SEND TAX NOTICE TO:

Michael B. and Stacie C. Saylor 7925 Wynwood Lane Helena, AL 35080

THIS INSTRUMENT PREPARED BY: Claude McCain Moncus, Esq. CORLEY, MONCUS & WARD, P.C. 400 Shades Creek Parkway, #100 Birmingham, Alabama 35209 (205) 879-5959

WARRANTY DEED AND LIMITED POWER OF ATTORNEY

State of Alabama County of Shelby

								consideration	on of
ONE HI	INDRED	ONE THO	DUSAND	AND NO/10	<u>0</u>		<u></u>		
(\$_101	000.00)) to the i	undersigne	d Grantors ii	n hand p	aid by tr	ne Grantees, w	metner
one or r	nore, h	erein, t	he rece	eipt of which	th is hereby	acknow	ledged,	we, Jeremy \	wayne
					and & wife,	(herein	referre	d to as Granto	ors) ao
grant, b	argain,	sell and	d conve	y unto					
Micl	nael B.	Saylo	and w	i ife, St ac	ie C. Saylo	Ţ.		_ (herein refe	rrea to
as Gran	tees) a	s individ	lual ow	ner or as jo	int tenants, v	vith right	of surv	ivorship, if mo	re than
one, the	e follov	ving de:	scribed	real estat	e, situated i	n the S	tate of	Alabama, Coi	unty of
Shelby,									
, a	is recor	accord rded in Alaban	Map B	ne Survey ook 23, Pa	of Wyndham age 117, in	- Wilker the Prot	rson Se pate Of	ctor, Phase II. fice of Shelby	•
Subject of recor		ing eas	ements	, restriction	ns, set back li	nes, rigt	nts of wa	ys, limitations	, if any,
\$ <u>100</u>	,948.00 simultai		-	•	rice recited a	abov e w	as paid	from a mortga	ge Ioan

TO HAVE AND TO HOLD unto the said Grantee(s), his/her/their heirs and assigns, forever; it being the intention of the parties to this conveyance, that if more than one Grantee, then to the Grantees as joint tenants with right of survivorship (unless the joint tenancy hereby created is severed or terminated during the joint lives of the Grantee(s) herein) in the event one Grantee herein survives the other, the entire interest in fee simple shall pass to the surviving Grantee and if one does not survive the other, then the heirs and assigns of the Grantees herein shall take as tenants in common.

And we do for ourselves and for our heirs, executors, and administrators covenant with said Grantee(s), his/her/their heirs and assigns, that we are lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise noted above; that we have a good right to sell and convey the same as aforesaid; that we will and my heirs, executors and administrators shall, warrant and defend the same to the said Grantee(s), his/her/their heirs, and assigns forever, against the lawful claims of all persons.

And we do by these presents make, constitute and appoint Cerdant Mobility Services, Inc. ("Agent") and/or its authorized and designated agents or representatives, as our true and lawful agent and attorney-in-fact to do and perform for us in our name, place and stead, and for our use and benefit, to execute a standard form lien waiver and any and all documents necessary for delivery of this deed and to complete the sale of the property herein described, including but not limited to the HUD-1 Settlement Statement, HUD-1 Certification, Affidavit of Purchaser and Seller, AHFA Bond Forms (Seller Affidavit), Lender Assumption Statements and/or Modification Agreement, Lender Compliance

10/06/1999-41724
01:52 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
12.50

Agreement, and any other documents required for said sale and conveyance. We further give and grant unto our Agent full power and authority to do and perform every act necessary and proper to be done and the exercise of any of the foregoing powers as fully as we might or could do if personally present, with full power of substitution and revocation, hereby ratifying and confirming all that our Agent shall lawfully do or cause to be done by virtue hereof. This power of attorney shall not be affected by disability, incompetency or incapacity of Principal, and shall be governed by the laws of the State of Alabama. This power of attorney is coupled with an interest and shall remain in force and effect until delivery of this deed and the sale closed, and shall not be revoked by either of the undersigned prior to said time.

--- T

	DF , we have hereunto set our hands and seals, this <u>4</u> day
of / Nuc - 51 , 1999	
	/SFAL)
	Jeremy Wayne Duncan
	0000
	(SEAL)
	Marsha Kay Duncan
State of Alabama	
Shelby County	
certify that Jeremy Wayne I names are signed to the forest	Notary Public, in and for said County, in said State, hereby buncan and Marsha Kay Duncan, husband & wife, whose going conveyance, and who are known to me, acknowledged sing informed of the contents of the foregoing, they executed lay the same bears date.
Given under my hand	this the 27th day of <u>August</u> , 1999.
	Refuces 1 Bailey
(SEAL)	My commission expires: 4/-22-200/

This form acknowledgment cannot be changed or modified. It must Instructions to Notary: remain as written to comply with Alabama law. The designation of the State and the County can be changed to conform to the place of the taking of the acknowledgment. (Cendant File # 1057770)

(SEAL)

Inst # 1999-41724

10/06/1999-41724 01:52 PM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 12.50 982 CJ1