

GREYSTONE

STATUTORY	
WARRANTY I	DEED

JOINT TENANCY WITH RIGHT OF SURVIVORSHIP

> 11:46 AM Inst 09/02/1992-18796 SHELDY COUNTY JUDGE OF PRODUTE 001 ¥CD 1992-18796 CERTIFIED 81.50

THIS INSTRUMENT PREPARED BY AND UPON RECORDING SHOULD BE RETURNED TO:	SEND TAX NOTICE TO:
SHEILA D. ELLIS	Ben F. Catchings
DANIEL CORPORATION	2636 Dolly Ridge Rd.
P. O. BOX 385001	Deamingham, all 35243
BIRMINGHAM, ALABAMA 35238-5669	
avor of Ben F. Catchings, Jr. and wife, Patri	NERSHIP, an Alabama limited partnership ("Grantor"), in icia A. Catchings ("Grantees").
and sufficiency of which are hereby acknowledged by Grantor, and CONVEY upto Grantees for and during their joint lives :	Grantor and other good and valuable consideration, the receipt Grantor does by these presents, GRANT, BARGAIN, SELL and upon the death of either of them, then to the survivor of and right of reversion, the following described real property no - 4th Sector. as recorded in
FOGETHER WITH the nonexclusive easement to use the	private roadways, Common Areas and Hugh Daniel Drive, tial Declaration of Covenants, Conditions and Restrictions the Probate Office of Shelby County, Alabama (which, together
for multi-story homes.	square feet of Living Space, as defined in the Declaration,
following minimum setbacks:	nd 6.05 of the Declaration, the Property shall be subject to the
(i) Front Setback: 75 feet; (ii) Rear Setback: 15 feet.	
The foregoing setbacks shall be measured from the proper	
3. Ad valorem taxes due and payable October 1, 1992	
4. Fire district dues and library district assessments for the	ne current year and all subsequent years thereafter.
5. Mining and mineral rights not owned by Grantor. 6. All applicable raping ordinances	
6. All applicable zoning ordinances.7. The ecoments, restrictions, reservations, covenants, agr	reements and all other terms and provisions of the Declaration.
	rights-of-way, building setback lines and any other matters of
administrators, personal representatives and assigns, that:	
employees, directors, shareholders, partners, mortgagees at of any nature on account of loss, damage or injuries to building or any owner, occupants or other person who enters upon a future soil, surface and/or subsurface conditions, know	everally, hereby waive and release Grantor, its officers, agents, and their respective successors and assigns from any liability gs, structures, improvements, personal property or to Grantees my portion of the Property as a result of any past, present or or unknown (including, without limitation, sinkholes, and deposits) under or upon the Property or any property operty which may be owned by Grantor;
(ii) Grantor, its successors and assigns, shall have the right	to develop and construct attached and detached townhouses, and cluster or patio homes on any of the areas indicated as
(iii) The nurchase and ownership of the Property shall not e	entitle Grantees or the family members, guests, invitees, heirs, erwise enter onto the golf course, clubhouse and other related
TO HAVE AND TO HOLD unto the said Grantees, for and then to the survivor of them in fee simple, and to the heirs and remainder and right of revision.	during their joint lives and upon the death of either of them, assigns of such survivor forever, together with every contingent
IN WITNESS WHEREOF, the undersigned DANIEL OA Statutory Warranty Deed to be executed as of the day and ye	K MOUNTAIN LIMITED PARTNERSHIP has caused this ear first above written.
	DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP, an Alabama limited partnership
	By: DANIEL REALTY INVESTMENT CORPORATION - OAK MOUNTAIN, an Alabama corporation, Its General Partner
STATE OF ALABAMA)	Ву:
SHELBY COUNTY)	Its: Sr. Vice President
l, the undersigned, a Notary Public in and for said county, i whose name as St. Vice President of DANIEL REAL an Alabama corporation, as General Partner of DANIEL OAK partnership, is signed to the foregoing instrument, and who is	In said state, hereby certify that Stephen R. Mon K. TY INVESTMENT CORPORATION - OAK MOUNTAIN, CMOUNTAIN LIMITED PARTNERSHIP, an Alabama limited sknown to me, acknowledged before me on this day that, being er and with full authority, executed the same voluntarily on the on in its capacity as general partner. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certify that Stephen R. Mon K. In a said state, hereby certified that Stephen R. Mon K. In a said state, hereby certified that Stephen R. Mon K. In a said state, hereby certified that Stephen R. Mon K. In a said state, hereby certified that Stephen R. Mon K. In a said state, hereby certified that Stephen R. Mon K. In a said state, hereby certified that Stephen R. In a said state, hereby certified that Stephen R. In a said state, hereby certified that Stephen R. In a said state, hereby certified that Stephen R. In a said state, hereby certified that Stephen R. In a said state, hereby certified that Stephen R. In a said state, hereby certified that Stephen R. In a said state, hereby certified that Stephen R. In a said state, hereby certi
The state of the s	_ Sheile D. alle
** 100	Notary Public My Commission Expires: $\frac{2/26/94}{}$
11/90	iviy Commission Expires: