GREYSTONE

STATUTORY
WARRANTY DEED

CORPORATE-PARTNERSHIP

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THIS INSTRUMENT PREPARED BY AND UPON	ρS	,	\
RECORDING SHOULD BE RETURNED TO: SHEILA D. ELLIS		SEND TAX NOTIC 3021 Lorna Ro	
DANIEL CORPORATION	•	B'ham Ala	- · - · -
P. O. BOX 385001			
BIRMINGHAM, ALABAMA 35238-5001		<u> </u>	
THIS STATUTORY WARRANTY DEED is executed	l and delivere	d on this 30th day of Decer	mber .
1991 by DANIEL OAK MOUNTAIN LIMITED	PARTNERS	HIP, an Alabama limited partner	ship ("Grantor"), in
favor ofM_Byrom Corporation			
KNOW ALL MEN BY THESE PRESENTS, that for	and in consid	eration of the sum of\$61,65	5.00
Robers (Executive Control) , in hand paid by Grante and sufficiency of which are hereby acknowledged by G and CONVEY unto Grantee the following described t	e to Grantor : Grantor, Grant	and other good and valuable consistor does by these presents, GRAN'	deration, the receipt F, BARGAIN, SELL
Lot 123, according to the Map and Su as recorded in Map Book 14, Page 91			
TOGETHER WITH the persual value accompany to			II . I D . I D .
TOGETHER WITH the nonexclusive easement to a all as more particularly described in the Greystone R dated November 6, 1990 and recorded in Real 317, Page 2 with all amendments thereto, is hereinafter collectively	lesidential De 260 in the Pro	claration of Covenants, Condition bate Office of Shelby County, Alaba	ons and Restrictions
The Property is conveyed subject to the following:			
1. Any dwelling built on the Property shall contain defined in the Declaration, for a single-story house.		-	t of Living Space, as ce, as defined in the
Declaration, for multi-story homes. 2. Subject to the provisions of Sections 6.04(c), 6.0)4(d) and 6 05	of the Declaration, the Property of	/ hall be subject to the
following minimum setbacks:	· FOW) BLEG CACA	or the Declaration, the Property S	nan ve subject to the
(i) Front Setback: 50 feet;		•	
(ii) Rear Setback: <u>50</u> feet; (iii) Side Setbacks: <u>15</u> feet.			4
The foregoing setbacks shall be measured from the	necessaria line	s of the Pronoun	ı j
3. Ad valorem taxes due and payable October 1,4. Fire district dues and library district assessment			
5. Mining and mineral rights not owned by Grant		ent year and all subsequent years t	hereafter.
 All applicable zoning ordinances. 	.or.		•
7. The easements, restrictions, reservations, covena	inte ameamar	ate and all other terms and provision) sa of tha Doalassian
8. All easements, restrictions, reservations, agreen		_	
record.	nenta, ngma	or-way, bunding setback tines and	any other matters of
Constant brancostom on aftibility dead, and an arrival described			
Grantee, by acceptance of this deed, acknowledges, cov			_
(i) Grantor shall not be liable for and Grantee hereby vehareholders, partners, mortgagees and their respective of loss, damage or injuries to buildings, structures, import of the Properties of the Properties of the Properties conditions, known or unknown (including limestone formations and deposits) under or upon the Properties of th	ve successors : provements, pe roperty as a re ng, without lis	and assigns from any liability of an ersonal property or to Grantee or a esult of any past, present or future mitation, sinkholes, underground	y nature on account ny owner, occupants soil, surface and/or mines, tunnels and
with the Property which may be owned by Grantor;			
(ii) Grantor, its successors and assigns, shall have the condominiums, cooperatives, duplexes, zero-lot-line "MD" or medium density residential land use classi	homes and cl	uster or patio homes on any of th	e areas indicated as
(iii) The purchase and ownership of the Property shall successors or assigns of Grantee , to any rights to use of facilities or amenities to be constructed on the Golf	or otherwise (enter onto the golf course, clubhou	iests, invitees, heirs, ise and other related
TO HAVE AND TO HOLD unto the said Grantee, it	ts successors a	and assigns forever.	
IN WITNESS WHEREOF, the undersigned DANIE Statutory Warranty Deed to be executed as of the day			HIP has caused this
THE ENTIRE CONSIDERATION OF THE PURCHASE PRICE RECITED ABOVE, WA	\S	DANIEL OAK MOUNTAIN LIN PARTNERSHIP, an Alabama lim	
PAID FROM A MORTGAGE LOAN, SHELD SIMULTANEOUSLY HEREWITH THEY THEY THEY THEY WAS TO STRUMENT WAS TO	Sin Ed	By: DANIEL REALTY INVEST CORPORATION - OAK MOUN an Alabama corporation, Its Gen	ITAIN,
Anthonia.	: 18		
91 DEC 31 PH 3	,	By: It hloyd	
STATE OF ALABAMA)	الأروم فحمل		, dent
SHELBY COUNTY) JUDGE OF PROBA	UE /	Its: Sr. Vice Pics	1 CA EV 1
I, the undersigned, a Notary Public in and for said con whose name as <u>Sr. NCC President</u> of DANIEL an Alabama corporation, as General Partner of DANIEI partnership, is signed to the foregoing instrument, and informed of the contents of said instrument, he, as such day the same bears date for and as the act of such corp	unty, in said s REALTY INV LOAK MOUI who is known h officer and w poration in its	NTAIN LIMITED PARTNERSHIF to me, acknowledged before me or with full authority, executed the san capacity as general partner.	OAK MOON IAIN, ? an Alabama limited n this day that, being
Given under my hand and official seal, this the 30-	th day of _	December 1991	_ •
1. Deed Tax\$_No TAX_ 2. Mtg. Tax\$_	·	<i>1</i>	C A A .
3. Recording Fee \$ 2 8 0		- Shaile H.	Eles
5. No Tax Fee \$ 1.00		Notary Public	26/34
11790 6 Cartifled Fee \$ 1.040		My Commission Expires:	ーツィンド

\$ 7.50