21006921 Warranty Deed THIS INDENTURE WITNESSETH, That PLANTAN V. O'DAY FAMILY PARTNERSHIP, A.K.A. O'DAYM AND COMPANY, A PARTNERSHIP UNDER THE TERMS OF A CHRTAIN PARTNERSHIP AGREEMENT DATED 1/1/74, AS TO AN UNDIVIDED 48% INTEREST, KATHRYN O'DAY AS TRUSTEE U/A/D 12/12/78, AS TO AN UNDIVIDED 26% INTEREST, FLORIAN V. O'DAY, AS TRUSTEE U/A/D 11/06/78, AS TO AN UNDIVIDED 26% INTEREST of Indiana Convey and Warrant Indiana PAUL M. WHITENER AND COMPANY, INC. County, in the State of , for and in consideration of the sum of Lake Indiana -----TEN AND NO/100----the receipt whereof is hereby acknowledged, the following described Real Estate in in the State of Indiana, to-wit: Lot# 45, Patnoc 2nd. Addition to the Town of St. John, Lake County, Indiana. As shown in plat book 66, page 46. Subject to the following restrictions: All taxes for the year 1990 payable in A11ments of record, Third Document is the property of Also a list of restrictions on attached sheeting 12617 Patnoe Drive Commonly known as: St. John, Indiana (Key No. 52 DULY ENTERED FOR TAXATION SUBJECT HTHAL ACCEPTANCE FOR TRASSFER. FEB 2 1 1991 and Flori In Witness Whereof, The said 19 90 has hereunto set their hands and seal, this December 7th day of , O'Slaw Justee Managyng Partner Kathryn O'Day, Trustee Trust Dated December 12, 1978 Florian V. O'Day, Family Partnership A A Partnership

(Seal) O'Day & Company (Seat) Flor COUNTY, ss: Trust Dated November 6, 197 STATE OF INDIANA, Lake

Before me, the undersigned, a Notary Public in and for said County, this

day of December 19 90, came

Kathryn O'Day and Florian V. O'Day

, and acknowledged the execution of the foregoing instrument. Witness my hand and official seal,

2/10/91 My Commission expires....

Lake

Notary Public

This instrument prepared by: It. V. O'Day

Resident of ...

10117 Kennedy Ave. Highland, IN. Mail Tax Statements To: Paul M. W 310 St. M. Whitener & Co. P.O. John Box

## RESTRICTIONS APPLICABLE TO PATNOE 2nd ADDITION

- All lots in this addition shall be used for residential . 1. purposes only.
  - There shall be a minimum setback of 40 feet unless shown 2. differently on the plat as approved by the Plan Commission.
  - 3. (a) All one story residential structures with basements shall have a minimum 1st floor area of 1200 sq. ft.

(b) All 14 story residential structures with basements shall have a minimum 1st floor area of 1200 sq. ft.

(c) Bi-level residential structures shall have a minimum foundation area of /000 sq. ft.
(d) All 2 story residential structures with basements shall

have a minimum total area of 2400 \_\_sq. ft.

(e) All residential structures without a basement or on a concrete slab shall have a minimum 1st floor area 30% greater than listed above. This does not pertain to tri-. Tevel structures where a portion of the structure may not have a full basement.

(f) The above minimum areas do not include porches, breeze-

ways or attached garages.

- (g) All accessory buildings shall have a minimum size of 14 X 20 ft.
- (h) All residences must have garages attached or provisions for future detached garages.
- (i): All residences must have masonry chimneys on exterior
- No structure of a temporary character, trailer, basement, tent, shack, barn, of outbuilding shall be used on any tract in this addition at any time as a residence, either temporarily or permanently.
- No building previously constructed elsewhere shall be moved upon any tract in this addition.
- Fuel tanks shall either be buried outside the structure or be placed inside the basement.
- 7. All sidewalk grades be established by the Town Engineer.
- No residence or structure shall be commenced, erected, or maintained on any lot in this addition until the construction plans and specifications have been submitted to and approved by duly authorized agents or assigns, and approved by same.
- These restrictions and conditions may also be enforced by the owner or owners of any lot in this addition by proceeding against anyone violating or attempting to violate any restriction; which proceedings may be to restrain such violation or to re-cover damages, or both.
- The conveyance of all lots in this addition shall be subject 10. to the above restrictions and conditions for a period of twenty (20) years from the date of the recording of this addition with the recorder of Lake County, Indiana.
- 11. A set of all plans must be on file in the sellers office.
- 12. To the extent that any of the above restrictions or parts thereof are less restrictive than any part of the subdivision regulations or ordinances of the Town of St. John, the greater restriction shall apply.