Section 7. ALL RIGHTS AND OBLIGATIONS HEREBUNDER shall extend to and be binding on the several heirs, executors, administrators, successors and assigns of the parties.

IN WITNESS WHEREOF, said Assignors have set their hands and seals this 28th day of March, 1972.

Harold Edward Schrier
Shirley J. Schrier

STATE OF INDIANA
COUNTY OF MARION

Before me, the undersigned, a Notary Public, in and for said County and State, this 28th day of March, 1972, personally appeared
Harold Edward Schrier and Shirley J. Schrier, husband and wife
and acknowledged the execution of the foregoing Assignment of Rents.

WITNESS my hand and Notarial Seal.

Notary Public

This Instrument Prepared by: Gertrude Isom

REAL ESTATE RESTRICTIONS AND PROTECTIVE COVENANTS
ENTERED FOR RECORD
RECORD BOOK 257

1. LAND USE AND BUILDING TYPE
No lot shall be used except for residential purposes, nor shall any lot be subdivided. No buildings shall be erected, altered, placed or permitted to remain on any lot other than one single family dwelling not to exceed two stories in height and a private garage for not more than four cars.

2. ARCHITECTURAL CONTROL
No building shall be erected, placed or altered on any lot until the construction plans and specifications and the complete plot plan have been approved by the Building Committee, as to the quality and type of materials and workmanship, and harmony in external design with existing structures. The ground floor area of the main structure, exclusive of open porches and garages shall not be less than 1500 square feet for a one-story dwelling or less than 900 square feet for a dwelling of more than one story. All houses of more than one story shall have a minimum of 1500 square feet of living area.

3. BUILDING LOCATION
No building shall be located on any lot nearer to the front lot line or nearer to the side street line than the set-back line shows on the recorded plat. No building shall be located nearer than 10 feet to an interior lot line. For the purposes of this bylaw, eaves, steps and open porches shall not be considered a part of the building provided however, that this shall not be construed to permit any portion of any building on any lot to encroach upon any other lot.

4. DRAINAGE AND UTILITY EASEMENTS
Drainage and Utility Easements as shown on plat are hereby reserved for public utilities, for the installation and maintenance of poles and lines, for telephone and electric power, for underground cables, for sewers, for drains, for water mains, all serving the lots in said addition. Said easements are likewise reserved for the use of the public for surface water drainage and are to be maintained by the property owner, as such. Under no circumstances shall said easement be blocked, in any manner, by the construction of any improvement, nor shall any grading restrict, in any manner, the water flow. Said areas are subject to construction, or reconstruction, to any extent necessary to obtain adequate drainage at any time by any proper authority, or by the developer of the subdivision.
5. LANDSCAPING
All lots, whether improved or not, shall be moved by the owner of the lot or their designated representatives a minimum of once every two months during the months of April through September.

6. MUNICIPES
No nuisance or offensive activity shall be carried on upon any lot, nor shall anything be done therein which may be or may become an annoyance or nuisance to the neighborhood.

7. TEMPORARY STRUCTURES
No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuilding shall be used on any lot at any time as a residence, either permanently or temporarily.

8. LIVESTOCK
No animals, livestock, or poultry of any kind shall be raised, bred, or kept on any lot, except family pets, which may be kept, provided they are not kept, bred or maintained for commercial purposes, and do not create or constitute a nuisance.

9. GARBAGE AND REFUSE DISPOSAL
No lots shall be used or maintained as a dumping ground for rubbish, garbage or other waste, and same shall not be kept except in sanitary containers. All incinerators, or equipment for disposal or storage of such materials shall be kept clean and sanitary, and shall not be used so as to create an offensive sight or odor.

10. WATER SUPPLY
No individual water supply system shall be permitted on any lot unless such system is located, constructed and equipped in accordance with the requirements, standards and recommendations of the State Board of Health and the Hendricks County Board of Health. Approval of such system, as installed, shall be obtained from such authorities.

11. SEWAGE SYSTEMS
No individual sewage disposal system shall be permitted on any lot unless such system is designed, located and constructed in accordance with the requirements of all State and County health authorities.

12. STORAGE TANKS
Oil or gas storage tanks shall either be buried or located within the house or garage area so that they are completely concealed from outside view.

13. SIGNS
No sign of any kind shall be displayed to the public view on any lot, except one sign of not more than five square feet, advertising the property for sale or for rent, or signs used by a builder to advertise the property during construction and sales period.

14. BUILDING COMMITTEE
The building committee shall be composed of Robert K. Leonard, William J. Hawco, and James W. Watt, or their assigns. In the event of the death of one of the said members the remaining members shall have the right with the consent of the heirs of the deceased member, to appoint a successor to the deceased member. The Committee's approval, or disapproval, as required in these covenants shall be in writing. In the event that said written approval is not received from the committee within 15 days from the date of submission, it shall be deemed that the committee has disapproved the presented plans.

15. TERM
These covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty-five (25) years from the date that these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of ten (10) years, unless an instrument signed by a majority of the then owners of the lots has been recorded agreeing to change said covenants in whole or part.

16. ENFORCEMENT
If the parties hereto, or any of them, their heirs, or assigns, shall violate or attempt to violate any of the covenants herein, it shall be lawful for any person or persons owning any lot or lots in said subdivision to prosecute by any proceeding at law or equity against the person or persons violating or attempting to violate any such covenant.
and either to prevent his or them from doing or to recover damages or other dues for such violation.

17. **SEVERABILITY**

In validation of any one of these covenants by judgment or court order shall in no way affect any of the other provisions which shall remain in full force and effect.

THE UNDERSIGNED, Robert E. Leonard, President, WLB Corporation, as owner and proprietor of Westwind Estates, Section 1, in Hendricks County, Indiana, do hereby this indenture, restrict and covenant the lots in said subdivision to itself and its grantees, assigns, successors, heirs or legal representatives, and to any person, persons, corporation, banks, associations and/or anyone who may obtain title to said lots, as to the above terms, restrictions and covenants.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 3rd day of April, 1972.

[Signature]

Robert E. Leonard, President

WLB CORPORATION

STATE OF INDIANA
COUNTY OF 

Before me, the undersigned, a Notary Public within and for said County and State, personally appeared Robert E. Leonard, President, WLB CORPORATION, as owner and proprietor of the above described subdivision, acknowledged the execution of the above and foregoing Real Estate Restrictions and Protective Covenants as his Voluntary Act and Deed.

Witness My Hand and Notarial Seal, this 3rd day of April, 1972.

[Signature]

Notary Public

My Commission Expires 

ENTRERED FOR RECORD

book APR - 4 1972

IN THE HENRICKS SUPERIOR COURT

ANNUAL IN OPEN COURT

STATE OF INDIANA

HENDRICKS COUNTY

SS:

IN THE MATTER OF THE ESTATE OF

ARTHUR MASTEN (Deceased)

FINAL DEGREE ALLOWING FINAL ACCOUNT, DETERMINING HEIRSHIP, AUTHORIZING DISTRIBUTION, APPROVING DISTRIBUTION, AND DISCHARGING PERSONAL REPRESENTATIVE

This cause came on to be heard this day of August, 1971.

Upon the final account and petition to settle and allow account and to determine heirship, and for authority to distribute estate filed herein by Alma E. Masten and Mildred E. Todd, as personal representative of the estate of Arthur Masten, deceased, which account, petition and affidavit are in the following words and figures, to wit: (1)

No objections having been filed thereto, the Court being fully advised in the premises, now finds:

1. Due notice of the filing of said account and petition and of the hearing on the same were given to all of the heirs of said decedent and all persons interested in said estate, and the same are now properly before the Court for final action thereon.

2. The matters and things stated in said account and petition and affidavit of heirship are true and said personal representative has accounted for all assets of this estate coming into the hands of said personal representative.