

Send Tax Notice To: HAVEN HOMES, LLC 3505 Bent River Road Birmingham, Al. 35216

This instrument was prepared by: WFS Holdings, LLC 3237 Lorna Road Birmingham, Al. 35216

Statutory	warranty	Deea

STATE OF ALABAMA )

COUNTY OF SHELBY ) KNOW ALL MEN BY THESE PRESENTS,

THAT 1N CONSIDERATION OF thirty-four thousand nine hundred and 00/100 Dollars (\$34,900.) paid to the undersigned Grantor, in hand paid by the Grantee herein, the receipt of which is hereby acknowledged, WFS Holdings, LLC, an Alabama limited liability company (herein referred to as Grantor), does grant, bargain, sell and convey unto HAVEN HOMES, LLC, an Alabama limited liability company (herein referred to as Grantee), the following described real estate (herein referred to as the Property), situated in the State of Alabama, County of Shelby, to-wit:

LOT 49 according to the Final Plat of Cross Creek Subdivision, as recorded in Map Book 38, Page 3, in the Probate Office of Shelby County, Alabama.

THIS INSTRUMENT IS EXECUTED AS REQUIRED BY THE ARTICLES OF ORGANIZATION AND OPERATIONAL AGREEMENT OF WFS HOLDINGS, LLC AND SAME HAVE NOT BEEN MODIFIED OR AMENDED.

ALL OF THE ABOVE PROCEEDS WERE PAID PURSUANT TO MORTGAGE LOANS CLOSED SIMULTANEOUSLY HEREWITH.

## The above Property is conveyed subject to:

- 1. The lien of ad valorem and similar taxes for 2008 and subsequent years;
- 2. Matters such as, but not limited to, easements building setback lines, right of ways, and limitations as to use as shown on the Record Map of Cross Creek Subdivision, as recorded in Map Book 38, Page 3, in the Office of the Judge of Probate of Shelby County, Alabama;
- 3. Ail valid and enforceable easements, covenants, conditions and restrictions of record, including, without limitation, that certain Declaration of Protective Covenants as recorded in Instrument # 20070118000027360 in the Probate Office of Shelby County, Alabama;
- 4. Title to all minerals within and underlying the premises, together with all mining rights and other

fights, privileges, and immunities relating thereto, together with any release of liability for injury or damage to persons or property as a result of the exercise of such fights;

- 5. Any and all matters of record; and
- 6. 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. Grantee accepts the Property is 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 members, agents and employees of Grantor; and (ii) any successors and assigns of Grantor. 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.

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

Grantor makes no warranty or covenant respecting the nature of the quality of the title to the property hereby conveyed other than that the Grantor has neither permitted nor suffered any lien, encumbrance or adverse claim to the property described herein since the date of acquisition thereof by the Grantor.

20091229000473650 2/3 \$18.00 Shelby Cnty Judge of Probate, AL 12/29/2009 01:24:40 PM FILED/CERT

IN WITNESS WHEREOF, the undersign of	gned said Gra	antor, has	execute	d this co	nveyance	on this th	e day
	WFS Hol	ldings,	LLC,	an A	abama	limited	liability
	By: W. Fra	ank Sper	ıcer, II	, ITS:	ر الراكي Managin	g Membe	<del>er</del>
STATE OF ALABAMA ) COUNTY OF SHELBY )							
I, the undersigned authority, a Notary Public III, whose name as MANAGING MEMBER of WF foregoing conveyance, and who is known to me, acknown conveyance, he, in his capacity as such Member and vedate.  Of the under my hand and official seal this	'S Holdings, I owledged before with full authors.	LLC, an A ore on ority, execu	Alabama l this day, to ted the sa	imited liathat, beind ame volu	ability com g informed	pany, is sig	gned to the tents of the
NOTARY PUBLIC My Commission Expires:					MY CO	WATY C. TU	CICER EDTINES 313
THIS INSTRUMENT IS EXECUTED AS REOPERATING AGREEMENT OF HAVEN IN OR AMENDED.	- <del>-</del>						
The Grantee executed this deed only waivers contained hereinabove and Grantee, the property conveyed herein is subject to the	its success	sors and	assigns,	hereby	agree ai	nd unders	
		HAVEN					
	•	Marty E	agle IT	S: Men	nber		
STATE OF ALABAMA ) COUNTY OF SHELBY )				•			
I, the undersigned authority, a Notary Public name as MEMBER of HAVEN HOMES, LLC, an and who is known to me, acknowledged before me on capacity as such Member and with full authority, executive of the succession of the successio	Alabama limit this day, that	ted liability t, being inf	y compan ormed of	y, is signated the context of the same of	ed to the factor of the less of the less date of the less	foregoing co conveyance	onveyance, the, in his