JOINT TENANCY WITH RIGHT OF SURVIVORSHIP

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09/08/1994-27644 01:44 PM CERTIFIED

HIS INSTRUMENT PREPARED BY AND UPON ECORDING SHOULD BE RETURNED TO:	SEND TAX NOTICE TO:
A HALLES AND	2459 Valley Brook Drive
O. BOX 553203	Birmingham, AL 35299
IRMINGHAM, ALABAMA 35238-5001	*** *** ******************************
1994 By DANIEL OAK MOUNTAIN LIMITED PAI	delivered on this 30th day of August RTNERSHIP, an Alabama limited partnership ("Grantor"), in
NOW ALL MEN BY THESE PRESENTS, that for and is	
and no/100	it college serior of the source
hollars (\$ <b>59,000,00</b> ), in hand paid by Grantees to ( and sufficiency of which are bereby acknowledged by Grantees and CONVEY upper Grantees for and during their joint live	Grantor and other good and valuable consideration, the receipt of, Grantor does by these presents, GRANT, BARGAIN, SELL is and upon the death of either of them, then to the survivor of her and right of reversion, the following described real property of the Sector, Phase I as recorded in the Office of Shelby County, Alabama.
OGETHER WITH the nonexclusive easement to use the	se private toadways, Common Areas and Hugh Daniel Drive. Initial Declaration of Covenants, Conditions and Restrictions in the Probate Office of Shelby County, Alabama (which, together
The Property is conveyed subject to the following:	
<ol> <li>Any Dwelling built on the Property shall contain no in the Declaration, for a single-story house; or .2.800 for multi-story homes.</li> </ol>	ot less than 2.400 square feet of Living Space, as defined square feet of Living Space, as defined in the Declaration.
2. Subject to the provisions of Sections 6.04(c), 6.04(d): following minimum setbacks:	and 6.05 of the Declaration, the Property shall be subject to the
(ii) Front Serback: 35 feet; (iii) Rear Serback: 35 feet; (iii) Side Serbacks: 10 feet.	
The foregoing setbacks shall be measured from the prop	
3. Ad valorem taxes due and payable October 1, _1224	
4. Fire district dues and library district assessments for	the current year and all subsequent years thereafter.
<ol> <li>Mining and mineral rights not owned by Grantor.</li> <li>All applicable zoning ordinances.</li> </ol>	
	agreements and all other terms and provisions of the Declaration
8. All essements, restrictions, reservations, agreements, ri	ights-of-way, building setback lines and any other matters of record
Grantees, by acceptance of this deed, acknowledge, co- administrators, personal representatives and assigns, tha	venant and agree for themselves and their heirs, executors t:
employees, directors, shareholders, partners, mortgagees of any nature on account of loss, damage or injuries to build or any owner, occupants or other person who enters upon future, soil, surface, and/or, subsurface, conditions, kno	severally, hereby waive and release Grantor, its officers, agents and their respective successors and assigns from any liability ings, structures, improvements, personal property or to Grantee any portion of the Property as a result of any past, present of our unknown (including, without limitation, sinkholes and deposits) under or upon the Property or any property Property which may be owned by Grantor;
condominiums, cooperatives, duplexes, zero-lot-line hom	nt to develop and construct attached and detached townhouse: nes and cluster or patio homes on any of the areas indicated a tions on the Development Plan for the Development; and
(iii) The purchase and ownership of the Property shall no successors or assigns of Grantees, to any rights to use or of facilities or amenities to be constructed on the Golf Clui	t entitle Grantees or the family members, guests, invitees, heir therwise enter onto the golf course, clubhouse and other relate b Property, as defined in the Declaration.
TO HAVE AND TO HOLD unto the said Grantees, for as then to the survivor of them in fee simple, and to the heirs ar remainder and right of reversion.	nd during their joint lives and upon the death of either of them ad assigns of such survivor forever, together with every contingen
IN WITNESS WHEREOF, the undersigned DANIEL O Statutory Warranty Deed to be executed as of the day and	AK MOUNTAIN LIMITED PARTNERSHIP has caused the lyear 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 )	By: (25 1 2
SHELBY COUNTY )	11s: Sr. Vice President
whose name as Dr. Vis. C. The Sacket 1. of DANIEL REA an Alabama corporation, as General Partner of DANIEL Of partnership, is signed to the foregoing instrument, and who informed of the contents of said instrument, he, as such off day the same bears date for and as the act of such corpora	
ov to the first of the state of	day of August 1994.

Notary Public

My Commission Expires: \_