999-04516 )=31 AM CERTIFIED SHELBY COUNTY JUDGE OF PRODUIT SHELBY COUNTY JUDGE OF PRODUIT SHELBY COUNTY JUDGE OF PRODUIT SHELBY COUNTY JUDGE OF PRODUIT

| St   | ORDING SHOULD BE RETURNED TO:   | SEND TAX NOTICE TO<br>Mr. and Mrs. Jeffery L. Roggensack   |
|--|---|--|
|  | adley Arant Rose & White, LLP   | 8112 Stonecrest Drive  |
| 20   | Ol Park Place North, Suite 1400<br>rmingham, Alabama 35203-2736   | Birmingham, Alabama 35242  |
| avor<br>KNO<br>T   | of Jeffery L. Roggensack and, wife WALL MEN BY THESE PRESENTS, that for and in conceand and No/ 100   | Cheryl A. Roggensack Grantes Countries Countri |
| ind m<br>CON<br>imple  | ufficiency of which are hereby acknowledged by Grantot<br>VPY upon Grantees for and during their joint lives and u  | r, Grantor does by these presents, GRANT, BARGAIN, SELL and spon the death of either of them, then to the survivor of them in fee reversion, the following described real property (the "Property") sit  |
| Pha  | 27-A, according to a Resurvey of Lots :<br>se VII, as recorded in Map Book 20, Page<br>bama.  | 25, 26, 27 and 28, Greystone, First Sector,<br>e 54 in the Probate Office of Shelby County   |
| The I  | roperty is conveyed subject to the following:   | ▼  |
| ŧ.   | Ad valorem taxes due and payable October 1, 1999  | , and all subsequent years thereafter  |
| 2.   | Fire district dues and library district assessments for the   | current year and all subsequent years thereafter.  |
| 3.   | Mining and mineral rights not owned by Grantor.   |  |
| 4.   | All applicable zoning ordinances.   |  |
| 5.   | Residential Declaration of Covenants, Conditions, and Page 260 in the Probate Office of Shelby County, Alab hereinafter collectively referred to as the "Declaration").   |  |
| 6.   | Any Dwelling built on the Property shall contain not le<br>defined in the Declaration, for a single-story house; or<br>Declaration, for multi-story home.   | square feet of Living Space, as defined in the   |
| 7.   | Subject to the provisions of Sections 6.04(c), 6.04(d) following minimum serbacks:  (i) Front Setback: 50 feet;  (ii) Rear Serback: 50 feet;  | and 6.05 of the Declaration, the Property shall be subject to the  |
|  | (iii) Rear Serback: 50 feet;<br>(iii) Side Serbacks: 15 feet.   |  |
|  | The foregoing setbacks shall be measured from the prop  | serty lines of the Property.   |
| 8.   | All easements, restrictions, reservations, agreements, rigi   | hts-of-way, building setback lines and any other matters of record   |
|  | tees, by acceptance of this deed, acknowledge, covenant and representatives and assigns, that:  | and agree for themselves and their heirs, executors, administrators  |
| (i) G<br>empl<br>natur<br>owne<br>surfa<br>nels (<br>proxi<br>(ii) (<br>cond | frantor shall not be liable for and Grantees, jointly an oyees, directors, shareholders, partners, mortgagees and see on account of loss, damage or injuries to buildings, and occupants or other person who enters upon any porce and/or subsurface conditions, known or unknown (i and limestone formations and deposits) under or upon imity with the Property which may be owned by Granto Grantor, its successors and assigns, shall have the right ominiums, cooperatives, duplexes, zero-lot-line home | ht to develop and construct attached and detached townhouses,<br>es and cluster or putio homes on any of the areas indicated as  |
|  | stors or assigns of Grantees, to any rights to use or o   | ot entitle Grantees or the family members, guests, invitees, heits<br>otherwise enter onto the golf course, clubhouse and other related  |
| succe  | ties or amenities to be constructed on the Golf Club Pro<br>HAVE AND TO HOLD unto the said Grantees, for and<br>e survivor of them in fee simple, and to the heirs and assi   | perty, as defined in the Declaration.  d during their joint lives and upon the death of either of them, thei igns of such survivor forever, together with every contingent remain  |
| oucce<br>facili<br>TO 1<br>to th   | nd right of reversion.<br>WITNESS WHEREOF, the undersigned DANIEL Co<br>story Warranty Deed to be executed as of the day and year   | OAK MOUNTAIN EIMITED PARTNERSHIP has caused the r first above written.   |
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| succe<br>facili<br>TO I<br>to th<br>der a<br>IN N                            |   |  |
| succe<br>facili<br>TO I<br>to th<br>der a<br>IN N                            |   | PARTNERSHIP, an Alabama limited partisership  By: DANIEL REALTY INVESTMENT  CORPORATION - OAK MOUNTAIN.  an Alabama corporation, Its General Partner   |
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| facili TO 1 to the der a IN V Statu  | TE OF ALABAMA )   | PARTNERSHIP, an Alabama limited pairtiership  By: DANIEL REALTY INVESTMENT  CORPORATION - OAK MOUNTAIN.  an Alabama corporation, Its General Partner   |

Given under my hand and official scal, this the 11th day of JANUARY

My Commission