

This instrument was prepared by: Clayton T. Sweeney, Esquire 2700 Highway 280 East Suite 160 Birmingham, AL 35223 Send Tax Notice to: IMAGINE HOMES, INC. 801 Mooney Road Columbiana, M., 35051

STATUTORY WARRANTY DEED

STATE OF ALABAMA) COUNTY OF SHELBY)

KNOW ALL MEN BY THESE PRESENTS, that in consideration of THIRTY-THREE THOUSAND TWO HUNDRED FIFTY AND 00/100 DOLLARS (\$33,250.00) and other good and valuable consideration, paid to the undersigned grantor, NATALAY WOODS, L.L.C., an Alabama limited liability company, in hand paid by Grantee named herein, the receipt of which is hereby acknowledged, the said NATALAY WOODS, L.L.C., an Alabama limited liability company (hereinafter referred to as "Grantor") does by these presents, grant, bargain, sell and convey unto IMAGINE HOMES, INC. (hereinafter referred to as "Grantee"), the following described real estate (the "property"), situated in Shelby County, Alabama, towit:

Lot 74, according to the Survey of Cameron Woods, Third Addition, as recorded in Map Book 33, Page 30, in the Probate Office of Shelby County, Alabama; being situated in Shelby County, Alabama.

THIS INSTRUMENT IS EXECUTED AS REQUIRED BY THE ARTICLES OF ORGANIZATION AND OPERATIONAL AGREEMENT OF NATALAY WOODS, L.L.C. AND SAME HAVE NOT BEEN MODIFIED OR AMENDED.

All of the consideration was paid from the proceeds of a mortgage loan closed. The above property is conveyed subject to:

simultaneously herewith.

(i) All valid and enforceable easements, covenants, conditions and restrictions of record, including, without limitation, that certain Declaration of Protective Covenants of Cameron Woods as recorded in Instrument #1999-0964, Articles of Incorporation of Cameron Woods Residential Association, Inc. as recorded in Instrument# 1999-09714, (ii) the lien of ad valorem and similar taxes for 2004 and subsequent years, including any "roll-back" taxes and (iii) all matters that would be revealed by a current and accurate physical survey of the subject property.

Neither Grantor nor any Agent makes any representations or warranties regarding the condition of the Property except to the extent expressly and specifically set forth herein. Grantee has the obligation to determine, either personally or through or with a representative of Grantee's choosing, any and all conditions of the Property material to Grantee's decision to buy the Property, including without limitation, subsurface conditions, including the presence or absence of sinkhole, mining activity, wells, or buried tanks and other objects, soils conditions; utility and sewer availability and condition. Except as otherwise stated in the Contract, Grantee accepts the Property in its Present "AS IS" condition.

By its acceptance of this deed, Grantee hereby covenants and agrees for itself and its successors, assigns, licensees, lessees, employees and agents that Grantor shall not be liable for, and no action shall be asserted against Grantor for, loss or damage on account of injuries to the Property or to any buildings, improvements, or structures now or hereafter located upon the Property, or on account of injuries to any owner, occupant, or other person in or upon the Property, which are caused by, or arise as a result of, past or future soil and/or subsurface conditions, known or unknown, (including, without limitation, sinkholes, underground mines, and limestone formations) under or on the Property or any other property now or hereafter owned by Grantor, whether contiguous or non-contiguous to the Property. For purposes of this paragraph the term Grantor shall mean and refer to (i) the partners, agents, and employees of Grantor; (ii) the officers, directors, employees and agents of Grantor or trustees thereof; (iii) any successors or assigns of Grantor; and (iv) any successors and assigns of Grantor's interest in the Property. This covenant and agreement shall run with the land conveyed hereby as against Grantee, and all persons, firms, trusts, partnerships, limited partnerships, corporations, or other entities holding under or through the Grantee.

Grantee does, for itself, its successors and/or assigns, herewith covenant and agree to take all measures to prevent sediment and other pollutants in water used in the construction process or storm water run-off from disturbed areas from leaving the boundaries of the lot herein conveyed. Grantee further covenants to exercise Best Management Practices (BMP's) for control of pollutants in storm water runoff and to comply with all city and state regulations regarding same and more specifically to comply with the Alabama Water Pollution Control Act and the Alabama Environmental Management Act. Should Grantee fail to comply with this covenant, Grantor does reserve an easement over and across the property herein conveyed for itself, its agents, subcontractors or assigns in order to install, erect or maintain the appropriate measures to meet or exceed Best Management Practices for the control of pollutants or siltation in storm water runoff. Grantor further reserves the right and authority to impose a lien on the property herein conveyed for the collection of cost incurred in the installation, erection or maintenance of such measures provided guarantee does not reimburse Grantor for such cost within 10 days after receipt of written demand. The foregoing shall be and is a covenant running with the land to the benefit of Grantor, its successors and/or assigns.

TO HAVE AND TO HOLD to the said Grantee, its successors and assigns forever.

IN WITNESS WHEREOF, deed to be executed by its duly authorized mem	NATALAY Value of this	WOODS, L.	.L.C. has car	•	tory warranty ,2004.
	GRANTOR				
	NATALAY By: Prime F Its Managing	Realty, Inc.			
		cetta Giviar Vice Pres			
STATE OF ALABAMA) COUNTY OF JEFFERSON)			Shel	0504000233240 Poby Cnty Judge (04/2004 13:16:00	
I, the undersigned, a Notary I Concetta Givianpour whose name as Vice I NATALAY WOODS, L.L.C., an Alabama limit is known to me, acknowledged before me on foregoing Deed, she, as such officer, and with of said corporation acting in its capacity as get	President of lated liability of this day that, full authority eneral partner	Prime Realt company, is being info y, executed of said lim	y, Inc., which is signed to the rmed of the the the same voltability	ch is Managir te foregoing E contents of to cluntarily for company.	ng Member of Deed; and who he above and as the act
Given under my hand, 2004.	and office	seal of	office this	s the	day of
The Grantees execute this deed only to hereinabove and Grantee, its successors and as herein is subject to the foregoing covenants a	acknowledge ssigns, hereby	agree and u	all covenant		
		GINE HON John Kubas Its: Pres	60-4	maiden	
STATE OF ALABAMA) COUNTY OF JEFFERSON)					
I, the undersigned, a Notary Pu Kubas, whose name as President of IMAGIN who is known to me, acknowledged before conveyance, he, in capacity as such officer and the same bears date.	NE HOMES, me on this old with full au	INC., is signal day that, but thority, exe	gned to the acing information in the same acids and the same acids acids and the same acids and the same acids acids and the same acids acids acids acids and the same acids acid	foregoing contend of the column are	nveyance, and ontents of the
Given under my hand and offic 2004.	ial seal this the	23 Cd da	y of	pril	_
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