CORPORATE-PARTNERSHIP

PROPATE

CLAYTON T. SWEENEY.

ATTORNEY AT LAW

Inst IFIED

THIS INSTRUMENT PREPARED BY AND UPON	SEND TAX NOTICE TO:
RECORDING SHOULD BE RETURNED TO:	Mr. Richard W. Benson
DANIEL CORPORATION	Benson Custom Homes, Inc.
# O BOX 385001	441 Valley View Road
ERMINGHAM, ALABAMA 35239-500	Birming ham, AL 35124
THIS STATUTORY WARRANTY DEED is executed and deliver	red on this 8th day of August
1994 by DANIEL OAK MOUNTAIN LIMITED PARTNER	
favor of Benson Custom Homes, Inc.	("Grantee").
KNOW ALL MEN BY THESE PRESENTS, that for and in cons Thousand Three Hundred Collars and No/100	ideration of the sum of
Dollars (\$78,300,00), in hand paid by Grantee to Granton and sufficiency of which are hereby acknowledged by Grantor, Grant and CONVEY unto Grantee the following described real propert Lot 11, according to the Survey of Greystone Book 18, Page 120 A, B & C in the Probate Off	ntor does by these presents, GRANT, BARGAIN, SELL y (the "Property") situated in Shelby County, Alabama: 7th Sector, Phase I as recorded in Map
TOGETHER WITH the nonexclusive easement to use the privall as more particularly described in the Greystone Residential I dated November 6, 1990 and recorded in Real 317, Page 260 in the Privall Amendments thereto, is hereinafter collectively referred to	Declaration of Covenants, Conditions and Restrictions robate Office of Shelby County, Alabama (which, together
The Property is conveyed subject to the following:	
1. Any Dwelling built on the Property shall contain not less t	han square feet of Living Space, as
defined in the Declaration, for a single-story house; or3,	square feet of Living Space, as defined in the
Declaration, for multi-story homes.	on out to the second of the se
2. Subject to the provisions of Sections 6.04(c), 6.04(d) and 6.0 following minimum setbacks:	05 of the Declaration, the Property shall be subject to the
(i) Front Setback:	•
The foregoing setbacks shall be measured from the property li	nes of the Property.
3. Ad valorem taxes due and payable October 1, <u>1994</u> , and all subsequent years thereafter.	
4. Fire district dues and library district assessments for the current year and all subsequent years thereafter.	
Mining and mineral rights not owned by Grantor.	
All applicable zoning ordinances.	
7. The easements, restrictions, reservations, covenants, agreem	
All easements, restrictions, reservations, agreements, right of record.	nts-of-way, building setback lines and any other matters
Grantee, by acceptance of this deed, acknowledges, covenants and	agrees for itself, and its heirs, successors and assigns, that:
(i) Grantor shall not be liable for and Grantee hereby waives and releases Grantor, its officers, agents, employees, directors, shareholders, partners, mortgagees and their respective successors and assigns from any liability of any nature on account of loss, damage or injuries to buildings, structures, improvements, personal property or to Grantee or any owner, occupants or other person who enters upon any portion of the Property as a result of any past, present or future soil, surface and/or subsurface conditions, known or unknown (including, without limitation, sinkholes, underground mines, tunnels and limestone formations and deposits) under or upon the Property or any property surrounding, adjacent to or in close proximity with the Property which may be owned by Grantor;	
(ii) Grantor, its successors and assigns, shall have the right to develop and construct attached and detached townhouses, condominiums, cooperatives, duplexes, zero-lot-line homes and cluster or patio homes on any of the areas indicated as "MD" or medium density residential land use classifications on the Development Plan for the Development; and	
(iii) The purchase and ownership of the Property shall not entitle successors or assigns of Grantee, to any rights to use or otherwise facilities or amenities to be constructed on the Golf Club Property.	e enter onto the golf course, clubhouse and other related
TO HAVE AND TO HOLD unto the said Grantee, its successors and assigns forever.	
IN WITNESS WHEREOF, the undersigned DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP has caused this Statutory Warranty Deed to be executed as of the day and year 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)

SHELBY COUNTY

I, the undersigned, a Notary Public in and for said county, in said state, hereby certify that Dowld whose name as Sr. Vice Presiden + of DANIEL REALTY INVESTMENT CORPORATION - OAK MOUNTAIN, an Alabama corporation, as General Partner of DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP, an Alabama limited partnership, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument, he, as such officer and with full authority, executed the same voluntarily on the day the same bears date for and as the act of such corporation in its capacity as general partner.

Given under my hand and official seal, this the 8th day of August

Notary Public

My Commission Expires: