[20003-4036]

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

SEND TAX NOTICE TO

Company, Inc. Mr. Donald M. Acton 2232 Cahaba Valley Drive Birmingham, Alabama 35242

000

THIS STATUTORY WARRANTY DEED is executed and delivered on this 24° day of March, 2000 by GREYSTORE DEVELOPMENT COMPANY, LLC, In Alabama limited Hability company ("Grantor"), in favor of CORNERSTONE BUILDING COMPANY, INC. (Contine)

KNOW ALL MEN BY THESE PRESENTS, that for end in consideration of the sum of Seventy-Five Thousand Fifty and No/100 Dollars (\$75,056.00), in hand paid by Grantes to Granter and other good and valuable consideration, the receipt and sufficiency of which are hereby adiatoxiledged by Grantor, Grantor does by these presents, GRANT, BARGAIN, SELL and CONVEY unto Grantee the M following described real property (the "Property") situated in Shelby County, Alabama: 30

Lot 127, according to the Survey of Greyclone Legacy, 1st Sector as recorded in Map 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:

- Ad valorem taxes due and payable October 1, 2000, and all subsequent years thereafter.
- Library district assessments for the current year and all subsequent years thereafter.
- Mining and mineral rights not owned by Grantor.
- Ali applicable zoning ordinances.
- 5. The excernents, restrictions, reconvetions, coverants, liens, assessments, agreements and all other terms and provisions of the Greyetome Legacy Declaration of Covenants, Conditions and Restrictions dated as of December 1, 1999 and recorded as instrument No. 1998-60995 in the Office of the Judge of Probate of Shelby County, Alabama, as amended, (which, logether with all amendments therets, is herstnidler collectively referred to as the "Declaration").
- 6. Any Dealing, 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 Declaration, for a single-story house; or 3,800 square fact of Living Space, as defined in the Declaration, for multistory home.
- 7. Subject to the provisions of Sections 6.04(a), 6.04(b) and 6.05 of the Declaration, minimum building setback requirements for any Dwelling, as defined in the Declaration, to be constructed, erected, placed or maintained on the Property shall be as follows.

(f) Front Selback: ____60__ feet (ii) Pear Sothack: __50_ feet; (W) Side Sathenie: 15 feet.

The foregoing self-acks shall be measured from the property lines of the Property.

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

Grantee, by acceptance of this deed, acknowledges, covenents and agrees for Itself and its successors and assigns, that (a) Granter has not shade and does 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 Preperty for any intended or appeality was, any matters of survey or whether any underground storage tunks or any hazardous or toxic waste. substances or majorials, higheding, without limitation, appealos, radon, formaldebyde and polychlorinated biphonyle, are present or at any time prior to the duly ingreaf have been located in, on, under, upon or adjacent to the Property; (b) Grantee has essumed full and complete responsibility for the investigation and determination of the substitity of the surface and subscribbs conditions of the Property Instuding, without limitation, the autotories or presence of any piridicise, underground minus, turnuls, water charmels and limestone formations or deposits on, under, adjacent to or in close preximity with the Property; and (d) Greater shall not be liable for and Greater hereby welves and releases Greater, its members, menegers. agents, simplifyinds, cilibers, directors, shareholders, partners, mortgagees and their respective successors and assigns from are liability of any nature on account of thee, demage or injuries to buildings, structures, improvements, personal property or to Entrine or any distret, occupants or other person who enters upon any portion of the Property as a result of any past, present or future soil; surface andfor subsurface conditions, known or unknown (including, without limitation, sinkholes, underground rebree, tempels and timestens fermuliare and deposits) under or upon the Property or any property surreunding. adjacent to or in close producty with the Property which may be owned by Grantor.

TO HAVE AND TO HOLD unto the said Grantse, its successors and seeigns forever.

IN WITNESS WHEREOF, the undersigned GREYSTONE DEVELOPMENT COMPANY, LLC, has caused this Statutory Warranty Deed to be assessed as of the day and year first above written.

> GREYSTONE DEVELOPMENT COMPANY, LLC, an Alabama limited liability company

Daniel Realty-Corporation, ap Alabama corporation

STATE OF ALABAMA

JETTENSON COUNTY)

tened, a Notary Public in and for said County, in said State, hereby certify that Alan trace this ha of Daniel Resity Corporation, an Alabama corporation, as Manader of GREYSTONE BUYES CIPMENT COMPANY, LLC, an Aleberta limited flability company, is signed to the foregoing instrument, and who is lutions to any astronished before me on this day that, being informed of the contents of said instrument, he, as such officer and with full authority, quadulant the same voluntarity for and as the act of such corporation, as manager of Graystone Development Company, LLC as afores

Given under sty hate and official seel, this the 44 day of Merch, 2000.

Mada Notary Public

My Commission Expires

04/20/2000-13053 11:21 AH CERTIFIED SHELDY COUNTY MUCE OF PROBATE 9.50

001 XM

STATUTORY WARRANTY DEED

PARTNERSHIP

CORPORATE-