

STATUTORY		
WARRANTY DEED		

CORPORATE-PARTNERSHIP

10:17 08/18/1994-25690 SHELBY COUNTY JUDGE OF PROBATE 001 HCD P CERTIFIED 134,00

RECORDING SHOU	T PREPARED BY AND UPON ULD BE RETURNED TO:	SEND TAX NOTICE TO:  Mr. Donald M. Acton
SMANLA D. ELI		Cornerstone Building Company, Inc.
VENUMEL CORPO		2232 Cohoba Valley Drive
P. O. BOX 385	ALABAMA 35238-570	Birmingham, AL 35243
_1994 by DANIE	WARRANTY DEED is executed and LOAK MOUNTAIN LIMITED PARTS TONG BUILDING COMPANY. INC.	delivered on this <u>17th</u> day of <u>August</u> , RTNERSHIP, an Alabama limited partnership ("Grantor"), in ("Grantee").
Twenty-Five Tho	usand Four Hundred and No/10	One Hundred  One Hundred  One Hundred
and sufficiency of whitand CONVEY unto Cots 48 and 4 in Map Book 1	ich are hereby acknowledged by Granto Grantee the following described real page 49, according to the Survey of 8 Page 120 A, B & C in the Page 120	Grantor and other good and valuable consideration, the receipt or, Grantor does by these presents, GRANT, BARGAIN, SELL property (the "Property") situated in Shelby County, Alabama: of Greystone 7th Sector, Phase I as recorded Probate Office of Shelby County, Alabama.  The private roadways, Common Areas and Hugh Daniel Drive, ential Declaration of Covenants, Conditions and Restrictions of Covenants, Conditions and Restrictions
dared Nevember 6 10	990 and recorded in Real 317, Page 260 in thereto, is hereinafter collectively ref	n the Probate Office of Shelby County, Alabama (which, together
The Property is conv	eyed subject to the following:	
defined in the De	built on the Property shall contain no claration, for a single-story house; or	square feet of Living Space, as  2,400 square feet of Living Space, as defined in the
Declaration, for r	nulti-story homes.	1 c of C.1. D. Landan de Branco shall be subject to the
following minim	um setbacks:	and 6.05 of the Declaration, the Property shall be subject to the
(i) Front Seth (ii) Rear Seth (iii) Side Setha	back: feet; ack: feet; acks: feet.	•
	tbacks shall be measured from the proj	perty lines of the Property.
		94 , and all subsequent years thereafter.
4 Fire district di	nes and library district assessments for	the current year and all subsequent years thereafter.
	nineral rights not owned by Grantor.	
6. All applicable	e zoning ordinances.	
7. The easement	s, restrictions, reservations, covenants,	agreements and all other terms and provisions of the Declaration.
8. All easement of record.	s, restrictions, reservations, agreemer	nts, rights-of-way, building setback lines and any other matters
Grantee, by accentar	ace of this deed, acknowledges, covena	nts and agrees for itself, and its heirs, successors and assigns, that:
(i) Grantor shall no shareholders, partne of loss, damage or in or other person who subsurface condition limestone formation with the Property v	t be liable for and Grantee hereby waivers, mortgagees and their respective sujuries to buildings, structures, improve enters upon any portion of the Propeons, known or unknown (including, vas and deposits) under or upon the Propeophich may be owned by Grantor;	es and releases Grantor, its officers, agents, employees, directors, accessors and assigns from any liability of any nature on account ements, personal property or to Grantee or any owner, occupants erty as a result of any past, present or future soil, surface and/or without limitation, sinkholes, underground mines, tunnels and erty or any property surrounding, adjacent to or in close proximity
condominiums, coc "MD" or medium o	operatives, duplexes, zero-lot-line hon density residential land use classifica	ht to develop and construct attached and detached townhouses, nes and cluster or patio homes on any of the areas indicated as tions on the Development Plan for the Development; and
***********************************	as of Grantee, to any rights to use or ${f ot}$	ot entitle Grantee or the family members, guests, invitees, heirs, therwise enter onto the golf course, clubhouse and other related ib Property, as defined in the Declaration.
	O HOLD unto the said Grantee, its st	
IN WITNESS WE Statutory Warranty	HEREOF, the undersigned DANIEL C Deed to be executed as of the day and	DAK MOUNTAIN LIMITED PARTNERSHIP has caused this dyear 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
95690		- Tal helow
STATE OF ALABA	AMA )	By: Lis: 4
SHELBY COUNT	Υ )	
whose name as  an Alabama corpo limited partnership	pration, as General Partner of DANIE p, is signed to the foregoing instrumen	EALTY INVESTMENT CORPORATION - OAK MOUNTAIN, EL OAK MOUNTAIN LIMITED PARTNERSHIP, an Alabama at, and who is known to me, acknowledged before me on this day at, he, as such officer and with full authority, executed the same act of such corporation in its capacity as general partner.
	and and official seal, this the 17+h	
		Notary Public 2/20/00
11/90		My Commission Expires: 2/26/98

11/90