This instrument was prepared by:
John L. Hartman, III
P. O. Box 846 ·
Birmingham, Alabama 35201

Send Tax Notice To:
William Lord, Jr.
Charlotte A. Lord
1160 Haven Road
Hoover, Alabama \$35242

CORPORATION FORM WARRANTY DEED - Jointly for Life with Remainder to Survivor

STATE OF ALABAMA)		
SHELBY COUNTY)		20050107000010200 Pg 1/2 191.50 Shelby Cnty Judge of Probate, AL 01/07/2005 13:24:00 FILED/CERTIFIED
That in consideration of Three Hundred Seven Thous	sand Two Hundred N	ine and No/100
		(\$ <u>307,209.00</u>) Dollar
to the undersigned grantor, HAVEN AT GREYSTON referred to as GRANTOR) in hand paid by the grantees said GRANTOR does by these presents, grant, bargain,	herein, the receipt who	ereof is hereby acknowledged, th
William Lord, Jr. and Charlotte A. Lord,	Husband and wife,	· · · · · · · · · · · · · · · · · · ·
(herein referred to as Grantees), for and during their join survivor of them in fee simple, together with every con- described real estate, situated in Shelby County, Alabam	ntingent remainder and	
accorded rour octato, creation in creating country, rinabani		20050126000039180 Pg 1/2 15.00
SEE ATTACHED EXHIBIT "A" FOR LEGAL I	DESCRIPTION.	Shelby Cnty Judge of Probate, AL 01/26/2005 09:07:00 FILED/CERTIFIE
This <u>Deed</u> is being re-recorded to ad Lord, Jr. and Charlotte A. Lord, Husband omitted from the Warranty Deed at the ti	l and wife, that we	ere erroneously
TO HAVE AND TO HOLD unto the said grante either of them, then to the survivor of them in fee simple together with every contingent remainder and right of reand assigns, covenant with said Grantees, their heirs and premises, that they are free from all encumbrances, the aforesaid, and that it will and its successors and assigns their heirs, executors and assigns forever, against the law	le, and to the heirs and version. And said Grad assigns, that it is law at it has a good right shall, warrant and defeat	antor does for itself, its successor vfully seized in fee simple of said to sell and convey the same a end the same to the said Grantees
IN WITNESS WHEREOF, the said GRANTO JAMES H. BELCHER, who is authorized to execute th 30th day of December , 20 04	is conveyance, hereto	•
	HAVEN AT GRE	YSTONE, LLC, an Alabama mpany
	By: NSH CORI	P., Managing Member
	By: JAMES H. BI Corporate Rep	
STATE OF ALABAMA) JEFFERSON COUNTY)		
I, the undersigned, a Notary Public in and for s Belcher, whose name as Corporate Representative of Notary conveyance and who is known to me, acknowledged before of the conveyance, he, as such officer and with full authorisal corporation.	NSH CORP., a corportor fore me on this day that	ration, is signed to the foregoing at, being informed of the content
Given under my hand and official seal this 30th	day of <u>Decemb</u>	<u>er</u> , 20 <u>04</u>
My Commission Expires: August 4, 2005	Notard Pub	lic John L. Hartman, III

EXHIBIT "A"

20050126000039180 Pg 2/2 15.00 Shelby Cnty Judge of Probate, AL 01/26/2005 09:07:00 FILED/CERTIFIED

Lot 16, according to the Survey of The Haven at Greystone, 2nd Sector, as recorded in Map Book 32, page 96 A & B, in the Probate Office of Shelby County, Alabama.

SUBJECT TO: (1) Current taxes; (2) Easement(s) as shown by recorded Map; (3) Sinkhole prone areas as shown by recorded map. Said map recorded in Map Book 31, page 47, in the Probate Office of Shelby County, Alabama; (4) Mineral and mining rights and rights incident thereto, release of damages, reservations, restrictions and limitations recorded in Deed Book 121, page 294, Deed Book 243, page 828 and Real 261, page 494, in the Probate Office of Shelby County, Alabama; (5) Covenants and agreement for water service recorded in Real 235, page 574, in the Probate Office of Shelby County, Alabama; (6) Declaration of Watershed Protective Covenants appearing of record in Instrument 2000-17644 and assignment and assumption recorded in Instrument 2000-20625, in the Probate Office of Shelby County, Alabama; (7) Mineral and mining rights and rights incident thereto, release of damages, reservations, restrictions and limitations recorded in Instrument 20021003000479590, in the Probate Office of Shelby County, Alabama; (8) Declaration of Protective Covenants appearing of record in Shelby Instrument 1999-50995, re-recorded in Birmingham Instrument 200303/2094, First amendment recorded in Shelby Instrument 2000-4911, re-recorded in Birmingham Instrument 200303/2096, Second Amendment recorded in Shelby Instrument 2000-34390, re-recorded in Birmingham Instrument 200303/2098, Third Amendment recorded in Shelby Instrument 2000-40197, re-recorded in Birmingham Instrument 200303/2099, Fourth Amendment recorded in Shelby Instrument 2001-16407, re-recorded in Birmingham Instrument 200303/2101, Fifth Amendment recorded in Shelby Instrument 2001-48193, re-recorded in Birmingham Instrument 2003/03/2102, Sixth Amendment recorded in Shelby Instrument 20020823000401390, re-recorded in Birmingham Instrument 200303/2103, Seventh Amendment recorded in Shelby Instrument 20021003000479580, re-recorded in Birmingham Instrument 200303/2104, Eighth Amendment recorded in Shelby Instrument 20030220000107790, re-recorded in Birmingham Instrument 200303/2105, Ninth Amendment recorded in Instrument 20030424000253400, Tenth Amendment recorded in Instrument 20030507000283000, Eleventh Amendment recorded in Instrument 20031023000711510, Twelfth Amendment recorded in Instrument 20031105000735500, in the Probate Office of Shelby County, Alabama; (9) Ground lease recorded in Real 355, page 880; amended by Instrument 1992-4726; further amended by Instrument 1993-3119 and last amended by Instrument 1999-12257, in the Probate Office of Shelby County, Alabama; (10) Easement for Alabama Power recorded in Real 133, page 551, Deed Book 246, page 848 and Real 142, page 188, in the Probate Office of Shelby County, Alabama; (11) Reciprocal Easement Agreement recorded in Instrument 2001-38396, in the Probate Office of Shelby County, Alabama.

\$130,000.00 of the above recited purchase price was paid from a mortgage loan closed simultaneously herewith.