

GREYSTONE

STATUTORY WARRANTY DEED

> CORPORATE-PARTNERSHIP

06/05/1997-17709 01:26 PH CERTIFIE SHELDY COUNTY JUNGE OF PROBATE SHELDY COUNTY JUNGE OF PROBATE 9.50

	ISTRUMENT PREPARED BY AND UPON DING SHOULD BE RETURNED TO:		SEND TAX NOTICE TO:
•	R. Monk, Esq.		Um Howard Construction Inc.
_	Arant Rose & White LiP		1072 Brows tock Court
	ham, AL 35203		Birmingham AL 35242
THIS S	TATUTORY WARRANTY DEED is executed	d and delivered	on this 29th day of May
1997	by DANIEL OAK MOUNTAIN LIMITED	PARTNERSH!	P. an Alabama limited partnership ("Grantor")4
favor o	Alan Howard Construction, Inc.		
	indred and no/100	n consideration (of the sum of Seventy Seven Thousand 4
Dollars	(\$ 77,900.00), in hand paid by Grant	ee to Grantor at	nd other good and valuable consideration, the reco
and suff	iciency of which are hereby acknowledged by Gran	itor, Grantor do	es by these presents, GRANT, BARGAIN, SELL 4
	EY unto Grantee the following described real proper		
	ot 13, according to the Survey of Gr Map Book 21, Page 151 in the Proba		
	perty is conveyed subject to the following:		•
	Ad valorem taxes due and payable October 1. 1997		
2. J	ire district dues and library district assessments for (the current year a	and all subsequent years thereafter.
3. ?	Mining and mineral rights not owned by Grantor.		
4. /	All applicable zoning ordinances.		
[[5. The easements, restrictions, reservations, covenants, agreements and all other terms and provisions of the Greyst Residential Declaration of Covenants, Conditions, and Restrictions dated November 6, 1990 and recorded in Real Page 260 in the Probate Office of Shelby County, Alabama, as amended, (which, together with all amendments theret hereinafter collectively referred to as the "Declaration").		
6. 8	Any Dwelling built on the Property shall contain no	ot less than _3_0	oo square feet of Living Space square feet of Living Space in
		(d) and 6.05 of	the Declaration, the Property shall be subject to
:	following minimum setbacks:		
	(i) Front Setback: <u>50</u> feet; (ii) Rear Setback: <u>50</u> feet;		
	(iii) Side Setbacks: 15 feet.		
	The foregoing serbacks shall be measured from the p	property lines of	the Property.
8.	All easements, restrictions, reservations, agreements,	rights-of-way, b	uilding setback lines and any other matters of record
Grante	e, by acceptance of this deed, acknowledges, co	ovenants and a	grees for itself and its successors and assigns, th
shareho loss, da other p subsuri stone f the Pro	olders, partners, mortgagees and their respective a smage or injuries to buildings, structures, improve person who enters upon any portion of the Pro- face conditions, known or unknown (including, to face and deposits) under or upon the Proper operty which may be owned by Grantor:	nuccessors and a ementa, persona perty as a resul- without limitation ty or any proper	ues Grantor its officers, agents, employees, direct- ssigns from any liability of any nature on accoun- it property or to Grantee or any owner, occupants it of any past, present or future soil, surface and on, sinkholes, underground mines, tunnels and li- rty surrounding, adjacent to or in close proximity v
(ii) Gı condor	rantor, its successors and assigns, shall have the	nes and cluster o	p and construct attached and detached townhouser patio homes on any of the areas indicated as "M at Plan for the Development; and
(iii) Tl	he purchase and ownership of the Property shall no	ot entitle Grante vise enter onto tl	e or the family members, guests, invitees, heirs, suc he golf course, clubhouse and other related facilitie
	AVE AND TO HOLD unto the said Grantee, its st		
IN W Statute	ITNESS WHEREOF, the undersigned DANIE ory Warranty Deed to be executed as of the day and	L OAK MOUN year first above s	NTAIN LIMITED PARTNERSHIP has caused written.
			DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP, an Alabama limited partner
			By: DANIEL REALTY INVESTMENT CORPORATION - OAK MOVINTAIN. an Alabama communition, his General Partner
			By: DA play
STAT	E OF ALABAMA)		/Xs:
SHEL	BY COUNTY)		
whose MOU Alabas that, b	NTAIN, an Alabama corporation, as General Part ma limited partnership, is signed to the foregoing in	tner of DANIEI strument, and when as such office	OAK MOUNTAIN LIMITED PARTNERSHII ho is known to me, acknowledged before me on this er and with full authority, executed the same volunt
	under my hand and official seal, this the 2944		
Given	unger my nang ang ometal seat, this the	_ 447 3/6	16.1. 1. 500
			Notary Public
			Notary Public My Commission Expires: 226 98

The above recited consideration was paid from a Mortgage loan closed simultaneously herewith.

Region