DEED REFERENCE

DEED REFERENCE
SITUATED IN THE LANDS BETWEEN THE MIAMIS, SECTION 32, TOWN 4, RANGE 3, CITY
OF MASON, WARREN COUNTY OHIO, AND BEING ALL OF LOT #8 (0.4492 ACRES) OF
CROOKED TREE PRESERVE PHASE 1A. AND AS CONVEYED TO CT DEVCO INC, AS
RECORDED IN PLAT BOOK 82, PAGES 4-64, IN THE DEED RECORDS OF WARREN
COUNTY, OHIO & LOT #9 (0.4307 ACRES) OF CROOKED TREE PRESERVE PHASE 1A,
AS RECORDED IN PLAT BOOK 82, PAGES 4-64, AS CONVEYED TO ZICKA HOMES AT
CROOKED TREE, LLC AS RECORDED IN INSTRUMENT #2016-005948, IN THE DEED
RECORDS OF WARREN COUNTY, OHIO.

THE WITHIN SUBDIVISION IS SUBJECT TO THE DECLARATIONS OF COVENANTS, CONDITIONS, AND RESTRICTIONS AND RESERVATION OF EASEMENTS FOR CROCKED TREE PRESERVE COMMUNITY ASSOCIATION, INC WHICH IS RECORDED IN THE DEED OF RECORDS OF WARREN COUNTY, OHIO COMMENCING WITH INSTRUMENT #2016-001141, AND THE CROCKED TREE PRESERVE FLOODPLAIN MAINTENANCE PLAN WHICH IS ARTICLE 4 OF THE DECLARATION, AND THE ARTICLES OF INCORPORATION AND CODE OF REGULATIONS FOR THE ASSOCIATION. SAID DECLARATION MAY BE AMENDED, SAID AMENDMENT(S) RECORDED IN THE DEED RECORDS OF WARREN COUNTY, OHIO.

WE, THE UNDERSIGNED, BEING ALL THE OWNERS OF THE LANDS HEREIN PLATTED, DO HEREBY VOLUNTARILY CONSENT TO THE EXECUTION OF THE SAID PLAT.

ANY "PUBLIC UTILITY EASEMENTS" AS SHOWN ON THIS PLAT ARE FOR THE PLACEMENT OF SIDEWALKS AND AND PUBLIC UTILITIES FOR THE MAINTENANCE AND REPAIR OF SAD UTILITIES. THIS EASEMENT AND ALL OTHER EASEMENTS SHOWN ON THIS PLAT, UNLESS DESIGNATED FOR A SPECIFIC PURPOSE, ARE FOR THE CONSTRUCTION, OPERATION, MAINTENANCE, REPAIR, REPLACEMENT OR REMOVAL DF WATER, SEWER, GAS, ELECTRIC, TELEPHONE, CABLE TELEVISION, OR OTHER JILIUTY LINES OR SERVICES, STORMWATER DISPOSAL AND FOR THE EXPRESS PRIVILEGE OF CUTTING, TRIMMING OR REMOVING ANY AND ALL TREES OR OTHER PRIVILEGE OF CUITING, IRMMING OR REMOVING ANY AND ALE TREES OR OTHER OBSTRUCTIONS WITHIN SAID EASEMENT, OR IMMEDIATELY ADJACENT THERETO, TO THE FREE USE OF SAID EASEMENTS OR ADJACENT STREETS AND FOR PROVIDING NORRESS AND EGRESS TO THE PROPERTY FOR SAID PURPOSES AND ARE TO BE MAINTAINED AS SUCH FOREVER. NO BUILDINGS OR OTHER STRUCTURES MAY BE BUILT WITHIN SAID EASEMENTS, NOR MAY THE EASEMENT AREA BE PHYSICALLY ALTERED SO AS TO (1) REDUCE CLEARANCES OF EITHER OVERHEAD OR UNDERGROUND FACILITIES; (2) MAY ATHE LAND SUPPORT OF SAID FACILITIES; (3) MPAIR THE LAND SUPPORT OF SAID FACILITIES; (3) MPAIR THE LAND SUPPORT OF SAID FACILITIES; (3) MPAIR ABILITY TO MAINTAIN THE FACILITIES OR (4) CREATE A HAZARD.

THE ABOVE PUBLIC UTILITY EASEMENTS ARE FOR THE BENEFIT OF ALL PUBLIC

BELL, TIME WARNER CABLE AND WARREN COUNTY.
ALL PERSONS INTERESTED IN THIS PLAT AS OWNERS HAVE UNITED IN ITS EXECUTION, SIGNED AND ACKNOWLEDGED IN THE PRESENCE OF
OWNER: CT DEVCO, INC.
NAME:
PRINTED NAME:
TITLE:
STATE OF: COUNTY OF:
BE REMEMBERED THAT ON THIS DAY OF 2016, BEFORE ME A NOTARY PUBLIC IN AND FOR SAID COUNTY AND STATE PERSONALLY CAME CT DEVCO, INC. AS REPRESENTED BY ITS
, ACKNOWLEDGED THE SIGNING AND EXECUTION OF THE FOREGOING INSTRUMENT TO BE THER VOLUNTARY ACT AND DEED. IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED M NOTARIAL SEAL ON THE DAY AND YEAR LAST AFORESAID.
NOTARY PUBLIC:
MY COMMISSION EXPIRES:
OWNER: ZICKA HOMES AT CROOKED TREE, LLC
NAME:
PRINTED NAME:
TITLE:
STATE OF:COUNTY OF:
BE REMEMBERED THAT ON THIS DAY OF 2016, BEFORE ME A NOTARY PUBLIC IN AND FOR SAID COUNTY AND STATE PERSONALLY CAME ZICKA HOMES AT CROOKED TREE, LLC AS REPRESENTED BY
IT'S, ACKNOWLEDGED THE SIGNING AND EXECUTION OF THE FOREGOING INSTRUMENT TO BE THEIR VOLUNTARY ACT AND DEED. IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY NOTARIAL SEAL ON THE DAY AND YEAR LAST AFORESAID.

IDWELLS	3		
LD #8		-	-
LD #9		-	-

BEING A RE-PLAT OF LOT #8 & LOT #9

OF CROOKED TREE PRESERVE PHASE 1A AS RECORDED IN P.B. 92, PGS. 54-56 **BETWEEN THE MIAMIS SECTION 32, TOWN 4, RANGE 3** CITY OF MASON WARREN COUNTY, OHIO

BOUNDARY CURVE TABLE

Lo	t Table	•
Lot#	Acres	S.Ft.
8A	0.4477	19503
9A	0.4322	18829

ACREAGE TABLE

NEW LOT #9A

OWNER - LOT #8

513-353-4888

CHAIRMAI

CITY COUNCIL

CITY ENGINEER

VE THIS PLAT ON THIS

PLANNING COMMISSION

TOTAL RE-PLAT AREA

Direction

S57'34'13"E

O AAO2 ACRES

0.4322 ACRES

OWNER - LOT #9

ZICKA HOMES AT

7861 E. KEMPER RD.

APPROVALS

CINCINNATI, OH 45249

27.98

ORDINANCE NO.

CITY ENGINEER

DAY OF

DEPUT

PRINTED NAME:

__ON PAGE NO.__

PRINTED NAME:

DEPLITY

. 2016, AT_

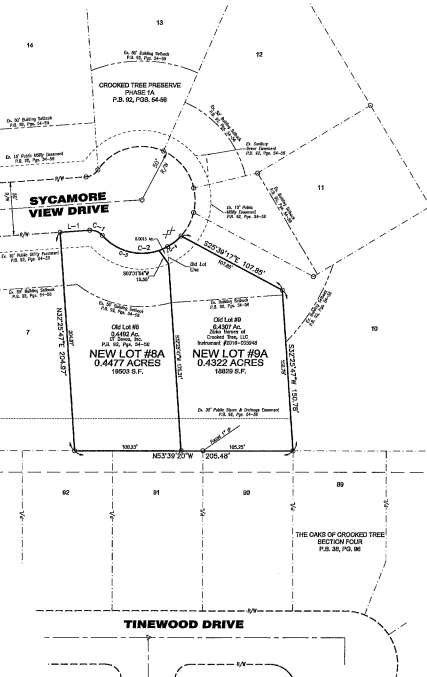
, 2016, AT

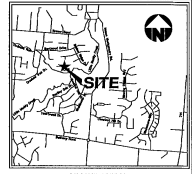
LEG	<u>END</u>
O Found 5/6" Iron Pin O Found 1849 Spike	R/W-Ex Right of Way P/L-Ex Property Line
C Found Cross Notch	
Set 5/8 Diameter	x 30" Long from Pin

			C-1	52'14'12"	14.50	13.22
			C-2	95'50'36"	50.00	83.64
			\ <u>\</u>			
BOL	JNDARY LIN	E TABLE				
ine	Direction	Distance				

Э	Delta	Radius	Length	Chord	
_	52'14'12"	14.50	13.22'	S31*27'08"E	12 77'
_					
	95'50'36"	50.00	83.64	S53*15'20"E	74.22

CURVE TABLE





VICINITY MAP

DRAINAGE STATEMENT

UNLESS OTHERWISE DESIGNATED ON THIS PLAT, A FIFTEEN (15) FOOT WIDE DRAINAGE EASEMENT SHALL EXIST ALONG ALL COMMON REAR LOT LINES AND A TEN (10) FOOT WIDE DRAINAGE EASEMENT SHALL EXIST ALONG ALL COMMON SIDE LOT LINES, WITH THE COMMON LINE BEING THE CENTERLINE OF SAID EASEMENT

THE EASEMENT AREAS SHALL BE MAINTAINED CONTINUOUSLY BY THE LOT OWNER(S). WITHIN THE EASEMENTS, NO STRUCTURE, PLANTING, FENCING, CULVERT, OR OTHER MATERIAL SHALL BE PLACED OR PERMITTED TO REMAIN WHICH MAY OBSTRUCT, RETARD, OR DIVERT THE FLOW THROUGH THE WATERCOURSE.

UNTIL THE EXPIRATION OF THE DEVELOPER'S PUBLIC IMPROVEMENT MAINTENANCE BONDING PERIOD, THE DEVELOPER (OR THEIR AGENTS), RESERVES THE RIGHT TO ENTER UPON ALL LOTS TO ESTABLISH OR RE-ESTABLISH DRAINAGE SWALES WITHIN ALL DRAINAGE EASEMENTS FOR THE PURPOSE OF CONTROLLING AND DIRECTING STORMWATER TO COLLECTION FACILITIES OR DRAINAGE CHANNELS.

THE HOME OWNER'S ASSOCIATION IS RESPONSIBLE FOR MAINTAINING ALL PRIVATE STORM WATER FACILITIES LOCATED OUTSIDE OF THE PUBLIC RIGHT-OF-WAY INCLUDING SEWER, STRUCTURES, DETENTION/RETENTION

RESTRICTIONS ON PRIVATE DRAINAGE EASEMENTS

THE CITY OF MASON ASSUMES NO LEGAL OBLIGATION TO MAINTAIN OR REPAIR ANY "DRAINAGE FACILITIES FASEMENT" OR "100 YEAR PERMANENT DRAINAGE EASEMENT" ON THIS PLAT. THE EASEMENT AREA OF EACH LOT AND ALL IMPROVEMENTS WITHIN IT SHALL BE MAINTAINED CONTINUOUSLY BY THE OWNERS ASSOCIATION WITHIN THE EASEMENTS, NO STRUCTURE, PLANTING, FENCING, CULVERT, GRADING, TOPSOL OR OTHER MATERIALS SHALL BE PLACED OR PERMITTED TO REMAIN WHICH MAY OBSTRUCT, RETARD, OR DIVERT THE

LANDSCAPE EASEMENT

LANDSCAPE EASEMENTS SHOWN ON THE PLAT ARE FOR THE BENEFIT OF THE CROOKED TREE PRESERVE COMMUNITY ASSOCIATION INC., FOR THE CONSTRUCTION, OWNERSHIP AND MAI MONUMENTS SIGNS AND LANDSCAPE MATERIALS.

RESTRICTIONS ON WATER MAIN EASEMENT

NO BUILDING, STRUCTURE OR IMPROVEMENT OF ANY KIND SHALL BE MADE ON THE WATER MAIN EASEMENT WHICH WILL INTERFERE WITH ACCESS TO OR OPERATION OF THE WATER MAIN AND THE CITY OF MASON, OHIO OR ITS AUTHORIZED WATER PURVEYOR SHALL NOT BE RESPONSIBLE TO ANY PRESENT OR FUTURE OWNERS OF SAID PROPERTY OR PRESENT OR FUTURE OWNERS OF PROPERTY WITH RIGHTS OF INGRESS AND EGRESS OVER SAID PROPERTY OF ANY DAMAGE DONE WITHIN SAID EASEMENT TO SOO, SHRUBBERY, TREES, PAYEMENT, ROADWAY IMPROVEMENTS OR OTHER IMPROVEMENTS EITHER NATURAL OR ARTIFICIAL WHETHER SAID IMPROVEMENT IS NOW EUSTING OR ADDED IN THE FUTURE, BY REASON OF ENTERING FOR THE PURPOSE OF CONSTRUCTING, MAINTAINING OR REPLACING THE WATER MAIN. FUTTHER, THE CITY OF MASON, OHIO OR ITS AUTHORIZED WATER PURPOSE OF PROPERTY WITH RIGHTS OF INGRESS AND EGRESS OVER SAID PROPERTY OR FUTURE OWNERS OF PROPERTY WITH RIGHTS OF INGRESS AND EGRESS OVER SAID PROPERTY OR ANY DAMAGES WHICH RESULT FROM DISSUPTION OR DEMIAL OF SAID RIGHTS OF INGRESS AND EGRESS OR OTHER RIGHTS OF ACCESS BY REASON OF ENTERING FOR THE PURPOSE OF CONSTRUCTING, MAINTAINING, OR REPLACING THE WATER MAIN, RADE CHANGES OF MORE THAN ONE (1) FOOT OVER THE FULL WIDTH PROPILE OF THIS WATER MAIN EASEMENT ARE NOT PERMITTED AT ANY THIS SOA STON ON IMPACT ANY PRESENT OR FUTURE WATER WANN EASEMENT ARE NOT PERMITTED AT ANY THIS SOA STON ON IMPACT ANY PRESENT OR FUTURE WATER WANN EASEMENT ARE NOT PERMITTED SHALL OR KEPT NOT LESS THAN THERE (3) FEET FROM THE EASEMENT LINE RAJREST THE STORT HE PROPOSED BUILDING, STRUCTURE OR IMPROVEMENT TO BE CONSTRUCTED ON THE PROPERTY, IN WHICH SAID EASEMENT EXESTS, SHALL FILE (3) FEET FROM THE EASEMENT LINE RAJREST THE STRUCTURE OF THE PROPOSED BUILDING, STRUCTURE OR IMPROVEMENT. THE MAINTENANCE AND OPERATION PURPOSES.

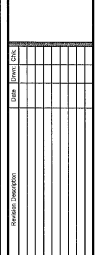
RESTRICTIONS ON SEWER EASEMENTS

NO IMPROVEMENTS OF ANY KIND, EXCEPT STREET TREES, AS REQUIRED BY THE LANDSCAPE ORDINANCE SHALL BE MADE ON SAID RIGHT-OF-WAY OF EASEMENT, WHICH WOULD INTERFERE WITH ACCESS TO ANY PROPOSED STREET, UTILITY OR OTHER SERVICE IMPROVEMENT, PRESENT OR FUTURE AND THE CITY OF MASON SHALL NOT BE RESPONSIBLE TO ANY PRESENT OR FUTURE OWNERS OF PROPERTY INDICATED ON THIS PLAT FOR ANY DAMAGE DONE ON SAID RIGHT-OF-WAY OR EASEMENT TO SOD, SHRUBBERY, TREES, UNDERGROUND PIPES, WRINGO OR SPRINKLERS, DRIVEWAYS, OR OTHER IMPROVEMENTS ETHER NATURAL OR ARTIFICIAL BY REASON OF ENTERING FOR PURPOSE OF CONSTRUCTION, MAINTAINING OR REPLACING SAID MPROVEMENTS.

GRANT OF UTILITY EASEMENT

FOR VALUABLE CONSIDERATION, WE, THE UNDERSIGNED ("GRANTOR") DO HEREBY PERMANENTLY GRANT TO DUKE ENERGY O'HIOKENTUCKY, INC., CINCINNATI BELL, TIME WARNER CABLE, AND THEIR PARENT ENTITY (OR ENTITY CONTROLLING BOTH ENTITIES), THEIR RESPECTIVE SUBSIDIARIES OR AFFILIATE ENTITIES, AND ANY OTHER PROVIDER OF UTILITY SERVICES ("GRANTEE") THEIR SUCCESSORS AND ASSIGNS, FOREVER, NON-EXCLUSICE EASEMENTS, AS SHOWN ON THE WITHIN PLAT AND DESIGNATED AS "UTILITY EASEMENTS" FOR THE CONSTRUCTION, O'PERATION, MANTENANCE, REPAIR, OR REPLACEMENT OF ANY AND ALICESSARY FIXTURES FOR THE OVERHEAD OR UNDERGROUND DISTRIBUTION OF GAS, ELECTRIC, TELEPHONE, TELECOMMUNICATIONS OR OTHER ENTILITIES ("THANTEE PACILITIES") THE GRANTEE SHALL HAVE THE RIGHT OF INGRESS AND ERESS AND ALSO THE RIGHT TO CLIT, TRIM, OR REMOVE ANY TREES, UNDERGROWTH, OR OVERHANDING BRANCHES WITHIN THE UTILITY EASEMENTS OR IMMEDIATELY ADJACENT THERETO, NO BUILDINGS OR OTHER STRUCTURES MAY BE BUILT WITHIN THE UTILITY EASEMENTS ARE NOR MAY THE UTILITY EASEMENTS ARE ABE PHYSICALLY ALTERED TO (1) REDUCE THE CLEARANCES OF ETHIRE OVERHEAD OR UNDERGROUND FACILITIES OR; (6) CREATE A HAZARD. TO HAVE AND TO HOLD THE EASEMENT FOREVER, WE ACKNOWLEDGE HAVING THE FULL POWER TO CONVEY THIS UTILITY EASEMENT AND WILL DEFEND THE SAME AGAINST ALL CLAIMS.

ALSO HEREBY GRANTED TO DUKE ENERGY OHIO/KENTUCKY, INC., CINCINNATI BELL, TIME WARNER CABLE, AND ITS SUBSIDIARIES, SUCCESSORS, AND ASSIGNS IS THE RIGHT TO LATERALLY EXTEND, REPAIR, AND MAINTAIN NATURAL GAS SERVICES TO SERVICE INDIVIDUAL LOTS AS CONSTRUCTED BY THE ORIGINAL BUILDER ALLOWING DISTURBANCE ONLY OVER EXISTING SERVICES TO SERVICE INDIVIDUAL LOTS AS CONSTRUCTED BY THE ORIGINAL BUILDER ALLOWING DISTURBANCE ONLY OVER EXISTING SERVICE LINES NECESSARY FOR THE REPAIR ONLY ON THE LOT ON WHICH THE SERVICE IS LOCATED, RECONSTRUCTION OR RELOCATION IS PRIMESIBLE ONLY WITH THE WRITTEN PERMISSION OF THE PARCEL OWNER AND SAID UTILITY PROVIDER TO A MUTUALLY AGREEABLE LOCATION. NO PART OF THE UTILITY EASEMENTS SHALL ENCUMBER EXISTING BUILDINGS OR ADJOINING LOTS.



#8 44.56 54.56 OF LOT PRESERVE PHA N.P.B. 92, PGS. SA 17THE MIAMIS TOTAL RANGE PEMASON COUNTY, OHIO

BEING



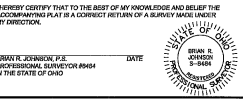
13M078-000 RI Checked By: 06-06-1

RRIAN R. JOHNSON P.S. PROFESSIONAL SURVEYOR #8484 IN THE STATE OF OHIO

SURVEYORS CERTIFICATION

OTARY PUBLIC AY COMMISSION EXPIRES:





COUNTY AUDITOR TRANSFERRED ON THIS _____ DAY OF COUNTY AUDITOR **COUNTY RECORDER** RECEIVED ON THIS DAY OF RECORDED ON THIS ____ DAY OF _ RECORDED IN PLAT BOOK NO. ____ COUNTY RECORDER

