E000-1

THIS INSTRUMENT PREPARED BY AND UPON RECORDING SHOULD SE RETURNED TO: Stephen R. Monk, Esq. Bradley Arent Rose & White, LLP 2001 Park Place North, Suite 400 Birminghern, Alabama 35242

THIS STATUTORY WARRANTY DEED is executed and delivered on this 30° day of March, 2000 by GREYSTONE-DEVELOPMENT COMPANY, LLC, an Imberie limited liability company ("Grantor"), in favor of HLP CONSTRUCTION, INC. ("Granton")

1010W ALL MEN BY THESE PRESENTS, that for and in consideration of the sum of Ninety-Five Thousand and No/100 Dollars (\$95,000.00), in hend peld by Grantes to Granter and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Grantor, Grantor does by these presents, GRANT, BARGAIN, SELL and CONVEY unto Grantee the fellowing described real property (the "Property") situated in Shelby County, Alabama:

Lot 113, according to the Survey of Greystone Lagacy, 1st Sector as recorded in Mep Book 26, Pages 79 A, B and C, in the Office of the Judge of Probate of Shelby County, Alabama.

The Property is conveyed subject to the following:

- 1. Ad velorem taxes due and payable October 1, 2000, 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 essements, restrictions, reseivations, covenants, liens, assessments, agreements and all other terms and provisions of the Greyetone Legacy Declaration of Covenents, Conditions and Restrictions deted as of December 1, 1999 and recorded as Instrument No. 1999-50866 in the Office of the Judge of Probate of Shalby County, Alabama, as amended, (which, together with all amendments thereto, is hereinalter collectively referred to as the "Declaration").
- 6. Any Dwelling, as defined in the Declaration, built on the Property shall contain not less than 3,000 square feet of Living Space. as defined in the Designation, for a single-story house; or 3,600 square fact of Living Space, as defined in the Declaration, for multistory home.
- 7. Subject to the provisions of Sections 6.04(s), 8.04(b) and 6.05 of the Declaration, minimum building setbeck requirements for any Dwelling, as defined in the Declaration, to be constructed, erected, placed or maintained on the Property shall be as follows:

(i) Front Solback: \_\_\_50\_\_feet (III) Side Selbecks: \_\_\_15\_ Nect.

The foregoing astherite shell be measured from the property lines of the Property.

8. All essements, restrictions, reservations, agreements, rights-of-way, building selback lines and any other matters of record

Grantes, by acceptance of this deed, acknowledges, covenants and agrees for itself and its successors and assigns, that (a) Granter has not made and done not make any covenants, representations or warranties, either express or implied, regarding the physical condition of the Property or any portion thereof, the suitability or fitness of the Property for any intended or epecific use, any matters of europy or whether any underground storage tanks or any hexardous or toxic weeks, substances or materials, including, without limitation, asbestos, radon, formaldehyde and polychiorizated biphenyls, are present or st.org thine prior to the date hereof have been located in, on, under, upon or adjacent to the Property; (b) Grantee has assumed by and complete responsibility for the investigation and determination of the suitability of the surface and subsurface conditions of the Property Including, without limitation, the exhibition or presence of any sinishcles, underground mines, turnels, under charinels and timestone formations or deposits on, under, adjacent to or in close proximity with the Property; and (a) Grantor shall not be liable for and Grantse hereby weives and releases Grantor, its members, managers, agents, employees, efficers, directors, showholders, pertners, mortgagees and their respective successors and seeigns from By of any making on account of loss, damage or britistes to buildings, structures, improvements, personal property or to Grantee or any enmer, occupants or either person who enters upon any portion of the Property as a result of any past, present or future soft, surface andler subsurface conditions, known or unknown (including, without limitation, sinkholes, underground mines, tunnets and ilmestone formations and deposits) under or upon the Property or any property surrounding. adjacent to or in stone greatmity with the Property which may be camed by Granter.

TO HAVE AND TO HOLD unto the daid Grantee, its successors and essigns forever.

IN WITHERS WHIEREOF, the undeletaned GREYSTONE DEVELOPMENT COMPANY, LLC, has caused this Statutory Warranty Deed to be emputed as of the day and year first above written.

\$95,000.00 of the purchase price recited above was paid from mortgage loan closed simutaneously herewith.

GREYSTONE DEVELOPMENT COMPANY, LLC. AN Aleberta limited liability company

By: Daniel Resity Corporation, an Alabama corporation.

STATE OF ALABAMA

JEFFERSON COUNTY)

I, the understand, a Hotely Public in and for said County, in said State, hereby certify that Childs A. Monager of whose name as York Resident of Deniel Realty Corporation, an Alabama corporation, as Manager of GREYSTONE DEVELOPMENT COMPANY, LLC, an Alebeme Smiled Rebility company, is signed to the foregoing instrument, and who is known to me, admonitedned isofore me on this day that, being informed of the contents of said instrument, he, so such officer and with full authority, associated the same voluntarity for and as the act of such corporation, as manager of Greystone Development Company, LLC as aferess?

Given under my hand and official sent, this the 30 to day of March, 2000.

My Commission Expires:

04/06/2000-11213 08:59 AM CERTIFIED SHELDY COMMITY JUDGE OF PRODUTE

9.50

STATUTORY

CORPORATE-

PARTNERSHIP

WARRANTY DEED