

STATUTORY WARRANTY DEED

JOINT TENANCY
WITH RIGHT OF
SURVIVORSHIP

D8/29/1997-27766
L2:39 PM CERTIFIEI
SELBY COUNTY JUBIE OF PROBATE
SHELBY COUNTY JUBIE OF PROBATE

	INSTRUMENT PREPARED BY AND UPON ORDING SHOULD BE RETURNED TO:	SEND TAX NOTICE TO:
	ohen R. Monk, Fsq.	Mr. and Mrs. Harold D. Rigs Dy
	ley Arant Rose & White LLP	5115 Crowne Chase Park Way
	ningham, Alabama 35203=2736	Birmingham, AL 3524
	-	nd delivered on this 27th day of August
1 99 7 favor KNO	Z by DANIEL OAK MOUNTAIN LIMITED PA ofHarold_DRigsby_and_wifeFreda_L W ALL MEN BY THESE PRESENTS, that for and in co	RTNERSHIP, an Alabama limited partnership ("Grantor"). Rigsby ("Grantees" onsideration of the sum of <u>Seventy-Three</u> Thousand
Dolla ind si DON impl	ufficiency of which are hereby acknowledged by Grantor IVEY unto Grantees for and during their joint lives and upen together with every contingent remainder and right of a fin Shelby County, Alabama:	to Grantor and other good and valuable consideration, the receipt Grantor does by these presents, GRANT, BARGAIN, SELL are pon the death of either of them, then to the survivor of them in freversion, the following described real property (the "Property") significant of the survivor of them in freversion, the following described real property (the "Property") significant of the survivor of them in freversion, the following described real property (the "Property") significant of the survivor of them in free survivors of the survi
	•	in the Probate Office of Shelby County,
The I	Alabama. Property is conveyed subject to the following:	
	Ad valorem taxes due and payable October 1, 1997	, and all subsequent years thereafter.
ì. ,	Fire district dues and library district assessments for the	•
2.	·	Sarron, year and an advacquent years mercaner.
.j.	Mining and mineral rights not owned by Grantor.	
4. 5.	All applicable zoning ordinances. The easements restrictions reservations coverants.	agreements and all other terms and provisions of the Greysto
J .	Residential Declaration of Covenants, Conditions, and	Restrictions dated November 6, 1990 and recorded in Real 3 ama, as amended, (which, together with all amendments thereto
6.	defined in the Declaration, for a single-story house; or , Declaration, for multi-story home.	square feet of Living Space, as defined in the square feet of Living Spa
7.	following minimum setbacks: (i) Front Setback:35 feet: (ii) Rear Setback:50 feet: (iii) Side Setbacks:15 feet. The foregoing setbacks shall be measured from the prop	and 6.05 of the Declaration, the Property shall be subject to t
8.	All easements, restrictions, reservations, agreements, righ	nts-of-way, building setback lines and any other matters of record
Gran		and agree for themselves and their heirs, executors, administrate
perso (i) G empl natur owne surfa nels a	onal representatives and assigns, that: Frantor shall not be liable for and Grantees, jointly and oyees, directors, shareholders, partners, mortgagees and re on account of loss, damage or injuries to buildings, start, occupants or other person who enters upon any portice and/or subsurface conditions, known or unknown (in	d severally, hereby waive and release Grantor its officers, ages their respective successors and assigns from any liability of a tructures, improvements, personal property or to Grantees or a tion of the Property as a result of any past, present or future se neluding, without limitation, sinkholes, underground mines, to the Property or any property surrounding, adjacent to or in cla
ond	Grantor, its successors and assigns, shall have the right lominiums, cooperatives, duplexes, zero-lot-line home or medium density residential land use classifications of	nt to develop and construct attached and detached townhous es and cluster or patio homes on any of the areas indicated on the Development Plan for the Development; and
succe	The purchase and ownership of the Property shall not essors or assigns of Grantees, to any rights to use or of ties or amenities to be constructed on the Golf Club Pro-	entitle Grantees or the family members, guests, invitees, he therwise enter onto the golf course, clubhouse and other relaperty, as defined in the Declaration.
to the	e survivor of them in fee simple, and to the heirs and assignd right of reversion.	l during their joint lives and upon the death of either of them, the gas of such survivor forever, together with every contingent rema
IN X Statu	WITNESS WHEREOF, the undersigned DANIEL O ttory Warranty Deed to be executed as of the day and year	AK MOUNTAIN LIMITED PARTNERSHIP has caused to first above written.
		DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP, an Alabama limited pattnersh
		By: DANIEL REALTY INVESTMENT CORPORATION - OAK MOUNTAIN, an Alabama corporation, Its General Partner
	TE OF ALABAMA)	Ву:

My Commission Expires: Acc. 15, 1997

6/96