

GREYSTONĒ

STATUTORY WARRANTY DEED

INDIVIDUAL

Inst # 1997-05935 02/25/1997-05935 02:58 PM CERTIFIED 02:58 PM CERTIFIED 98:58 PM 13:50

LCC TEPH	IIS INSTRUMENT PREPARED BY AND UPON CORDING SHOULD BE RETURNED TO- PHEN R. MONK PHEN R. MONK PHEN R. MONK PLANTAGE  196	SEND TAX NOTICE TO Soro T. Kern 4 Greymoor Rood Ier, AL 35242	-05935
BDD IRMI	MINGHAM, ALABAMA 35244	ec, AL 3229 L	-260
HIS	HS STATUTORY WARRANTY DEED is executed and delivered on t	his 13th day of a <b>december</b>	5
	by DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP, an SARA T. KERN	Alabama limited pattnership ("Grantor"	"), in ‴ icc"), 🚜
	OW ALL MEN BY THESE PRESENTS, that for and in consideration of the sone-hundred and eighty-five thousand dollars and no	sum of	2
nd si	llars (\$	hese presents, GRANT, BARGAIN, SELI	
The P	Lot 10, according to the survey of Greystone, 9th in Map Book 21, Page 145 in the Probate Office of the Property is conveyed subject to the following:		₫ <b>13</b> 6
1.	<ol> <li>Ad valorem taxes due and payable October 1, <u>1997</u>, and all subseque</li> </ol>	ent years thereafter.	
2.	2. Fire district dues and library district assessments for the current year and all	subsequent years thereafter.	
3.	3. Mining and mineral rights not owned by Grantor.		
4.	***	Lother torms and provisions of the Gres	rstone
٦.	<ol> <li>The easements, restrictions, reservations, covenants, agreements and all Residential Declaration of Covenants, Conditions, and Restrictions dated Page 260 in the Probate Office of Shelby County, Alabama, as amended, (hereinafter collectively referred to as the "Declaration").</li> </ol>	November 6, 1990 and recorded in Real	1 347.
6.	<ol> <li>Any Dwelling built on the Property shall contain not less than</li></ol>		
7.		eclaration, the Property shall be subject to	io the
	following minimum setbacks:  (i) Front Setback: 50 feet;		
	(ii) Rear Setback: 75 feet;		
	(rii) Side Sethacks: 15 feet.		
ĸ	The foregoing serbacks shall be measured from the property lines of the Pro 8. All easements, restrictions, reservations, agreements, rights-of-way, building		ord
	rantee, by acceptance of this deed, acknowledges, covenants and agrees fo		
(i) G share loss, other subse limes with	ministrators, personal representatives and assigns, that:  Grantor shall not be liable for and Grantee hereby waives and releases Granteholders, partners, mortgagees and their respective successors and assigns is, damage or injuries to buildings, structures, improvements, personal propher person who enters upon any portion of the Property as a result of at baurface conditions, known or unknown (including, without limitation, nestone formations and deposits) under or upon the Property or any property ith the Property which may be owned by Grantor;	from any liability of any nature on accordency or to Grantee or any owner, occupany past, present or future soil, surface a sinkholes, underground mines, tunnely surrounding, adjacent to or in close pro-	unt of nts or ind/or is and aimity
cond "MD	) Grantor, its successors and assigns, shall have the right to develop and indominiums, cooperatives, duplexes, zero-lot-line homes and cluster or pMD" or medium density residential land use classifications on the Developmer	patio homes on any of the areas indica- of Plan for the Development; and	ted as
succe facili	i) The purchase and ownership of the Property shall not entitle Grantee of occasions or assigns of Grantee, to any rights to use or otherwise enter onto cilities or amenities to be constructed on the Golf Club Property, as defined in	o the golf course, clubhouse and other r the Declaration.	related
	O HAVE AND TO HOLD unto the said Grantee. <u>her heirs, execut</u> signs forever.	ors, administrators, personal representative	er and
IN V	N WITNESS WHEREOF, the undersigned DANIEL OAK MOUNTAIN atutory Warranty Deed to be executed as of the day and year first above written	LIMITED PARTNERSHIP has cause	d this
	P	DANIEL OAK MOUNTAIN LIMITED ARTNERSHIP, an Alabama limited partn	ership
	C	o: DANIEL REALTY INVESTMENT ORPORATION - OAK MOUNTAIN. Is Alahama curporation by General Partner	•
	B	JA NOT	
STA	TATE OF ALABAMA)	This Control of the C	
	HELBY COUNTY (1)		
an A	the undersigned, a Notary Public as and for said county, in said state, hereby ce hose name as of DANIEI of DANIEI of DANIEI of Alabama Corporation, as General Partner of DANIEI. Con Alabama limited partnership, is signed to the loregoing instrument, and who ay that, being informed of the contents of said instrument, he, as such officer any on the day the same bears date for and as the act of such corporation in its cap	is known to me, acknowledged before me i d with full authority, executed the same so	on this
ily o	·		
ily o	iven under my hand and official scal, this the 13th, day of Decem	ber 1994	
ily o	aven under my hand and official scal, this the 13th, day of Duffm	Shilad Ellis	

Highland Dauh