

STATUTORY WARRANTY DEED

> CORPORATE-PARTNERSHIP

> > 06/30/1444-27782 02:11 PM CERTIFIED 5kelby Co. J.O. P. 001 MMS 9.80

	STRUMENT PREPARED BY AND UPON SING SHOULD BE RETURNED TO:	SEND TAX NOTICE TO:
	R. Monk, Egg.	Southmark Builders, Inc.
	Arant Rose & White, LLP	Mr. Jamie A. Woods
2001 Pa	rk Place North, Suite 1400	Birmingham AL 35238
<u>Birmin</u>	phem. Alabama 35203-2736	Dirmingham 120
1999 avor of (NOW /	by DANIEL OAK MOUNTAIN LIMITED  Southwork Builders Inc.  LL MEN BY THESE PRESENTS, that for and in	PARTNERSHIP, an Alabama limited partnership ("Grantor"), is a consideration of the sum of Ninety Thousand
Nallan /	No/100 3 _90.000.00), in hand paid by Grante	ee to Grantor and other good and valuable consideration, the receip
und suffic	sency of which are hereby acknowledged by Gran	nor, Grantor does by these presents, GRANT, BARGAIN, SITT and
CONVE	Y unto Grantee the following described real property	ty (the "Property") situated in Shelby County, Alabama
as r	ecorded in Map Book 23, Page 13 in	tone, 4th Sector, Phase II, Pirst Addition, the Probate Office of Shelby County, Alabama.
	erry is conveyed subject to the following:	and the second trans
	d valorem taxes due and payable October 1. 1999	
	re district dues and library district assessments for t	he current year and all subsequent years thereafter
	fining and mineral rights not owned by Grantor.	
	Il applicable zoning ordinances.	ts, agreements and all other terms and provisions of the Gresston
R. P: be	esidential Declaration of Covenants, Conditions, age 260 in the Probate Office of Shelby County, Agreeinafter collectively referred to as the "Declaration	and Restrictions dated November 6, 1999 and recorded in recorded Mahama, as amended, (which, together with all amendments thereto, n").
de D	efined in the Declaration, for a single-story house; beclaration, for multi-story home.	or square feet of Living Space, as defined in the
7. S	ubject to the provisions of Sections 6.04(c), 6.04	(d) and 6.05 of the Declaration, the Property shall be subject to the
fo	ollowing minimum aethacks:	
	(i) Front Setback: <u>50</u> feet; (ii) Rear Setback: <u>50</u> feet;	
	(iii) Side Serbacks: 15 feet.	
1	The foregoing setbacks shall be measured from the p	property lines of the Property.
		, rights-of-way, building setback lines and any other matters of record
		ovenants and agrees for itself and its successors and assigns, th
shareho loss, dan other p subsurfi stone fo the Pro	iders, partners, mortgagets and their respective to mage or injuries to buildings, structures, improverson who enters upon any portion of the Project conditions, known or unknown (including, temations and deposits) under or upon the Proper perty which may be owned by Grantor;	waives and releases Grantor its officers, agents, employees, director successors and assigns from any liability of any nature on account rements, personal property or to Grantee or any owner, occupants operty as a result of any past, present or future soil, surface and without limitation, sinkholes, underground mines, tunnels and limitation of any past, present to or in close proximity we are not property surrounding, adjacent to or in close proximity we sight to develop and construct attached and detached townhouse.
condon or medi	siniums, cooperatives, duplexes, zero-lot-line hon ium density residentisi land use classifications on	right to develop and construct attached and detached townhous ness and cluster or patio homes on any of the areas indicated as "M the Development Plan for the Development; and
****	assigns of Grantee, to any rights to use or otherwise to be constructed on the Golf Club Property, a	
	AVE AND TO HOLD unto the said Grancer, its st	uccessors and assigns forever.
тони	PANEL	L OAK MOUNTAIN LIMITED PARTNERSHIP has caused a
TO HA	TNESS WHEREOF, the undersigned DANTE by Warranty Deed to be executed as of the day and	year first above written.
TO HA	TNESS WHEREOF, the undersigned DANIE by Warranty Deed to be executed as of the day and	l year first above written.  DANIEL OAK MOUNTAIN LIMITED  PARTNERSHIP, an Alabama limited partners
TO HA	TNESS WHEREOF, the undersigned DANIE by Warranty Deed to be executed as of the day and	DANIEL OAK MOUNTAIN LIMITED  PARTNERSHIP, an Alabama limited partners  By: DANIEL REAL IY INVENIMENT  CORPORATION - OAK MOUNTAIN.
TO HA	TNESS WHEREOF, the undersigned DANTE  TY Warranty Deed to be executed as of the day and	DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP, an Alabama limited partners  By: DANIEL REAL IY INVENTMENT CORPORATION - OAK MOUNTAIN, an Alabama corporation, Its General Partner
TO HA	E OF ALABAMA	DANIEL OAK MOUNTAIN LIMITED  PARTNERSHIP, an Alabama limited partners  By: DANIEL REAL IY INVENIMENT  CORPORATION - OAK MOUNTAIN.

I, the undersigned, a Notary Public in and for said county, in said state, hereby certify that Che's A Recursion of DANIEL REALTY INVESTMENT CORPORATION. OAK MOUNTAIN, an Alabama corporation, as General Partner of DANIEL OAK MOUNTAIN LIMITED PARTNERSHIP, an Alabama limited partnership, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument, he, as such officer and with full authority, executed the same voluntarily on the day the same bears date for and as the act of such corporation in its capacity as general partner.

Given under my hand and official seal, this the aqual day of June . 1999

Notary Public

My Commission Expires 200

6/96

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