## STATUTORY WARRANTY DEED

Compared to a GRANTOR, in hard paid by the GRANTESS for and during their point lives and upon the death of either of subject to current taxes, easements, covenants, restrictions and rights of record, mineral and mining rights.  Subject to current taxes, easements, covenants, restrictions and rights of record, mineral and mining rights.  Si2,150.00 of the purchase price was provided by a mortgage loan closed of simulationally herewith.  Now MANUE and the purchase price was provided by a mortgage loan closed of them, the simulation and rights of record, mineral and mining rights.  Subject to current taxes, easements, covenants, restrictions and rights of record, mineral and mining rights.  Si2,150.00 of the purchase price was provided by a mortgage loan closed of the covery confined the subject of the covery.  Notice to current taxes, easements, covenants, restrictions and rights of the covery confined the subject of the covery confined the covery	his instrument was prepared by	Send Tax Notice To: Leslie W. Pendleton
(Address) 1512 Old Montcomency Highway, Birmingham, Al. 35209 Rightholass, All 13020 CORPORATION FORM WARRANTY DEED, DOWLY GOE LIFE WITH REMAINDER TO SURVIVOR  STATE OF ALASAMA  COUNTY OF Jefferson  The immonistration of One HUNDRED SEVENTY THOUSAND SEVEN HUNDRED THIRTY THREE AND NO/100	Oleman Ham	205 Lenox Lane
TO HAVE AND TO HOLD. To the said GRANTEES for and during their point lives and upon the death of citizer of them, them to the survivor of them in fee simple, taggeter with every contingent remainder and right of reversion, the following described male states of them, the mode of the said of them in fee simple, taggeter with every contingent remainder and right of reversion, the following described male states, plantaged in the said of them in fee simple, taggeter with every contingent remainder and right of reversion, the following described male states, plantaged the said of them in fee simple, taggeter with every contingent remainder and right of reversion, the following described male states, plantaged the said of them in fee simple, taggeter with every contingent remainder and right of reversion, the following described male states, plantaged the said of them in fee simple, taggeter with every contingent remainder and right of reversion. The feet of them, them to the survivor of them in fee simple, taggeter with every contingent remainder and right of reversion. The probate Office of Shelby Country, Alabama.  Subject to current taxes, easements, covenants, restrictions and rights of the said and mining rights.  Site(2,150.00 of the purchase price was provided by a mortgage loan closed of them them to the survivor of them in fee simple, and to the their and sasigns of such marvivor forever, taggeter with every contingent remainder and right of reversions, the said and the survivor said to the their said satisfies the said and the said a	· · · · · · · · · · · · · · · · · · ·	ar arang Birmingham, AL 35242
The in consideration of ONE HUNDRED SEVENTY THOUSAND SEVEN HUNDRED THREE THREE AND NO/100- NO/	country of Jefferson	
NO/100- TO HAVE AND TO HOLD. To the said ORANTEES for and during their joint lives and upon the death of cither of record, mineral and mining rights.  TO HAVE AND TO HOLD. To the said ORANTEES for and during their joint lives and upon the death of cither of them, then so the survivor of them, then to the survivor of them, then to the survivor of them in fee simple, together with every contingent remainder and right of reversion, the following described real estate, situated in Stellby County, Al.  Lot 53, according to the Survey of Lenox Place, Phase Two, as recorded in Map Book 19, Page 157, in the Probate Office of Shelby County, Alabama.  Subject to current taxes, easements, covenants, restrictions and rights of reversion, the following described real estate, situated of record, mineral and mining rights.  \$ 162,150.00 of the purchase price was provided by a mortgage loan closed of simultaneously herewith.  TO HAVE AND TO HOLD. To the said ORANTEES for and during their joint lives and upon the death of cither of them, then to the survivor of them in fee simple, and to the birst and saigns of such survivor forwer, ingelber with revery contingent remainder and right of reversion. As and Charles with a survivor of them in fee simple, and to the birst and saigns of such survivor forwer, ingelber with revery contingent remainder and right of reversion. As and Charles are the survivor of them in fee simple, and to the birst and saigns of such survivor forwer, ingelber with revery contingent remainder and right of reversions. As a survivor of them in fee simple, and to the birst and saigns of such survivor forwer, ingelber with revery contingent remainder and right of reversions. As a survivor of the survivor of them in fee simple, and to the birst and saigns of such survivor forwer, ingelber with reversions of such survivor forwers, ingelber with reversions and survivor forwers, ingelber with reversions and survivor forwers, ingelber with reversions and said and survivor forwers, in the survivor forwers in the sur	That in consideration of ONE HUNDRED SEVENTY THOUSAN	D SEVEN HUNDRED THIRTY THREE AND
Particles  (herein resemble to as GRANTEES) for and during their joint lives and upon the death of either of them, them to the survivor of them in few simple, together with every contingent remainder and right of reversion, the following described real senses, situated to show the property of the Survey of Lenox Place, Phase Two, as recorded in Map Book 19, Page 157, in the Probate Office of Shelby County, Alabama.  Subject to current taxes, easements, covenants, restrictions and rights of record, mineral and mining rights.  \$ 162,150.00 of the purchase price was provided by a mortgage loan closed simultaneously herewith.  \$ 162,150.00 of the purchase price was provided by a mortgage loan closed simultaneously herewith.  **To HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of silber of them, then to the surviver of them in fee simple, and to the heirs and assigns of such surviver forever, ugether with every combinate them, then to the surviver of them in fee simple, and to the heirs and assigns of such surviver forever, ugether with every combinate them and the property of them to the surviver of them in fee simple, and the surviver forever, ugether with every combinate that the surviver of them to the surviver forever, ugether with every combinate that t	the understand erenter D. R. Horton, Inc Billing	ngham
(Nerein referred to as GRANTEES) for end during their joint have and upon the death of either of them, then to the survived of them in fee simple, together with every contingent remainder and right of reversion, the following described real amass, sinused in Shelby County, Alabama.  Lot 53, according to the Survey of Lenox Place, Phase Two, as recorded in Map Book 19, Page 157, in the Probate Office of Shelby County, Alabama.  Subject to current taxes, easements, covenants, restrictions and rights of second, mineral and maining rights.  \$ 162,150.00 of the purchase price was provided by a mortgage loan closed of record, mineral and maining rights.  \$ 162,150.00 of the purchase price was provided by a mortgage loan closed of simultaneously herewith.  TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the surviver of them in fee simple, and to the heirs and assign of such nurviver forever, ugether with every contingent toward major and right of reversion. And and subject to the surviver of them in fee simple, and to the heirs and assign of such nurviver forever, ugether with every contingent toward major and right of reversion. And and subject to the surviver of forever, ugether with every contingent toward major and right of reversion. And and subject to the property to the subject to the surviver forever, ugether with every contingent toward major and right of reversion. And the subject to the property of the subject to the surviver forever, ugether with every contingent toward register to the surviver forever, ugether with every contingent to the surviver of them in fee simple, and the surviver forever, ugether with every contingent to the surviver of them in fee simple, and the surviver forever, ugether with every contingent to the surviver of them in fee simple, and the surviver forever, and the surviver forever, and the surviver forever, Rebecca Hairelson, Asst. Secretary  State to the surviver of the conveyance, he, as such officer and w	GRANTOR does by these presents, grant, on sond	
Subject to current taxes, easements, covenants, restrictions and rights of record, mineral and mining rights.  \$ 162,150.00 of the purchase price was provided by a mortgage loan closed simultaneously herewith.  TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in foe simple, and to the heirs and assigns of such survivor forever, together with every contingent. The said of the content of the	(herein referred to as GRANTEES) for and during their joint live them in fee simple, together with every contingent remainder at	es and upon the death of either of them, then to the survivor of and right of reversion, the following described real estate, situated vit:
TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, them to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent romainder and right of reversion. And well ANDATORS thought and assigns of such survivor forever, together with every contingent that substantial rate pages to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent romainder and right of reversion. And well ANDATORS thought is a survivor forever, together with every contingent that substantial rate pages to the survivor forever, together with every contingent to the survivor forever and right of reversion. And well ANDATORS thought is also assigns of such survivor forever, together with every contingent to the survivor forever and right of reversion. And well ANDATORS thought and remarks and the survivor forever, together with every contingent to the survivor forever. Superheaves the survivor forever, together with every contingent to the survivor forever, together with every contingent to the survivor forever, together with every contingent to the survivor forever, together with every survivor forever, together	Lot 53, according to the Survey of Lenox P. Book 19, Page 157, in the Probate Office of	lace, Phase Two, as recorded in Map f Shelby County, Alabama.
TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every comingent them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every comingent them than the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every comingent to the survivor of them in the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every comingent to the survivor and regardly subject to the survivor of them in fee simple, and to the heirs and assigns of such survivor survivor forever, together with every comingent to the survivor and regardly support to the survivor to the survivor forever, together with every comingent to the survivor survivor forever, together with every comingent to the forest survivor forever, together with every comingent to the survivor forever, together with every coming		그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And wast ANGARAY MARK ANGARAY ANG	of record, mineral and mining regues,	
TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And work NORMAN MORE WAS ARROWS AND	s 162,150.00 of the purchase price was pro	wided by a mortgage loan closed 6 6 5 6 5 6 5 6 5 6 5 6 6 6 6 6 6 6 6
TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And work NORMAN MORE WAS ARROWS AND		
TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And work NORMAN MORE WAS ARROWS AND		
TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And work NORMAN MORE WAS ARROWS AND		•
TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And work NORMAN MORE WAS ARROWS AND		
TO HAVE AND TO HOLD. To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And work NORMAN MORE WAS ARROWS AND		
them, then to the survivor of them in the sumple, and the survivor of them in the survivor of the survivor of them in the survivor of them in the survivor of the survivor of the survivor of the survivor of them in the survivor of them in the survivor of		
them, then to the survivor of them in the sumple, and the survivor of them in the survivor of the survivor of them in the survivor of them in the survivor of the survivor of the survivor of the survivor of them in the survivor of them in the survivor of		
them, then to the survivor of them in the sumple, and the survivor of them in the survivor of the survivor of them in the survivor of them in the survivor of the survivor of the survivor of the survivor of them in the survivor of them in the survivor of		
ATTEST:  By Country OF Alabama COUNTY OF Jefferson  I, Lamar Ham State, hereby certify that whose name as Asst. Secretary of D. R. Horton, Inc Birmingham a Notary Public in and for said County in said whose name as Asst. Secretary of D. R. Horton, Inc Birmingham a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and a the act of said corporation.  Given under my hand and official seal, this the 28th day of March  March  March  March  1996	them, then to the survivor of them in tec simple, and to the intermainder and right of reversion. And neit XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	СВИ МИМЕ ХОВХИСКОВНОСТИ ВИКОМИ ВЕЗИСОНОМИ МЕТОТОМИ МЕТОТОМИ В ВИСОНОМИ МЕТОТОМИ В ВИСОНОМИ В В ВИСОНОМИ В В ВИСОНОМИ В ВИСОНОМИ В В ВИСОНОМИ В В ВИСОНОМИ
STATE OF Alabama COUNTY OF Jefferson  I, Lamar Ham State, hereby certify that whose name as Asst. Secretary of D. R. Horton, Inc Birmingham a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being a corporation, informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and a the act of said corporation.  Given under my hand and official seal, this the 28th day of March	IN WITNESS WHEREOF, the said GRANTOR, by its As who is authorized to execute this conveyance, has hereto set its sign	nature and seal, this the 28th day of March  D. R. Horton, Inc Birmingham
I, Lamar Ham State, hereby certify that Rebecca Hairelson whose name as Asst. Secretary of D. R. Horton, Inc Birmingham a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and a informed of said corporation,  Given under my hand and official seal, this the 28th day of March	ATTEST:	By Rebecca Hairelson, Asst. Secretary
I, Lamar Ham  State, hereby certify that Rebecca Hairelson  State, hereby certify that Rebecca Hairelson  whose name as Asst. Secretary of D. R. Horton, Inc Birmingham  whose name as Asst. Secretary of D. R. Horton, Inc Birmingham  a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and a corporation,  Given under my hand and official seal, this the 28th day of March	STATE OF Alabama COUNTY OF Jefferson	
the act of said corporation,  Given under my hand and official seal, this the 28th day of March	State, hereby certify that Rebecca halferson whose name as Asst. Secretary of D. R. Ho a corporation, is signed to the foregoing conveyance, and informed of the contents of the conveyance, he, as such o	rton, Inc Birmingham
	the act of said corporation,  Given under my hand and official seal, this the 28th	h day of March
<del></del>		Lernar Ham Notary Public

MY COMMISSION EXPIRES NOVEMBER 9, 1997