STATUTORY

WARRANTY DEED

CORPORATE-PARTNERSHIP

| Stephen R. Monk. Eag.  | SEND TAX NOTICE TO  Broome Construction, Inc.  Mr. Kenny Broome  |
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| Bradley Arent Rose & Wite, LLP<br>2001 Park Place North, Suite 400   | 3153 Brilwood Dr.  |
| Birminghem, Aleberne 35242   | Birmingham, AL 35343   |
| THIS STATUTORY WARRANTY DEED is executed and deli-<br>an Alabama limited liability company ("Grantor"), in favor of  | vered on this 20" day of September, 1999 by GREYSTONE COVE. LL<br>BROOME CONSTRUCTION, INC. ("Grantee")  |
| No.4400 Coher (\$455 900 00) in bond poid by Grantes   | sideration of the sum of One Hundred Fifty-Five Thousand Eight Hundre<br>to Grantor and other good and valuable consideration, the receipt a<br>rantor does by these presents, GRANT, BARGAIN, SELL and CONVI<br>operty') situated in Shelby County, Alabama   |
| Lot 68 and 111, according to the Survey of The Cin the Probate Office of Shelby County, Alabams  | ove of Greystone, Phase I, as recorded in Map Book 25, Page 38 A &   |
| The Property is conveyed subject to the following:   |  |
| Ad valorem taxes due and payable October 1, 1999, and  | all subsequent years thereafter  |
| 2. Library district assessments for the current year 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, as Declaration of Covenants, Conditions and Restrictions of Probate Office of Shelby County, Alabama, as amended referred to as the "Declaration").   | greements and all other terms and provisions of The Cove of Greysto<br>ated October 1, 1998 and recorded as Instrument No. 1998-38836 in<br>I, (which, together with all amendments thereto, is hereinafter collection   |
| <ol> <li>Any Dwelling, as defined in the Declaration, built on the<br/>as defined in the Declaration, for a single-story house; or<br/>story home.</li> </ol>  | Property shall contain not less than 2,600 square feet of Living Spa<br>3,000 square feet of Living Space, as defined in the Declaration, for m  |
| <ol> <li>Subject to the provisions of Sections 6.04(a), 6.04(b) ar<br/>minimum setbacks:</li> </ol>  | nd 6.05 of the Declaration, the Property shall be subject to the follow  |
| (i) Front Setback: 50 feet;  |  |
| (ii) Rear Setback: <u>50</u> feet;<br>(iii) Side Setbacks: <u>15</u> feet.   |  |
| The foregoing setbacks shall be measured from the pro  | poerty lines of the Property.  |
| 11 of the consideration was paid to Grantee, by acceptance of this deed, acknowledges, or Granter shall not be liable for and Grantee, hereby was shareholders, pertners, mortgagess and their respective of loss, damage or injuries to buildings, structures, important of the Province of t | ights-of-way, building setback lines and any other matters of record rom the proceeds of a mortgage loan. Evenants and agrees for Itself and Its successors and assigns, the successors and assigns from, any liability of any nature on accompanies, personal property or to Grantse or any owner, occupangerty as a result of any past, present or future soil, surface and powerty or any property surrounding, adjacent to or in close proximation or any property surrounding, adjacent to or in close proximation. |
| TO HAVE AND TO HOLD unto the said Grantee, its succe   | ssors and assigns forever  |
|  |  |
| IN WITNESS WHEREOF, the undersigned GREYSTONE of the day and year first above written.   | COVE, LLC, has caused this Statutory Warranty Deed to be execute   |
| IN WITNESS WHEREOF, the undersigned GREYSTONE of the day and year first above written.   |  |
| IN WITNESS WHEREOF, the undersigned GREYSTONE of the day and year first above written.   |  |
| IN WITNESS WHEREOF, the undersigned GREYSTONE of the day and year first above written.   | GREYSTONE COVE, LLC, an Alabama limited liability company  By: Daniel Realty Company, an Alabama general partnership.  |
| IN WITNESS WHEREOF, the undersigned GREYSTONE of the day and year first above written.   | By: Daniel Realty Company, an Alabama general partnership.  By: Daniel Realty Company, an Alabama general partnership.  Its Co-Manager  By: Daniel Equity Partners Limited Partnership, a Virginia in  |
| IN WITNESS WHEREOF, the undersigned GREYSTONE of the day and year first above written.   | By: Daniel Equity Partners Limited Partnership, a Virginia in partnership, its Managing Partner  By: Daniel Equity Partners Limited Partnership, a Virginia in partnership, its Managing Partner  By: Daniel Equity Corporation I. a Virginia corporation its General Partner  |
| of the day and year first above written.   | By: Daniel Realty Company, an Alabama (imited liability company) Its Co-Manager  By: Daniel Equity Partners Limited Partnership, a Virginia in partnership, Its Managing Partner  By: Daniel Equity Corporation I. a Virginia corporation Its General Partner  |
| of the day and year first above written.  STATE OF ALABAMA)  | By: Daniel Equity Partners Limited Partnership, a Virginia in partnership, its Managing Partner  By: Daniel Equity Partners Limited Partnership, a Virginia in partnership, its Managing Partner  By: Daniel Equity Corporation I. a Virginia corporation its General Partner  |
| of the day and year first above written.  STATE OF ALABAMA )  SHELBY COUNTY )  | By: Daniel Equity Partners Limited Partnership, a Virginia in partnership, its Managing Partner  By: Daniel Equity Partners Limited Partnership, a Virginia in partnership, its Managing Partner  By: Daniel Equity Corporation I. a Virginia corporation its General Partner  |

of Greystone Cove, LLC, an Alabama limited liability company.

Given under my hand and official seal, this the 20 day of September, 1999.

Notary Public A

My Commission Expires

10/15/1999-42853 11:37 AM CERTIFIED

SHELBY COUNTY JUDGE OF PROBATE

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9.50