THIS INSTRUMENT PREPARED BY:
James J. Odem, Jr.
P.O. Bez 11244
Bluesingham, AL 35202-1244

SEND TAX NOTICE TO:

B. Wayne Hall and Lies F. Hall

1958 Country Club Circle

Hoover, AL 35244

STATE OF ALABAMA)
COUNTY OF SHELBY)

STATUTORY WARRANTY DEED

Thousand and No/100 (\$99,000.00) Dollars to the undersigned grantor, Parade Home Builders. Inc., a corporation, in hand paid by B. Wayne Hall and Lisa F. Hall, the receipt whereof is hereby acknowledged, the said Parade Home Builders, Inc., a corporation (referred to herein as "Grantor"), does by these presents, grant, bargain, sell and convey unto the said B. Wayne Hall and Lisa F. Hall (herein referred to as "Grantee"), as joint tenants with right of survivorship, the following described real estate, situated in Shelby County, Alabama (the "Property"), to-wit:

Lot 19, according to the Survey of Southlake, First Addition, as recorded in Map Book 14, Page 31, in the Probate Office of Shelby County, Alabama; being situated in Shelby County, Alabama.

SUBJECT TO:

1. Current tances

 Building set back line of 50 feet reserved from Southlake Parkway and Woodwind Circle as shown by plat.

3. Transmission Line Permit(s) to Alabama Power Company as shown by instrument

recorded in Deed Book 104, Page 213, in Probate Office.

4. Title to all minerals within and underlying the premises, together with all mining rights and other rights, privileges and immunities relating thereto, including rights set out in Deed Book 259, Page 635, in Probate Office.

5. Declaration of Protective Covenants of Southlake (Residential) as set out in

instrument recorded in Real 160, Page 495, in Probate Office.

6. Notice of Permitted Land Uses as set out in instrument recorded in Real 160, Page 492, in Probate Office.

Restrictions, covenants, and conditions as set out in Real 257, Page 3, including restrictions as to ingress and egress by any street than over and upon what is now dedicated and known as Southinke Parkway.

8. Agreement regarding ownership, maintenance and use of lake in Misc. Book 7,

Page 777, as to the use of the lake property.

Covenant releasing predecessor in title from any liability arising from sinkholes, limestone formations, soil conditions, or any other known or unknown surface or subsurface conditions that may now or hereafter exist or occur or cause damage to subject property, as shown by instrument recorded in Real 257, Page 3, in Probate Office.

Grantor's Disclaimer of Liability for Soil, Underground Conditions, etc. Grantor makes no representations or warranties concerning the condition of the Property or its mitability for construction of a residence, except to the extent expressly and specifically set forth herein. Grantee undertakes the full obligation to investigate and determine all conditions of the Property that are material to Grantee's decision to purchase. Grantee understands and agrees that Grantor shall have no liability for simulations, timestone formations, underground mines, or any other surface or sub-surface condition, known or unknown, that may now or hereafter exist or occur or cause damage to person, property, or heiltings or be or prevent adequate

10:35 AM CERTIFIED

supportefor improvements. Grantee does forever release Grantor from all damage arising out of the condition of the soil or for the condition of the surface or subsurface of the Property, and this release shall constitute a covenant running with the land.

Restrictions, covenants and conditions as set out in instrument(s) recorded in Misc. 11. Book 2, at Page 298; Misc. Book 16, at page 768; and Real 257, at Page 3, in Probate Office.

Flood casement in Deed Book 284, at Page 881, as set out on Survey by Gay & 12. Martin, Inc., dated September 1989.

Agreement with Alabama Power Company as to underground cables recorded in 13. Real 290, at Page 996, in Probate Office.

Restrictive covenants as set out in Real 364, a Page 395, in Probate Office. 14.

Release of damages, restrictions, modifications, covenants, conditions, rights. 15. privileges, immunities, and limitations, as applicable, as set out in, and as referenced in deed(s) recorded in Real 257, at Page 3, in the Probate Office.

Easements as shown by recorded plat, including 10 feet on the Northwesterly and 16. Northeasterly sides of lot.

Grantor's Right to Construct Residence For Grantee; Option to Repurchase 17. Property. As part of the consideration running to Grantor from Grantee, Grantee agrees that within six (6) years from the date hereof, Grantee will enter into a construction contract with Grantor under which Grantor will construct a residence on the Property in accordance with plans and specifications to be submitted by Grantee ("Construction Contract"). Should Grantee and Granter fail to enter into a Construction Contract prior to the end of a six-year period from the date hereof, Grantor shall have the right, but not the obligation, for a period of two years from the end of such six-year period, to repurchase the Property at the purchase price paid by the Grantee; provided, however, that Grantor agrees that at any time during the period of six years from date, Grantor shall, at Grantee's request, consent to a sale of the Property by Grantee, so long as Grantee's transferor accepts and assumes the terms of this paragraph and cimelameterally provides evidence thereof in writing. This covenant to enter into a Construction Contract is intended to, and shall, run with the land. Grantor reserves the right, without notice to any purchaser or lot owner in Southlake, First Addition to change or waive the requirement for a Construction Contract with Grantor, and neither the reservation of this right of waiver nor the exercise thereof shall impair Grantor's ability to enforce upon other owners and purchasers in Southlake, First Addition, provisions that are the same or similar to those in this Paragraph.

Grantee and Grantor agree to resolve all disputes arising under this instrument through arbitration under the rules of the American Arbitration Association. The arbitrator shall be empowered to award attorney's fees and expenses to the prevailing party.

TO HAVE AND TO HOLD to the said Grantees as joint tenants, with right of survivorship, their heirs and assigns forever; it being the intention of the parties to this conveyance, that (unless the joint tenancy hereby created is severed or terminated during the joint lives of the grantces herein) in the event one Grantce 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

IN WHINESS WHEREOF, the undersigned has caused this instrument to be executed on this the 17th day of April, 2000.

PARADE HOME BUILDERS, INC

The undersigned Grantoes join in this instrument to consent to and acknowledge the validity of the Right of First Refusal reserved by the Grantor in Paragraph 15, and to acknowledge notice of and willingness to comply with building and land use restrictions, and to acknowledge the requirement that all improvements to the Property are subject to the approval by the Architectural Control Committee. Plans and specifications and a plot plan for all proposed improvements must be submitted to and approved by the Architectural Control Committee before any construction may begin.

B. Wayne Hall

STATE OF ALABAMA)

COUNTY OF SHELBY)

I, the undersigned, a Notary Public in and for said County, in said State, hereby certify that Moiz Fouladbakhsh, whose name as President of Parade Home Builders, Inc., a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day, that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

My Commission Expires: 7/4/2003

Inst # 2000-12851

04719/2000-12951 10.39 AM CERTIFIED SHELDY COUNTY JUNEE OF PRODUTE