20180511000162480 05/11/2018 12:21:15 PM DEEDS 1/6

TITLE NOT EXAMINED OR CERTIFIED THIS INSTRUMENT PREPARED BY AND UPON RECORDING SHOULD BE RETURNED TO:	SEND TAX NOTICE TO:			
Joshua L. Hartman	Shay Holliday			
3138 Cahaba Heights Road, Suite 110	155 Quail Creek Road			
Vestavia, AL 35243	Helena, AL 35080			
STATE OF ALABAMA)				
COUNTY OF SHELBY)				
STATUTOR	RY WARRANTY DEED			
THIS STATUTORY WARRANTY DI	EED (this "Deed") is executed and delivered on this 11th			
day of May, 20	0_18 by BLACKRIDGE PARTNERS, LLC, an			
Alabama limited liability company ("Grantor")	, in favor of Shay Holliday			
((" <u>Grantee</u> ").			
	Article I			

Article I Conveyance

KNOW ALL MEN BY THESE PRESENTS, that for and in consideration of the sum of Ten and No/100 Dollars (\$10.00), in hand paid by Grantee to Grantor and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Grantor, Grantor does by these presents, GRANT, BARGAIN, SELL and CONVEY unto Grantee, that certain real property (the "Property") situated in Jefferson County, Alabama which is more particularly described in Exhibit A attached hereto and incorporated herein by reference.

\$220,000.00 of the purchase price has been paid by a mortgage loan closed herewith. The Property is conveyed subject to the following (collectively, the "Permitted Exceptions"):

- 1. Ad valorem taxes and assessments for the current tax year and for all subsequent tax years thereafter.
- 2. All easements, restrictions, rights-of-way, reservations, building setback lines and other matters of record, including, specifically, but without limitation: the Blackridge Residential Declaration of Covenants, Conditions and Restrictions dated December 4, 2017 and recorded as Instrument 20171204000433480 and Amendment thereto recorded as Instrument 20171204000433490 in the Office of the Judge of Probate of Shelby County, Alabama (the "Probate Office"), together with all amendments thereto (which together with all amendments thereto, is hereinafter referred to as the "Declaration"). Capitalized terms not otherwise expressly defined herein shall have the same meanings given to them in the Neighborhood Declaration.
 - 3. Mining and mineral rights not owned by Grantor.
- 4. Government actions, including zoning ordinances and restrictions and building and use restrictions, including variances.
- 5. All matters which a current and accurate survey and a physical inspection of the Property would reveal.

20180511000162480 05/11/2018 12:21:15 PM DEEDS 2/6

- 6. All riparian rights, if any, including rights of federal or state government in all navigable waters on or abutting the Property.
- 7. Any Building, as defined in the Declaration, built on each Lot comprising any portion of the Property, shall contain <u>not less</u> than 2,500 square feet of Living Space, as defined in the Declaration (regardless of whether such Building is a single-story or a multi-story home).
- 8. The minimum building setback requirements for any Building to be constructed, erected, placed or maintained on each Lot comprising any portion of the Property shall be as follows:

(a) Front Setback:

35 feet;

(b) Side Setbacks:

10 feet; and

(c) Rear Setback:

35 feet.

- 9. The Repurchase Option and Participation Option, as such terms are defined in the Declaration.
 - 10. All of the remaining terms and provisions of this Deed.

Article II <u>Acknowledgments of Grantee</u>

Grantee, by acceptance of this deed, acknowledges, covenants and agrees, for itself and its successors and assigns, that:

- (a) Grantee has been given the absolute and unfettered right to conduct all inspections, tests, evaluations and investigations of the Property as Grantee, in its sole discretion, may determine to be necessary in order to satisfy Grantee of the physical and environmental condition of the Property and all other aspects of the Property;
- (b) Grantee has assumed full and complete responsibility for the investigation and determination of the suitability of the surface and subsurface conditions of the Property including, without limitation, the existence or presence of any sinkholes, underground mines, tunnels, water channels and limestone formations or deposits on, under, adjacent to or in close proximity with the Property;
- (c) Grantor has not made 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 Property for any intended or specific use, any matters which would be disclosed by a current and accurate survey of the Property or whether any underground storage tanks or any hazardous or toxic waste, substances or materials (including, but not limited to, asbestos, radon gas, formaldehyde and polychlorinated biphenyls), are currently present or at any time prior to the date hereof have been located in, on, under, upon or adjacent to the Property;
- (d) Grantee hereby irrevocably and unconditionally waives, releases and forever discharges Grantor, its agents, employees, members, managers and the officers, directors and shareholders of the manager of Grantee, and all Affiliates and mortgagees of Grantor and their respective successors and assigns, of and from any and all actions, causes of action, claims, potential claims, demands, agreements, suits, obligations, damages, costs, expenses, losses and liabilities of every kind and nature, known or unknown, arising out of or as a result of any past, present or

20180511000162480 05/11/2018 12:21:15 PM DEEDS 3/6

respective successors and assigns, of and from any and all actions, causes of action, claims, potential claims, demands, agreements, suits, obligations, damages, costs, expenses, losses and liabilities of every kind and nature, known or unknown, arising out of or as a result of any past, present or future soil, surface and subsurface condition, known or unknown (including, without limitation, sinkholes, underground mines, tunnels, water channels and limestone formations and deposits), under or upon the Property or any other real property surrounding, adjacent to or in close proximity with the Property which may be owned by Grantor or any Affiliates thereof;

- (e) The Property is subject to all of the terms and provisions of the Declaration, the Architectural Standards, as defined in the Declaration, and the Rules and Regulations, as defined in the Declaration (collectively, as the same may be amended from time to time, the "Blackridge Documents"), and the Blackridge Planned Unit Development Zoning Application and Development Plan, as amended from time to time approved by the City of Hoover, Alabama, and all amendments thereto (which with all amendments thereto is hereinafter referred to as the "PUD Plan"). Grantee acknowledges receipt of a copy of the Blackridge Documents and agrees to be bound by all of the terms and provisions of the Blackridge Documents and the PUD Plan, a copy of which is available from the City.
- (f) The Declaration permits the Developer under the Declaration to amend and make various changes and modifications to the Blackridge Documents from time to time and at any time prior to the Turnover Date, as defined in the Declaration, without the consent or approval of any Owners (which includes Grantee).
- (g) As provided in the Declaration, each Owner (which includes Grantee) will be a member of the Association, as defined in the Declaration, and the Association has the right to levy Assessments, as defined in the Declaration, against the Property, which Assessments are secured by a lien on the Property and, if such Assessments are not timely paid, then such lien is subject to the foreclosure rights created by the Declaration.
- (h) Until the Turnover Date, all members of the Board of the Association and all officers of the Association are appointed and may be removed at any time by the Developer under the Declaration. Furthermore, prior to the Turnover Date, no meetings of the members (Owners) of the Association are contemplated.
- (i) Only the real property which is specifically submitted to the Declaration in accordance with the terms and provisions thereof is subject to the terms and provisions of the Declaration. Developer has no obligation to submit or add other real property to the Declaration.
- (j) Grantee shall be bound by and agrees to fully perform and observe all of the requirements set forth in the Architectural Standards and all construction guidelines and standards adopted from time to time by the ARC, as defined in the Declaration, as part of the Architectural Standards.
- (k) Grantee acknowledges and agrees that the Developer under the Declaration has retained the right to appoint and remove all members of the ARC at all times prior to the Turnover Date.
- TO HAVE AND TO HOLD unto Grantee, [his heirs, executors][its successors] and assigns, forever; subject, however, to the Permitted Exceptions.

20180511000162480 05/11/2018 12:21:15 PM DEEDS 4/6

IN WITNESS WHEREOF, Grantor has caused this Deed to be executed as of the day and year first above written.

THE GOVE WILLIAM.	
	BLACKRIDGE PARTNERS, LLC, an Alabama limited liability company By:
STATE OF ALABAMA)
COUNTY OF JEFFERSON	;)
Daniel Garrett, whose name as C Alabama limited liability company acknowledged before me on this da	y Public in and for said county, in said state, hereby certify that J. hief Financial Officer of BLACKRIDGE PARTNERS , LLC , and is signed to the foregoing instrument, and who is known to me, y that, being informed of the contents of said instrument, he, as such ited the same voluntarily on the day the same bears date for and as the y.
Given under my hand and or	fficial seal, this the 11th day of May, 2018.
NOTARIAL SEAL]	

20180511000162480 05/11/2018 12:21:15 PM DEEDS 5/6

EXHIBIT "A"

Lot 1054, according to the Survey of Blackridge Phase 1B, as recorded in Map Book 48, Page 84 A & B, in the Probate Office of Shelby County, Alabama.

Subject to:

- 1. Taxes for the year 2018 and subsequent years;
- 2. Easements and building line as shown on recorded map;
- 3. Title to all minerals within and underlying the premises, together with all mining rights and other rights, privileges and immunities relating thereto, including release of damages, are not insured herein;
- 4. Restrictions appearing of record in Inst. No. 20171204000433480 and Amendment recorded in Inst. No. 20171204000433490;
- 5. Certificate of Blackridge Residential Association, Inc. recorded in Inst. No. 20171204000433500;
- 6. Less and except any part of subject property lying within any lake;
- 7. Less and except any part of subject property lying within Cahaba River;
- 8. Riparian rights associated with the Lake under applicable State and/or Federal law;
- 9. Riparian rights associated with the Cahaba River under applicable State and/or Federal law;
- 10. Reservations, provisions, exceptions and conditions and rights set out in Real 112 page 876 and corrected by Real 328, at Page 1, and as set forth in that certain Deferred Interest Agreement of record in Real Book 247 page 599 and amended in Real Book 247 page 636 the Office of the Judge of Probate of Shelby County, Alabama;
- 11. Easement reservation as set out in Instrument 1994-3931, in the Probate Office of Shelby County, Alabama and Instrument 200260-2612 in the Probate Office of Jefferson County, Alabama;
- 12. Telecommunication Cable Easement by Court Order as recorded in Inst. No. 2012021700059230 and Inst. No. 2012021300053280;
- 13. Grant of easement to Alabama Power Company as recorded in Inst. No. 20151006000350460 and Inst. No. 20151006000324070;
- 14. Assignment of Easement Rights by Riverwoods Holdings, LLC to Blackridge Partners, LLC as recorded in Inst. No. 20151230000443770;
- 15. Covenants, conditions, maintenance obligations and relocation rights contained in that certain Reciprocal Easement Agreement by and between Riverwoods Holdings, LLC and Blackridge Partners, LLC as recorded in Inst. No. 20151230000443730 amended in Inst. No. 20170816000296240;
- 16. Covenants, conditions, easements, restrictions, prohibitions and requirements contained in Declaration of Restrictive Covenants by and between Blackridge Partners, LLC and the U.S. Army Corps of Engineers pursuant to Section 404 of the Clean Water Act and/or Section 10 of the Rivers and Harbors Act as recorded in Inst. No. 2016-248830 and recorded map relating thereto as recorded in Inst. No. 2016-248840;
- 17. Right of Way Agreement granted The Water Works Board of the City of Birmingham as recorded in Inst. No. 20170918000338670.

This is a Lake Lot, as defined in the Declaration.

20180511000162480 05/11/2018 12:21:15 PM DEEDS 6/6

Real Estate Sales Validation Form

This Document must be filed in accordance with Code of Alabama 1975, Section 40-22-1

THE LOCKIT	teni musi be jueu i	n uccor	aance wiii Coa	e oj mavama 1975, secuon	+U-LL-1	
Grantor's Name	Blackridge Partr	ers, LL	C			
Mailing Address	3545 Market Street Hoover, AL 35226					
Grantee's Name	Shay Holliday					
Mailing Address	155 Quail Creek Road Helena, AL 35080					
Property Address .	Lot 1054 Blackr Hoover, AL 352	42	ase 1B	Filed and Recorded Official Public Records		
Date of Sale	May 11, 2018			Judge James W. Fuhrmeister, Prob County Clerk	oate Judge,	
Total Purchase Price or Actual Value \$ or Assessor's Market Value	\$275,000.00 \$	THANK!		Shelby County, AL 05/11/2018 12:21:15 PM \$85.00 DEBBIE 20180511000162480		
The purchase price or actual value Bill of Sale Sales Contract Closing Stateme If the conveyance document prese is not required.	ent		Appraisal Other			
Grantor's name and mailing addre mailing address.	ss – provide the na	me of th	Instructions ne person or pers	sons conveying interest to pro	perty and their current	
Grantee's name and mailing addre	ss – provide the na	me of th	ne person or pers	sons to whom interest to prop	erty is being conveyed.	
Property address – the physical add	dress of the proper	ty being	conveyed, if av	ailable.		
Date of Sale – the date on which in	nterest to the prope	rty was	conveyed.			
Total Purchase price – the total among the offered for record.	ount paid for the p	urchase	of the property,	both real and personal, being	ş conveyed by the instrument	
Actual value – if the property is no instrument offered for record. Thi market value.				<u>-</u>		
If no proof is provided and the value the property as determined by the lused and the taxpayer will be pena	local official charge	ed with	the responsibilit	y of valuing property for prop		
I attest, to the best of my knowledgunderstand that any false statement 1975 §40-22-1 (h).						
Date May 11, 2018		Print:	Joshua L. Hart	man		

Sign:

(verified by)

(Grantor/Grantce/Owner/Agent) circle one

Unattested