

## ORDINANCE O-76-2023

# AN ORDINANCE TO ACCEPT WATER LINE, SANITARY SEWER, STREET AND STORM SEWER IMPROVEMENTS AND APPURTENANCES THERETO FOR WOODHAVEN, AS REQUESTED BY BOB WEBB HOMES

WHEREAS, in accordance with New Albany Ordinance 77-91, and pursuant to written certification by the city engineer that the improvements and appurtenances thereto for Woodhaven have been completed to the standards set by Codified Ordinance 1187; and

WHEREAS, a 2-year performance bond in the amount of \$208,373, 2-year maintenance bond in the amount of \$296,593, and engineering inspection fee deposit in the amount of \$5,191, and a 5-year settlement bond of \$111,000 will be provided by the applicant prior to the second reading.

NOW, THEREFORE, BE IT ORDAINED by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

Section 1: The improvements and appurtenances thereto for are hereby accepted.

Section 2. It is hereby found and determined that all formal actions of council concerning and relating to the adoption of this legislation were adopted in an open meeting of council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 3: Pursuant to Article VI, Section 6.07(B) of the City of New Albany Charter, this ordinance shall take effect on and after the earliest period allowed by law.

CERTIFIED AS ADOPTED this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

Attest:

Sloan T. Spalding Mayor Jennifer H. Mason Clerk of Council Approved as to form:

Benjamin S. Albrecht Law Director

Legislation dates:	
Prepared:	05/05/2023
Introduced:	05/16/2023
Revised:	
Adopted:	
Effective:	



# ORDINANCE O-77-2023

# AN ORDINANCE TO ADOPT A TAX BUDGET FOR THE CITY OF NEW ALBANY, OHIO FOR FISCAL YEAR ENDING DECEMBER 31, 2024

WHEREAS, the City of New Albany is required under Ohio Revised Code (ORC) 5705.30 to prepare and submit a tax budget for fiscal year 2024 to the County Budget Commission on or before July 15, 2023; and

WHEREAS, a tentative budget for the City of New Albany for the fiscal year 2024 has been presented to council at a hearing held thereon as required by law.

NOW, THEREFORE, BE IT ORDAINED by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

**Section 1.** The tax budget for the City of New Albany, Ohio for the Year 2024 is hereby adopted, a copy of which is attached as <u>Schedule A</u> and is incorporated into this ordinance as if fully rewritten herein.

**Section 2.** It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of the council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121 of the Ohio Revised Code.

Section 3. Pursuant to Article VI, Section 6.07(B) of the Charter of the City of New Albany, this ordinance shall be in effect on and after the earliest period allowed by law.

CERTIFIED AS ADOPTED this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

Attest:

Sloan T. Spalding Mayor Jennifer H. Mason Clerk of Council Approved as to form:

Benjamin S. Albrecht Law Director Legislation dates: Prepared: 06/11/2023 Introduced: 06/20/2023 Revised: Adopted: Effective:

#### CITY OF NEW ALBANY FRANKLIN COUNTY, OHIO 99 W. MAIN STREET, PO BOX 188 NEW ALBANY, OHIO 43054

#### FAILURE TO COMPLY WITH SEC. 5705.28 R.C. SHALL RESULT IN LOSS OF LOCAL GOVERNMENT FUND ALLOCATION.

To the Franklin County Auditor:

The following Budget year beginning January 1, 2024 has been adopted by Council and is herewith submitted for consideration of the County Budget Commission.

Bethany Staats, CPA, Director of Finance July 5, 2023

# SUMMARY OF AMOUNTS REQUIRED FROM GENERAL PROPERTY TAX APPROVED BY BUDGET COMMISSION, AND COUNTY AUDITOR'S ESTIMATED RATES.

For Municipal	Use	For Budget C	ommission Use	For County Auditor Use		
FUND CATEGORY/TYPE	BUDGET YEAR AMOUNT REQUESTED OF BUDGET		BUDGET YEAR TO BE DERIVED FROM LEVIES	COUNTY AUDITOR'S ESTIMATE OF TAX RATE ' BE LEVIED		
(which are requesting general property tax revenue)	COMMISSION INSIDE/OUTSIDE	COMMISSION INSIDE 10 MILL LIMIATION	OUTSIDE 10 MILL LIMITATION	INSIDE 10 MILL LIMIT BUDGET YEAR	OUTSIDE 10 MILL LIMIT BUDGET YEAR	
	Column 1	Column 2	Column 3	Column 4	Column 5	
GOVERMENTAL FUNDS General Fund	\$ 1,519,871					
SPECIAL REVENUE FUNDS No Special Revenue Funds	\$0					
PROPRIETARY FUNDS No Proprietary Funds	\$0					
FIDUCIARY FUNDS No Fiduciary Funds	\$0					
TOTAL ALL FUNDS	\$1,519,871					

SCHEDULE

A

#### CITY OF NEW ALBANY, OHIO

#### FUND NAME: <u>GENERAL FUND (101)</u> FUND TYPE/CLASSIFICATION: <u>GOVERNMENTAL</u> - <u>GENERAL</u>

#### EXHIBIT I

This Exhibit is to be used for General Fund Only.

DESCRIPTION	20	21 ACTUAL	20	22 ACTUAL	The States	RRENT YEAR TIMATED 2023	and the second	EXT YEAR IMATED 2024
(1)		(2)		(3)		(4)		(5)
REVENUES								
Local Taxes								
General Property Tax - Real Estate	\$	1,338,387	\$	1,442,904	\$	1,519,871	\$	1.519.871
Tangible Personal PropertyTax	10	-		-	-	-		-
Municipal Income Tax		27,390,466		27,156,356		28,422,633		27,569,954
Other Local Taxes		279,607		431,346		369,901		373,600
Total Local Taxes	\$	29,008,460	S	29,030,606	\$	30,312,405	S	29,463,425
Intergovernmental Revenues								
State Shared Taxes and Permits								
Local Government	\$	135,544	\$	117,364	\$	129,001	\$	126,421
Kilowatt Hour Tax		-		-	-	-		-
Estate Tax		-		-		-		-
Cigarette Tax		142		149		200		202
Liquor and Beer Permits		11,525		17,859		18,000		18,180
Property Tax Allocation		138,902		140,989		140,093		140,093
Other State Shared Taxes and Permits		-		-		-		-
Total State Shared Taxes and Permits	\$	286,114	\$	276,361	\$	287,294	S	284,895
Grants or Other Aid:								
Federal Grants or Aid	\$	-	\$	-	\$	-	\$	-
State Grants or Aid		-		14,715	2000	-	1.498.05	-
Other Grants or Aid		53,955		50,502		21,118		21,330
Total Grants or Other Aid		53,955		65,218		21,118		21,330
Total Intergovernmental Revenues	\$	340,068	\$	341,579	\$	308,412	<b>S</b>	306,225
Service Charges, Permits & Misc Revenues								
Investment Earnings	\$	253,024	\$	557,041	\$	2,264,956	\$	2,287,605
Charges for Services		295,299		341,374		330,013		333,314
Fines, Licenses, and Permits		1,132,329		1,211,801		946,758		956,226
Miscellaneous	_	883,636		979,771		842,450		850,875
Total Svc Charges, Permits & Misc Revenues	\$	2,564,288	\$	3,089,987	\$	4,384,177	\$	4,428,019
Other Financing Sources:								
Proceeds from Sale of Assets	\$	25,752	\$	14,792	\$	60,000	\$	60,600
Transfers		-		E.		1.00		-
Advances		85,597		629,937		1,178,563		-
Other Sources		-		-		-		-
Total Other Financing Sources	S	111,349	S	644,729	\$	1,238,563	\$	60,600
TOTAL REVENUE	S	32,024,165	S	33,106,900	S	36,243,557	\$	34,258,269

#### CITY OF NEW ALBANY, OHIO

# FUND NAME: GENERAL FUND (101) FUND TYPE/CLASSIFICATION: GOVERNMENTAL - GENERAL

#### EXHIBIT I

This Exhibit is to be used for General Fund Only.

DESCRIPTION	203	2021 ACTUAL		2022 ACTUAL		RENT YEAR		EXT YEAR	
(1)				(3)		ESTIMATED 2023		ESTIMATED 2024	
(1)		(2)	Sector Sector	(3)		(4)	and the second second	(5)	
EXPENDITURES									
Police (1000)									
Salary & Related	\$	5,221,494	\$	6,041,401	\$	7,486,018	\$	7,785,459	
Operating & Contractual Services		293,335	200	333,224		396,890		412,766	
Capital Outlay		-		-		-			
Total Police	S	5,514,829	\$	6,374,625	\$	7,882,908	\$	8,198,224	
Land & Building Maintenance (6000)									
Salary & Related	\$	68,907	\$	72,814	\$	28,279	\$		
Operating & Contractual Services		1,224,499		1,694,086		2,011,150		2,091,596.00	
Capital Outlay		-		-	-	-			
Total Parks & Lands	S	1,293,406	\$	1,766,899	\$	2,039,429	\$	2,091,596	
Community Development (4000)									
Salary & Related	\$	1,665,069	\$	2,056,095	\$	2,782,423	\$	2,893,720	
Operating & Contractual Services		1,059,658		1,707,503		2,194,700		2,282,488	
Capital Outlay		-	-						
Total Community Develoment	S	2,724,727	S	3,763,598	S	4,977,123	S	5,176,208	
Public Service (5000)	C	2 127 051	6	2 500 (51	¢	1.026.241	¢	5 020 (0)	
Salary & Related	\$	3,437,854	\$	3,588,654	\$	4,836,241	\$	5,029,69	
Operating & Contractual Services		873,638		1,121,742		1,897,750		1,973,660	
Capital Outlay									
Total Public Service	S	4,311,491	S	4,710,396	\$	6,733,991	S	7,003,351	
General Government (7000)									
Salary & Related	\$	2,483,409	\$	2,777,709	\$	3,808,320	\$	3,960,653	
Operating & Contractual Services		2,894,211		3,567,802		4,670,867		4,857,702	
Capital Outlay Total General Government	s	5,377,620	\$	6,345,511	\$	8,479,187	s	8,818,354	
Debt Service from General Fund (8000)						2018-01-00-012-01-01-01-01-01-01-01-01-01-01-01-01-01-			
Redemption of Principal	\$		\$	-	\$	-	\$		
Interest	Ψ	-	Ψ	-	Ψ	-	Ψ		
Other Debt Service		_		-		-			
Total Debt Service	s		\$	-	\$		\$	1.11.11	
Other Uses of Funds (9000)									
Transfers (to all funds; including Capital)	\$	14,071,677	\$	5,646,807	\$	10,102,136	\$	5,000,000	
Advances			15						
Contingencies		-		-		-			
Other Uses of Funds		-		-					
Total Other Uses of Funds	S	14,071,677	S	5,646,807	S	10,102,136	S	5,000,000	
TOTAL EXPENDITURES	<u>s</u>	33,293,750	<u>s</u>	28,607,836	<u>s</u>	40,214,774	<u>s</u>	36,287,733	
Revenues Over (Under) Expenditures	S	(1,269,585)	S	4,499,064	S	(3,971,217)	S	(2,029,46-	
Paginning Fund Palance	c	27 526 629	c	26 257 042	c	30 756 107	•	26,784,890	
Beginning Fund Balance	S	27,526,628	S	26,257,043	S	30,756,107	S	24,755,420	
Ending Cash Fund Balance	S	26,257,043	\$	30,756,107	3	26,784,890	3	24,755,420	
Est/Actual Encumbrances (at end of year)	S	1,588,894	S	1,588,894	S	1,620,672	S	1,653,085	
Est/Actual Unencumbered (at end of year)	S	24,668,149		29,167,213		25,164,218		23,102,340	
issurrettar Onencumbereu (ar enu or year)	9	-1,000,149	0	27,107,213	9	20,107,210	9	20,102,0	

#### CITY OF NEW ALBANY, OHIO

#### FUND NAME:

FUND TYPE/CLASSIFICATION: GOVERNMENTAL - SPECIAL REVENUE

#### EXHIBIT II

This Exhibit to be used for any fund receiving property tax revenue except for General Fund.

DESCRIPTION	2021 ACTUAL	2022 ACTUAL	CURRENT YEAR ESTIMATED 2023	NEXT YEAR ESTIMATED 2024
(1)	(2)	(3)	(4)	(5)
REVENUES				
Local Taxes				
General Property Tax - TIF/PILOT	\$-	\$-	\$ -	\$ -
Property Tax Allocation		-		
Total Local Taxes	s -	s -	s -	s -
Intergovernmental Revenues				
State Shared Taxes and Permits	\$-	\$-	<u>s</u> -	\$ -
Total Intergovernmental Revenues	s -	s -	s -	<del>s</del> -
Miscellaneous				
Investment Earnings	\$ -	\$ -	\$ -	\$ -
Other Financing Sources:				
Transfers Advances	\$ -	\$-	\$ -	\$-
Other Sources	-			-
TOTAL REVENUE	<del>s</del> -	<del>s</del> -	<u>s</u> -	<del>s</del> -
EXPENDITURES				
General Government		1929	and the second se	
Auditor and Treasurer Fees	\$ -	\$ -	\$ -	\$ -
Operating & Contractual Services Total General Government	<u>-</u>		<u>-</u>	
rotal General Government	5 -	5 -	5 -	5 -
Public Service				
Operating & Contractual Services	\$-	\$-	\$ -	\$ -
Capital Outlay		<u> </u>		
Total Public Service	s -	s -	s -	s -
Other Uses of Funds				
Transfers	\$-	\$-	\$-	\$ -
Other Uses				<u> </u>
TOTAL EXPENDITURES	<u>s</u>	<u>\$</u>	<u>s                                    </u>	<u>s                                    </u>
		antina di sata		
Revenues Over (Under) Expenditures	\$ -	S -	<b>S</b> -	s -
Beginning Fund Balance	s -	s	s	s
Ending Fund Balance	s -	s -	s -	s -
Est/Actual Encumbrances (at end of year)	s -	s -	s -	s -
Est/Actual Unencumbered (at end of year)	S -	<b>S</b> -	s -	S -

#### CITY OF NEW ALBANY, OHIO FISCAL YEAR 2024 TAX BUDGET PROJECTED FUND BALANCES

FUND CATEGORY/TYPE	ESTIMATED UNENCUMBERED BAL 1/1/24	ESTIMATED 2024 REVENUE	TOTAL AVAIL FOR EXPENDITURE	EST 2024 EXPENSES /ENC	ESTIMATED UNENC BAL 12/31/2024
GOVERNMENTAL:					
GENERAL					
101 - General 906 - Unclaimed Funds	26,784,890			37,940,818	23,102,340
TOTAL GENERAL FUNDS	<u>2.940</u> \$ 26,787,830	-	\$ 61,046,099	\$ 37,940,818	\$ 23,105,280
	20,707,000	5 54,256,205	3 01,040,057	3 37,940,818	3 23,103,280
SPECIAL REVENUE:					
201 - Street Construction, Maint & Repair	312,788			459,650	574,138
202 - State Highway	206,58-			40,000	219,114
203 - Permissive Tax 210 - Alcohol Education	261,131	[4] M.S.O.WERLEY, S.S.	2 - 200 State 200 V	115,000	248,107
210 - Alcohol Education 211 - Drug Use Prevention	17,72- 3,483			1,030 20,600	17,724
213 - Law Enforcement & Ed	6,155	S. 7055200.		1,000	6,155
214 - OneOhio Opiod Settlement	4,177			2,000	5,277
216 - K9 Fund	7,013	21,705	28,722	20,705	8,017
217 - Safety Town	130,853		1	43,492	141,951
218 - DUI Grant				10,300	1
219 - Law Enforcement Assistance	9,820			1,200	10,680
221 - Economic Development NAECA 222 - Economic Development NACA	2,056,296	2,149,378 4,500,000		2,149,378 4,500,000	2.05(.20(
223 - Oak Grove EOZ	2,000,290	- 4,816,296		4,816,296	2,056,296
224 - Central College EOZ		- 2,756,963		2,756,963	
225 - Oak Grove II EOZ		3,789,614		3,789,614	
226 - Blacklick EOZ		4,556,228	4,556,228	4,556,228	
228 - Subdivision Development	1,905,17-			700,000	2,405,174
229 - Builders Escrow	1.509,717			600,000	1,409,717
230 - Wentworth Crossing TIF	794,640			283,600	864,540
231 - Hawksmoor TIF 232 - Enclave TIF	354,835			196,991	332,574
232 - Saunton TIF	201,494			52,145 170,985	38,883 173,929
234 - Richmond Square TIF	185,604			170,687	203,787
235 - Tidewater I TIF	397,243			426,175	340,728
236 - Ealy Crossing TIF	247,004	363,600	610,604	377,720	232,884
237 - Upper Clarenton TIF	1,289,426			482,650	1,367,326
238 - Balfour Green TIF	89,930			28,975	88,225
239 - Straits Farm TIF	1,678			334,310	1,678
240 - Oxford TIF 241 - Schleppi Residential TIF	0	) 113,300 - 130,270		113,300	0
250 - Blacklick TIF	2,339,039			128,750 1,251,428	1,520 3,178,311
251 - Blacklick II TIF	183,980			53,000	174,416
252 - Village Center TIF	299,837			1,083,450	409,197
253 - Research Tech District TIF	2,044,583	303,000	2,347,583	5,150	2,342,433
254 - Oak Grove II TIF	4,895,295	2,121,000	7,016,295	30,000	6,986,295
255 - Schleppi Commercial TIF	and the second sec	•			
258 - Windsor TIF	404,113			1,529,737	2,131,626
259 - Village Center II TIF 271 - Local Coronavirus Relief	106	555,500	555,606	555,500	106
272 - Local Fiscal Recovery					
280 - Hotel Excise Tax		175,100	175,100	175,100	
281 - Healthy New Albany Facilities	216,218		1,175,718	1,010,465	165,253
282 - Hinson Amphitheater	13,622	62,500	76,122	62,500	13,622
290 - Alcohol Indigent	12,016	0.0000			13,016
291 - Mayors Court Computer	15,443			1,000	18,563
292 - Court Special Projects	15,443			1,000	22,443
293 - Clerk's Court Computer 299 - Severance Liability Fund	9,287 1,117,654			1,000 200,000	13,287 1,117,654
TOTAL SPECIAL REVENUE FUNDS	\$ 21,586,826			\$ 33,309,074	\$ 27,338,136
DEBT SERVICE FUNDS:					
301 - Debt Service	929,374			5,804,047	929,365
TOTAL DEBT SERVICE	\$ 929,374	\$ 5,804,038	\$ 6,733,412	\$ 5,804,047	\$ 929,365
CAPITAL PROJECT FUNDS:					
401 - Capital Improvements	2,960,239	Sector and the sector	7,859,741	7,859,741	
403 - Bond Improvements	3,463		3,463	3,463	
404 - Park Improvements	1,495,486		3,275,077	3,275,077	
405 - Water & Sanitary Improvements 410 - Infrastructure Replacement	5,146,214		5,759,064	5,759,064 11,038,212	
411 - Leisure Trail Improvements	113,537		134,137	134,137	
415 - Capital Equip Replacement	5,209,236		6,623,789	6,623,789	
422 - Oak Grove II Infrastructure	5,375,894	2,992,721	8,368,615	8,368,615	
422 - Economic Development Capital Improvement	9,728,448		9.728.448	9.728.448	
TOTAL CAPITAL PROJECT FUNDS	\$ 40,941,980	\$ 11,848,567	\$ 52,790,547	\$ 52,790,547	s -
	I court construction and the second s	\$ 90,971,258	Local Desperantes and and	1.55 Norman Concernance	200 December of the

#### EXHIBIT IV

#### CITY OF NEW ALBANY, OHIO FISCAL YEAR 2024 TAX BUDGET STATEMENT OF AMOUNTS REQUIRED FOR PAYMENT OF FINAL JUDGEMENTS

Description of Judgement	Amount of Judgement	Fund Paying Judgement
NONE		NONE
NONE	NONE	NONE
TOTAL	\$0	

List the amounts required for the payment of each judgement expected to be paid during the year being budgeted.

#### CITY OF NEW ALBANY, OHIO FISCAL YEAR 2024 TAX BUDGET SCHEDULE OF OUTSTANDING DEBT

								BUDGE	T YEAR	FY 2024
PURPOSE OF BONDS AND NOTES	Authority for Levy Outside 10 mill Limit *	Date of Issue	Due Date	Ordinance or Resolution	Serial or Term	Rate of Interest	Amounts of Bonds and Notes Outstanding beginning of year 01/01/24	Amount Required for Principal and Interest 1/1/24 to 12/31/24	Amt Receivable from Outside Sources to Meet Debt Payments	Amount Required for Principal and Interest 1/1/24 to 12/31/24
Payable from Debt Service:										
INSIDE 10 MILL LIMIT:										
2022 Refunding - 2012 Various Purpose Refunding Ltd Tax GO Bonds	NA	5/25/2022	12/1/2029	O-14-2022	Serial	2.68%	\$3,170,000	\$579,956	\$0	\$579,956
Capital Facilities Bonds, Series 2018	NA	7/11/2018	12/1/2037	O-08-2018	Serial	1.52% - 3.24%	\$13,225,000	\$1,308,000	\$0	\$1,308,000
Cap Impr Bonds - Public Facs, Taxable Refunding, Series 2016	NA	11/23/2016	12/1/2027	O-35-2016	Serial	2.39% - 2.50%	\$2,645,000	\$693,216	\$0	\$693,216
Capital Facilities Ltd. Tax GO Bonds, Series 2014	NA	12/1/2014	12/1/2030		Serial	0.85% - 4.00%	\$3,010,000	\$559,500	\$0	\$559,500
TOTAL							\$22,050,000	\$3,140,672	50	\$3,140,672
OUTSIDE 10 MILL LIMIT: None		-	-	-	-	-	\$0	\$0	\$0	\$0
TOTAL					*		50	\$0	50	S

\* If the Levy is outside the10 mill limit by vote enter the words "by vote" and the date of the election. If outside the 10 mill limit without a vote, enter the reference to the statute under which the levy is exempt from the 10 mill limit

#### OFFICIAL CERTIFICATE OF ESTIMATED RESOURCES

The Budget Commission of Franklin County, Ohio, hereby makes the following Official Certificate of Estimated Resources for the City of New Albany for the BUDGET YEAR beginning January 1<sup>st</sup>, 2024.

FUND	Estimated Unenc Bal as of 1/1/2024	Real Estate Property Tax	Personal Property Tax	Local Government Funds	Rollback, Homestead and Personal Prop Tax Exemption	Other Sources	Total
GOVERNMENTAL FUNDS General Fund Unclaimed Funds Special Revenue Funds Debt Service Funds Capital Project Funds	\$ 90,246,010 26,784,890 2,940 21,586,826 929,374 40,941,980	<u>\$ 1,519,871</u> 1,519,871 - - - -	<u>\$</u> - - - - -	<u>\$ 126,421</u> 126,421 - - -	<u>\$ 140,093</u> 140,093 - - - -	\$ 89,184,874 32,471,885 39,060,384 5,804,038 11,848,567	\$ 181,217,268 61,043,159 2,940 60,647,210 6,733,412 52,790,547
PROPRIETARY FUNDS Enterprise Funds Internal Service Funds	<u>\$</u>	<u>\$</u>	<u>\$</u>	<u>s -</u> - -	<u>s                                    </u>	<u>\$</u>	<u>\$</u>
FIDUCIARY FUNDS Trust and Agency Funds TOTAL ALL FUNDS	<u>\$</u> - - <u>\$</u> 90,246,010	<u>\$</u> - - <u>\$ 1,519,871</u>	<u>s -</u> <u>-</u>	<u>\$</u> - <u>\$</u> 126,421	<u>\$</u>	<u>\$</u> - <u>\$</u> 89,184,874	<u>\$</u>

The Budget Commission further certifies that its action on the foregoing budget and the County Auditor's Estimate of the rate of each tax necessary to be levied within and outside the 10 mill limitation is set forth in the proper columns of the preceding pages and the total amount approved for each fund must govern the amount of appropriation from such fund.

DATE \_\_\_\_\_, 2023

Budget Commission



#### ORDINANCE O-78-2023

## AN ORDINANCE APPROVING THE APPLICATION ESTABLISHING THE NEW ALBANY VILLAGE CENTER COMMUNITY ENTERTAINMENT DISTRICT AND DECLARING AN EMERGENCY

**WHEREAS,** the Mayor received an application from The New Albany Company LLC to create The New Albany Village Center Community Entertainment District, a copy of the application is attached hereto as <u>Exhibit A</u>; and

WHEREAS, notice of such application was published as required by Ohio Revised Code §4301.80; and

WHEREAS, it is in the interest of the City of New Albany, and the general interest of the community, traveling public and region to facilitate a Community Entertainment District for the opportunities it will bring to the city, supporting more restaurants and retail inside the city limits; and

WHEREAS, this ordinance constitutes an emergency measure necessary for the immediate preservation of the public peace, health, safety, and welfare of the city, and for the further reason that this ordinance is required to be effective upon passage to meet the deadlines for a ballot measure this fall; and

WHEREAS, the mayor has favorably recommended to council the approval of the application based on meeting the criteria of the Ohio Revised Code §4301.80, for The New Albany Village Center Community Entertainment District.

**NOW, THEREFORE, BE IT ORDAINED** by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

**Section 1.** Council determines and finds the proposed The New Albany Village Center Community Entertainment District will contribute to the entertainment, retail, educational, sporting, social, cultural, or arts opportunities for the City of New Albany and the surrounding area.

**Section 2.** The application for the proposed The New Albany Village Center Community Entertainment District meets the criteria of Ohio Revised Code §4301.80.

**Section 3.** The application submitted by The New Albany Company LLC is hereby approved and the entire proposed area described in the application is hereby designated "The New Albany Village Center Community Entertainment District."

**Section 4.** The city's review and approval of the application has been conducted in accordance with the requirements and time periods set forth in Ohio Revised Code §4301.80.

**Section 5.** The city manager is directed to file a certified copy of this ordinance with the Ohio Department of Liquor Control.

Section 6: For the reasons stated in the preamble and herein, council hereby declares an emergency and waives the otherwise applicable referendum period.

**Section 7.** It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of the council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 8. Pursuant to Article VI, Section 6.07(B) of the Charter of the City of New Albany, this ordinance shall be effective upon passage.

CERTIFIED AS ADOPTED this	day of	, 2023.

Attest:

Sloan T. Spalding Mayor

Approved as to form:

Benjamin S. Albrecht Law Director Jennifer H. Mason Clerk of Council

> Legislation dates: Prepared: 06/12/2023 Introduced: 06/20/2023 Revised: Adopted: Effective:

## **CERTIFICATION BY CLERK OF COUNCIL OF PUBLICATION OF LEGISLATION**

I certify that copies of Ordinance **O-78-2023** were posted in accordance with Article VI, Section 6.12 of the Charter of the City of New Albany, for 30 days starting on \_\_\_\_\_\_, 2023.

Jennifer Mason, Clerk of Council

Date

# Exhibit A – O-78-2023

This document is 177 pages. Please go to this link on our website

<u>https://newalbanyohio.org/wp-content/uploads/2020/03/The-New-</u> <u>Albany-Village-Center-Community-Entertainment-District-Application-</u> <u>Final.pdf</u>

or call Clerk of Council Jennifer Mason for copy.

Clerk Mason: 614-939-2244



#### ORDINANCE O-79-2023

## AN ORDINANCE APPROVING THE APPLICATION ESTABLISHING THE HAMLET AT SUGAR RUN COMMUNITY ENTERTAINMENT DISTRICT AND DECLARING AN EMERGENCY

**WHEREAS,** the mayor received an application from NoNA Master Development, LLC to create The Hamlet at Sugar Run Community Entertainment District, a copy of the application is attached hereto as <u>Exhibit A</u>; and

WHEREAS, notice of such application was published as required by Ohio Revised Code § 4301.80; and

WHEREAS, it is in the interest of the City of New Albany, and the general interest of the community, traveling public and region to facilitate a Community Entertainment District for the opportunities it will bring to the city, supporting more restaurants and retail inside the city limits; and

WHEREAS, this ordinance constitutes an emergency measure necessary for the immediate preservation of the public peace, health, safety and welfare of the city, and for the further reason that this ordinance is required to be effective upon passage to meet the deadlines for a ballot measure this fall; and

WHEREAS, the mayor has favorably recommended to council the approval of the application based on meeting the criteria of the Ohio Revised Code §4301.80, for The Hamlet at Sugar Run Community Entertainment District.

**NOW, THEREFORE, BE IT ORDAINED** by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

**Section 1.** Council determines and finds the proposed The Hamlet at Sugar Run Community Entertainment District will contribute to the entertainment, retail, educational, sporting, social, cultural, or arts opportunities for the City of New Albany and the surrounding area.

**Section 2.** The application for the proposed The Hamlet at Sugar Run Community Entertainment District meets the criteria of Ohio Revised Code §4301.80.

**Section 3.** The application submitted by NoNA Master Development, LLC is hereby approved and the entire proposed area described in the application is hereby designated "The Hamlet at Sugar Run Community Entertainment District."

**Section 4.** The city's review and approval of the application has been conducted in accordance with the requirements and time periods set forth in Ohio Revised Code §4301.80.

**Section 5.** The city manager is directed to file a certified copy of this ordinance with the Ohio Department of Liquor Control.

**Section 6:** For the reasons stated in the preamble and herein, council hereby declares an emergency and waives the otherwise applicable referendum period.

**Section 7.** It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of the council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 8. Pursuant to Article VI, Section 6.07(B) of the Charter of the City of New Albany, this ordinance shall be effective upon passage.

CERTIFIED AS ADOPTE	D this day	y of	, 2023.	
		Attest:	ζ.	
Sloan T. Spalding Mayor		Jennifer H. Maso Clerk of Council		
Approved as to form:		Legislation of Prepared: Introduced: Revised: Adopted:	dates: 06/12/2023 06/20/2023	
Benjamin S. Albrecht Law Director		Effective:		

## **CERTIFICATION BY CLERK OF COUNCIL OF PUBLICATION OF LEGISLATION**

I certify that copies of Ordinance **O-79-2023** were posted in accordance with Article VI, Section 6.12 of the Charter of the City of New Albany, for 30 days starting on \_\_\_\_\_\_, 2023.

Jennifer Mason, Clerk of Council

Date

# Exhibit A – O-79-2023

This document is 244 pages. Please go to this link on our website

https://newalbanyohio.org/wp-content/uploads/2020/03/Hamlet-at-Sugar-Run-CED-Application-Final.pdf

or call Clerk of Council Jennifer Mason for copy.

Clerk Mason: 614-939-2244



## ORDINANCE O-81-2023

## AN ORDINANCE REQUESTING THE BOARD OF ELECTIONS TO SUBMIT TO THE ELECTORS OF THE CITY OF NEW ALBANY THE QUESTION OF WHETHER THE SALE OF BEER AND INTOXICATING LIQUOR SHALL BE PERMITTED WITHIN THE BOUNDARIES OF THE HAMLET AT SUGAR RUN COMMUNITY ENTERTAINMENT DISTRICT; AND DECLARING AN EMERGENCY

WHEREAS, on July 5, 2023, council passed Ordinance No. O-79-2023 approving the application submitted by NoNA Master Development, LLC to designate the entire proposed area described in the application as The Hamlet at Sugar Run Community Entertainment District ("Sugar Run CED") pursuant to Ohio Revised Code §4301.80; and

WHEREAS, a copy of the survey and boundaries of the Sugar Run CED as submitted in the application and approved in Ordinance No. O-79-2023 is attached hereto as Exhibit A; and

WHEREAS, all of the parcels contained within the Sugar Run CED are currently "dry" and therefore are not eligible to obtain a liquor permit from the Ohio Division of Liquor Control; and

WHEREAS, Ohio Revised Code Section 4301.356 authorizes the city to request the Board of Elections to submit to the electors of the City of New Albany the question of whether the sale of beer and intoxicating liquor shall be permitted within the boundaries of the Sugar Run CED ("Sugar Run CED Election"); and

WHEREAS, the mayor has recommended that the Sugar Run CED Election be placed on the November 2023 ballot; and encourage the economic development of the Sugar Run corridor; and

WHEREAS, the statutory deadline for submitting this Ordinance to the Franklin County Board of Elections for the Sugar Run CED Election to be placed on the November 2023 ballot is August 9, 2023; and

WHEREAS, it is in the interest of the City of New Albany, and the general interest of the community, traveling public and region to facilitate a community entertainment district for the opportunities it will bring to the city, supporting more restaurants and retail inside the city limits; and

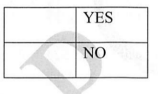
WHEREAS, this ordinance constitutes an emergency measure necessary for the immediate preservation of the public peace, health, safety and welfare of the city, and for the further reason that this ordinance is required to be effective upon passage to meet the deadlines for a ballot measure this fall; and

WHEREAS, council, based upon the recommendation of the city manager, the statutory interpretation provided by the city's law director, and understanding the legal risks, has determined that it is in the best interest of the city to submit to the electors of the City of New Albany the question of whether the sale of beer and intoxicating liquor shall be permitted within the boundaries of the Sugar Run CED.

**NOW, THEREFORE, BE IT ORDAINED** by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

**Section 1.** Council hereby requests the Franklin County Board of Elections to submit to the electors of the City of New Albany at the General Election to be held on November 7, 2023, in accordance with Section 4301.356 of the Ohio Revised Code, the following question:

"Shall the sale of beer and intoxicating liquor be permitted on days of the week other than Sunday and between the hours of ten a.m. and midnight on Sunday, at The Hamlet at Sugar Run Community Entertainment District, a community facility as defined by Section 4301.01 of the Revised Code, and located south of Central College Road and containing the properties on the east and west sides of New Albany-Condit Road."



**Section 2.** The clerk of council shall and is hereby directed to certify a copy of this resolution to the Board of Elections of Franklin County, Ohio, not later than August 9, 2023.

**Section 3.** The city manager, finance director, law director, and clerk of council are hereby authorized to take all actions, including the execution of all documents, including but not limited to ballot language reviews and approvals, necessary to ensure that The Hamlet at Sugar Run CED Election is on the November 2023 ballot and not substantially inconsistent with this ordinance.

**Section 4.** For the reasons stated in the preamble and herein, council hereby declares an emergency and waives the otherwise applicable referendum period.

**Section 5.** It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of the council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

**Section 6.** Pursuant to Article VI, Section 6.07(B) of the Charter of the City of New Albany, this ordinance shall be effective upon passage.

<b>CERTIFIED AS ADOPTED</b>	this	day of	, 2023.
-----------------------------	------	--------	---------

Attest:

Sloan T. Spalding Mayor

Clerk of Council

Jennifer H. Mason

Legislation d	ates:
Prepared:	06/12/2023
Introduced:	06/20/2023
Revised:	
Adopted:	
Effective:	

Approved as to form:

Benjamin S. Albrecht

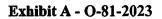
Law Director

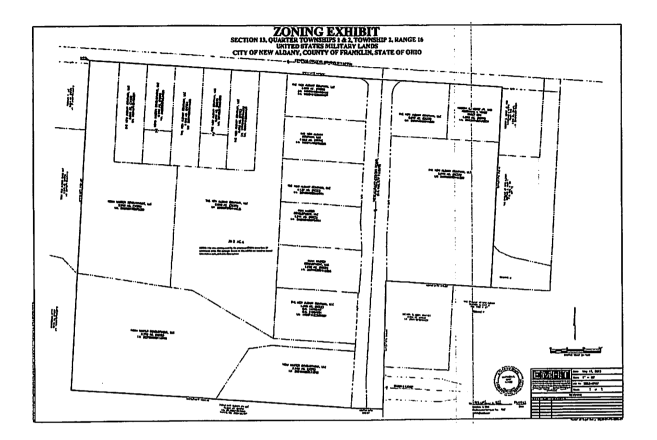
# CERTIFICATION BY CLERK OF COUNCIL OF PUBLICATION OF LEGISLATION

I certify that copies of Ordinance **O-81-2023** were posted in accordance with Article VI, Section 6.12 of the Charter of the City of New Albany, for 30 days starting on \_\_\_\_\_\_, 2023.

Jennifer Mason, Clerk of Council

Date





.

•



# ORDINANCE O-82-2023

# AN ORDINANCE TO ACCEPT THE EXPEDITED TYPE 1 ANNEXATION OF 62.6+/- ACRES FROM PLAIN TOWNSHIP, FRANKLIN COUNTY TO THE CITY OF NEW ALBANY

WHEREAS, pursuant to the petition filed by Aaron L. Underhill, Esq., agent for petitioner, with the Franklin County Development and Planning Department, on April 11, 2023, and

WHEREAS, the foregoing Resolution #0329-23 of the Franklin County Commissioners granting the petition was delivered to the City of New Albany on May 1, 2023 and more than sixty (60) days have lapsed since the Resolution of the Board of County Commissioners was transmitted to the City of New Albany, and

WHEREAS, pursuant to New Albany Codified Ordinance 1125.05, all newly annexed areas shall immediately be zoned into the Agricultural District and shall be subject to the regulations and restrictions pertaining thereto, and

WHEREAS, pursuant to New Albany Codified Ordinance 1125.06, all future annexed properties shall be added to the applicable New Albany Community Authority as described therein and are subject to a special property assessment in compliance therewith, and

WHEREAS, The New Albany City Council has determined that annexation of the real estate is in the best interests of the residents of the City of New Albany.

**NOW, THEREFORE, BE IT ORDAINED** by the Council of the City of New Albany, Counties of Franklin, and Licking, State of Ohio, that:

Section 1: The application of property owners set forth in Franklin County requesting the annexation of 62.6+/- acres, which is contiguous to the City of New Albany, is hereby accepted, and the corporate boundaries of New Albany shall be extended to include the territory, more particularly described in Exhibit A, attached hereto and incorporated herein as if fully written.

Section 2: An accurate map of the territory attached as <u>Exhibit B</u>, the petition for its annexation, other related documents, and a certified transcript of the proceedings of the Franklin County Board of Commissioners regarding the annexation proceedings have been on file with the Clerk of Council of the City of New Albany for sixty (60) days prior to being presented to this Council as required by law, and are hereby accepted.

**Section 3:** Council of the City of New Albany hereby accepts the annexation of a 62.6 +/-acre tract, situated in Plain Township, Franklin County, Ohio, the same being land of the owners set forth above, for annexation to the City of New Albany.

**Section 4:** The clerk is herewith directed to deliver certified copies of this ordinance and other proceedings relative to the annexation to the County Auditor, County Recorder, and the Secretary of State.

**Section 5.** It is hereby found and determined that all formal actions of council concerning and relating to the adoption of this legislation were adopted in an open meeting of the council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

**Section 6.** Pursuant to Article VI, Section 6.07(b) of the charter of the City of New Albany, this ordinance shall be in effect on and after the earliest period allowed by law.

<b>CERTIFIED AS ADOPTED this</b>	day of	, 2023.
----------------------------------	--------	---------

Attest:

Sloan T. Spalding Mayor

Approved as to form:

Jennifer H. Mason Clerk of Council

Benjamin Albrecht Law Director

# **CERTIFICATION BY CLERK OF COUNCIL OF PUBLICATION OF LEGISLATION**

I certify that copies of Ordinance O-82-2023 were posted in accordance with Section 6.12 of the Charter, for 30 days starting on \_\_\_\_\_\_, 2023.

Jennifer Mason, Clerk of Council

Date

ANGELICIÓN Play & DESCRIPTION ACCEPTABED COLETTAR, ROBERT ON DE ES. TECHETIN COUNTY PYOP **dER** 

By Alt

RECEIVED APR 1 1 2023 Franklin County Planning Department Franklin County, OH ANX-17-23 **PROPOSED ANNEXATION** 

62.6± ACRES

Exhibit A - O-82-2023

RECEI

MAR 2 8 2023

Franklin County Engineer Comell R. Robertson, P.R. 28

#### FROM: PLAIN TOWNSHIP

Date03/28/2023

#### TO: CITY OF NEW ALBANY

Situated in the State of Ohio, County of Franklin, Township of Plain, lying in Section 16, Township 2, Range 15, United States Military Lands, being all of that 15 acre tract conveyed as Parcel I, that 7.7 acre tract conveyed as Parcel II and that 39.937 acre tract conveyed as Parcels III & IV to MBJ Holdings LLC by deed of record in Instrument Number 202303170025796, and all of that 0.500 acre tract conveyed to Stephen J. Majchrowski by deed of record in Instrument Number 200302250054863, (all references refer to the records of the Recorder's Office, Franklin County, Ohio) being more particularly described as follows:

BEGINNING in the centerline of Babbitt Road, at the northwesterly corner of said 15 acre tract, the southwesterly corner of that 5 acre tract conveyed to Julianna Dilullo by deed of record in Instrument Number 201106230078708;

Thence easterly, with the northerly line of said 15 acre tract, the southerly line of said 5 acre tract and that 13.107 acre tract conveyed to Julianna Dilullo by deed of record in Instrument Number 201106230078708, a distance of approximately 1353 feet to a point in the westerly line of that 177.497 acre tract conveyed to MBJ Holdings, LLC by deed of record in Instrument Number 201808070105494, being in the existing City of New Albany corporation line as established by Ordinance Number O-27-2015, of record Instrument Number 201510300154555;

Thence southerly, with the easterly line of said 15 and 7.7 acre tracts, a westerly line of said 177.497 acre tract, and said existing corporation line, a distance of approximately 733 feet to a point in the northerly line of said 39.937 acre tract;

Thence easterly, with the northerly line of said 39.937 acre tract, a southerly line of said 177.497 acre tract, and said existing corporation line, a distance of approximately 628 feet to a point;

Thence southerly, with the easterly line of said 39.937 acre tract, a westerly line of said 177.937 acre tract and that 18.334 acre tract conveyed to AEP Ohio Transmission Company, Inc., by deed of record in Instrument Number 201904190045307, and said existing corporation line, a distance of approximately 1019 feet to a point at a southeasterly corner of said 39.937 acre tract, the northeasterly corner of that 29.898 acre tract conveyed to Grace W. Doran by deed of record in Instrument Number 200104180081300;

Thence westerly, with a southerly line of said 39.937 acre tract, the northerly line of said 29.898 acre tract, a distance of approximately 1227 feet to a point at a southwesterly corner of said 39.937 acre tract, the southeasterly corner of that 5.005 acre tract conveyed to Ronald L. Farber and Cynthia K. Farber by deed of record in Official Record 20684A16;

Thence northerly, with a westerly line of aid 39.937 acre tract, the easterly line of said 5.005 acre tract, a distance of approximately 354 feet to a point;

Thence westerly, with a southerly line of said 39.937 acre tract, the northerly line of said 5.005 acre tract and that 1.331 acre tract conveyed to Alice R. Farber by deed of record in Instrument Number 200104120076595, a distance of approximately 780 feet to a point in the centerline of said Babbitt Road;

Thence northerly, with the centerline of said Babbitt Road, the westerly line of said 39.937 acre tract, a distance of approximately 172 feet to a point at the southwesterly corner of that 0.201 acre tract conveyed to Franklin County Commissioners by deed of record in Official Record 10186105;

Thence with the line common to said 39.937 and 0.201 acre tracts, the following courses and distances:

Easterly, a distance of approximately 35 feet to a point;

Northerly, a distance of approximately 250 feet to a point; and

Westerly, a distance of approximately 35 feet to a point in the centerline of said Babbitt Road;

62.6± ACRES -2-

Thence northerly, with the centerline of said Babbitt Road, the westerly line of said 39.937 acre tract, a distance of 966 feet to the POINT OF BEGINNING, containing 62.6 acres, more or less.

Total perimeter of annexation area is 7551 feet, of which 2379 feet is contiguous with the City of New Albany by Ordinance Number O-27-2015, giving 31.5% perimeter contiguity.

This description is for annexation purposes only and is not to be used for transfer.

EVANS, MECHWART, HAMBLETON & TILTON, INC.



3/27/23

Heather L. King Professional Surveyor No. 8485

HLK: td 62\_6 ac 200230247-VS-EXHB-ANNX-01

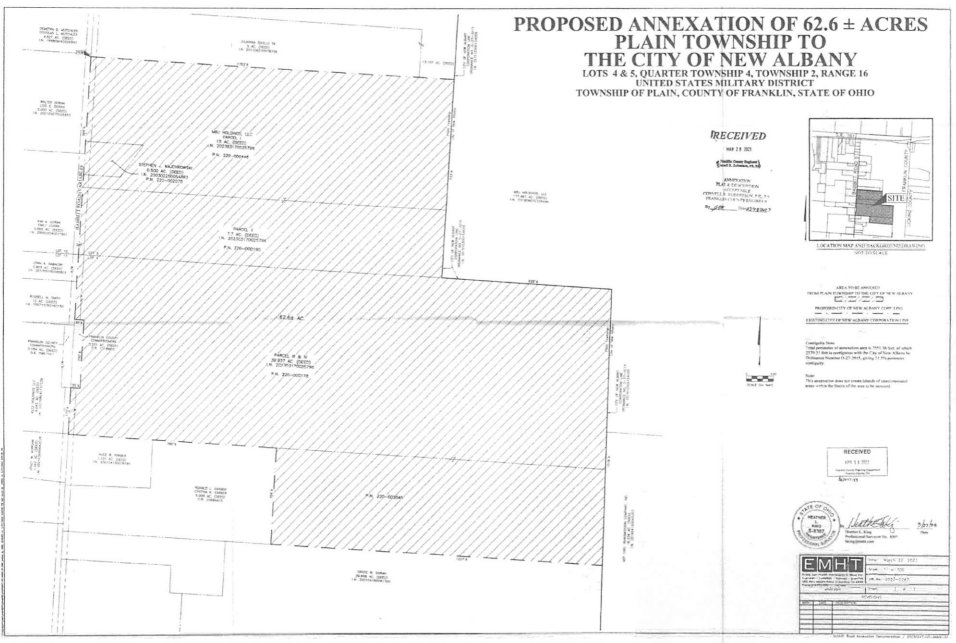


Exhibit B - 0-82-2023



## ORDINANCE O-83-2023

# AN ORDINANCE TO ACCEPT WATER LINE, SANITARY SEWER, STREET AND STORM SEWER IMPROVEMENTS AND APPURTENANCES THERETO FOR HORIZON COURT, AS REQUESTED BY LINCOLN PROPERTY COMPANY

WHEREAS, in accordance with New Albany Ordinance 77-91; and pursuant to written certification by the city engineer that the improvements and appurtenances thereto for Horizon Court, have been completed to the standards set by Codified Ordinance 1187; and

WHEREAS, a 2-year maintenance bond in the amount of \$365,034, and engineering inspection fee deposit in the amount of \$5,380, and a 5-year settlement bond of \$130,516 will be provided by the applicant prior to the second reading.

**NOW, THEREFORE, BE IT ORDAINED** by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

Section 1: The improvements and appurtenances thereto for are hereby accepted.

**Section 2.** It is hereby found and determined that all formal actions of council concerning and relating to the adoption of this legislation were adopted in an open meeting of council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 3: Pursuant to Article VI, Section 6.07(B) of the City of New Albany Charter, this ordinance shall take effect on and after the earliest period allowed by law.

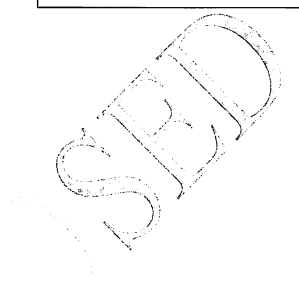
CERTIFIED AS ADOPTED this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

Attest:

Sloan T. Spalding Mayor Jennifer H. Mason Clerk of Council Approved as to form:

Benjamin S. Albrecht Law Director

Legislation dates:	
Prepared:	06/20/2023
Introduced:	07/05/2023
Revised:	
Adopted:	
Effective:	





## ORDINANCE O-84-2023

AN ORDINANCE TO AMEND THE ZONING ORDINANCE OF THE CITY OF NEW ALBANY BY AMENDING THE ZONING MAP TO REZONE 63.5 +/- ACRES OF LAND GENERALLY LOCATED AT THE NORTHWEST CORNER OF THE INTERSECTION AT CENTRAL COLLEGE ROAD AND JUG STREET ROAD FOR AN AREA TO BE KNOWN AS THE "COURTYARDS AT HAINES CREEK ZONING DISTRICT" FROM ITS CURRENT ZONING OF AGRICULTURAL (AG) TO "I-PUD" INFILL-PLANNED UNIT DEVELOPMENT AS REQUESTED BY EC NEW VISION OHIO LLC, C/O AARON L. UNDERHILL, ESQ.

WHEREAS, council has determined that it is necessary to rezone certain property located in the city to promote orderly growth and development of lands; and

WHEREAS, the Rocky Fork-Blacklick Accord, Planning Commission, and council on separate occasions have held public hearings and received public input into the amendment of the zoning ordinance; and

WHEREAS, pursuant to the application by EC New Vision Ohio LLC, c/o Aaron L. Underhill, Esq., the Rocky Fork-Blacklick Accord and Planning Commission have reviewed the proposed ordinance amendment and recommended its approval.

NOW, THEREFORE, BE IT ORDAINED by council for the city of New Albany, counties of Franklin and Licking, state of Ohio, that:

Section 1. Council hereby amends the zoning ordinance map of the city of New Albany to change the zoning classification of the following described site:

- A. A 63.5 ± acre area of land generally located at the northwest corner of the intersection at Central College Road and Jug Street Rd for an area to be known as the "Courtyards at Haines Creek Zoning District" from its current zoning of Agricultural District (AG) to Infill-Planned Unit Development (I-PUD).
- B. The zoning district's zoning text and preliminary development plan are hereby attached and marked <u>Exhibit A</u>.

Section 2. It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of council, and that all deliberations of the council and or any of its committees that resulted in such formal action were

in meetings open to the public, in compliance with Section 121 of the Ohio Revised Code, and further pursuant to Ohio General Assembly 133 – House Bill 404 effective November 22, 2020.

Section 3. Pursuant to Article 6.07(B) of the New Albany Charter, this ordinance shall become effective thirty (30) days after adoption.

CERTIFIED AS ADOPTED this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

Attest:

Sloan T. Spalding Mayor

Approved as to form:

Benjamin S. Albrecht Law Director Jennifer H. Mason Clerk of Council

Exhibit A - O-84-2023

# THE COURTYARDS OF HAINES CREEK

# INFILL PLANNED UNIT DEVELOPMENT DISTRICT

(I-PUD) New Albany, Ohio

PRELIMINARY DEVELOPMENT PLAN June 22, 2023 Council Submittal



Joel Rhoades 500 Stonehenge Parkway Suite 100 Dublin, Ohio 43017

#### LEGAL COUNSEL:

Aaron Underhill Underhill Hodge 8000 Walton Parkway - Suite 260 New Albany, Ohio 43054

ENGINEER PLANNER AND LANDSCAPE ARCHITECT: EMHT Patricia Brown/Linda Menerey 5500 New Albany Road Columbus, Ohio 43054

# Table of Contents

# SECTION I SUBMITTAL MATERIALS

- Executed Application and Affidavit
- Surrounding Property Owners Labels
- Legal Description
- Parkland Letter
- School Impact Statement
- Environmental Compliance Letter
- Utility Feasibility Memo
- Zoning Text
- Architectural Elevations (P Series and Lane Homes)
- Farmhouse Color Palette

# SECTION II PRELIMINARY DEVELOPMENT PLAN

- Cover
- Vicinity Map
- Illustrative Site Plan
- Existing Conditions Plan
- Site Plan
- Open Space and Pedestrian Connectivity Plan
- Typical Community Amenities Plan
- Home Landscape Concepts
- Street Cross Sections (Illustrative)
- Street Cross Sections
- Representative Architecture- Courtyard Homes
- Representative Architecture- Lane Homes
- Community Open Space and Pedestrian Connectivity Plan

Permit #	
Board	
Mtg. Date	



**Community Development Planning Application** 

	Site Address 0, 8390 and 8306 Central College Road, New Albany, OH 43054				
UKH	Parcel Numbers 222-005156, 222-005157, 222-005158 and 222-005159				
	Acres <u>63.5 +/-</u> # of lots created				
	Choose Application Type Circle all Details that Apply				
Project Information	<ul> <li>Plat</li> <li>Lot Changes</li> <li>Minor Commercial Subdivision</li> <li>Vacation</li> <li>Variance</li> <li>Extension Request</li> <li>Zoning</li> </ul>		AG, Agricultural to I-PUD, Infill Planned Unit		
Contacts	Property Owner's Name:       Homewood Corp., Attn: Bill Moorhead         Address:       2700 East Dublin-Granville Road         City, State, Zip:       Columbus, OH 43231         Phone number:       Fax:         Email:       Bill@trinity-homes.com         Address:       Underhill & Hodge LLC, 8000 Walton Parkway, Suite 260         City, State, Zip:       New Albany, OH 43054         Phone number:       614.335.9320				
	Email: aaron@uhlawfirm.com				
Signature	Site visits to the property by City of New Albany representatives are essential to process this application.The Owner/Applicant, as signed below, hereby authorizes Village of New Albany representatives, employees and appointed and elected officials to visit, photograph and post a notice on the property described in this application. I certify that the information here within and attached to this application is true, correct and complete.Signature of Owner Signature of ApplicantBy:Date: $0 \cdot 1 \cdot 0 / 23$ $1 / 1 / 23$				

# **AFFIDAVIT OF FACTS**

I, Aaron L. Underhill, in my capacity as attorney for the applicant listed on the zoning application pertaining to 63.5+/- acres known as Franklin County Parcel Numbers 222-005156, 222-005157, 222-005158 and 222-005159, being first duly sworn, do hereby state and depose the following:

That accompanying this affidavit is a list of all property owners located within two hundred (200) feet of the parcel(s) that are the subject of the application and their addresses as appearing on the Franklin County Auditor's current tax list; and

That said list is based solely on the records of the Office of the Auditor of Franklin County, Ohio, as provided on its website on or about the date of this affidavit.

Further Affiant sayeth not.

By:

Aaron L. Underhill Attorney, Underhill & Hodge LLC

STATE OF OHIO COUNTY OF FRANKLIN SS.

The foregoing instrument was acknowledged before me on the day of 2023, by Aaron L. Underhill, who acknowledged the foregoing signature to be his voluntary act and deed.



KIMBERLY R. GRAYSON Notary Public, State of Ohio My Commission Expires 01-11-2026

Notary Public

My Commission Expires:

APPLICANT:	EC New Vision Ohio LLC 500 Stonehenge Parkway Dublin, OH 43017	Linda Menerey C/o EMHT INC 5500 New Albany Road Columbus, OH 43054
PROPERTY OWNER:	Homewood Corp. 2700 East Dublin-Granville Road Columbus, OH 43231	
ATTORNEY:	Aaron L. Underhill Underhill & Hodge LLC 8000 Walton Parkway, Suite 260 New Albany, OH 43054	
SURROUNDING PROPERTY OWNERS:	Douglas and Shawnmarie Lambert 8425 Clouse Road New Albany, OH 43054	John and Suah Hwang 5360 Aldie Mill Drive New Albany, OH 43054
Michael Hairston 8383 Central College Road New Albany, OH 43054	8400 Central College Road Propco LLC 213 Briarwood Drive Somers, NY 10589	John Saveson, Tr. 8370 Clouse Road New Albany, Ohio 43054
David Jones 8337 Clouse Road New Albany, Ohio 43054	Catherine Saveson and Richard Otten 8370 Clouse Road New Albany, Ohio 43054	Christine and Douglas Reader 8263 Clouse Road New Albany, Ohio 43054
Ronald and Tamara Davies 8200 Central College Road New Albany, Ohio 43054	Paul and Lisa Mason 8293 Central College Road New Albany, Ohio 43054	Randell and Stacy Conley 8275 Central College Road New Albany, Ohio 43054
Jonathan and Precious Singo 8237 Central College Road New Albany, Ohio 43054	Jamie Walker and Lisa Tsen 8221 Central College Road New Albany, Ohio 43054	Whitney Pagani 8257 Central College Road New Albany, Ohio 43054
Richard and Debbie Ulery 10929 York Road Etna, Ohio 43105	Jean Smythe, Tr. 8411 Central College Road New Albany, Ohio 43054	Paul and Christine Stamm 8433 Central College Road New Albany, Ohio 43054
Dean and Peggy Corwin 8397 Central College Road New Albany, Ohio 43054	Albert and Diana McRoberts 14624 Jug Street Johnstown, Ohio 43031	Saveson Acres Homeowners Association Ron Barrett 91 Fitzwilliam Lane Johnstown, Ohio 43031

DESCRIPTION FROM TITLE COMMITMENT NO. 22848859-JUT:

The land referred to in this commitment is described as follows: City of New Albany, County of Franklin, State of Ohio

Situated in the County of Franklin in the State of Ohio and in the City of New Albany:

PARCEL 1:

Being 10 acres, more or less, taken off the west side of 35 acres formerly owned by Jacob Kitsmiller, deceased, and the lands assigned to Catharine Kitsmiller, his widow, now deceased; commencing 47 rods 16 links west of the Franklin and Licking County line in the line of said lot and the south line of lands owned by David Hand; thence west with said line, 19 rods 3 links to the west line of the lot and east line of lands owned by said David Hand; thence south with said line 84 rods to the center of the road leading to Alexandria, Ohio; thence east with the center of said road, 19 rods 3 links to the west line of lands conveyed to Francis M. Doran for his natural life time and fee simple title to his children and heirs (said conveyance being recorded in Deed Book 330, page 490, Franklin County Deed Records); thence north with said west line, 84 rods to beginning, contained ten (10) acres, more or less, said land being in 1st Quarter, 2nd Township, Range 16. southeast part of Lot 10.

Note: Said first parcel is the same tract conveyed by Francis M. Doran and Dora A. Doran to Samuel F. Atwood and Gertrude Atwood, said conveyance being recorded in Deed Book 471 page 449, Franklin County, Ohio, Deed Records.

#### PARCEL 2:

Being 25 acres of land taken off the east side of 35 acres of land formerly owned by Jacob Kitsmiller, deceased, and the lands assigned to Catherine Kitsmiller, his widow, now deceased; Commencing in the center of the county road leading to Alexandria, Ohio, at the southwest corner of said lot and on the county line between Franklin and Licking Counties; thence running north with said county line 84 rods to the south line of lands owned by David Hand; thence west with said south line of said David Hand and the north line of this lot, 47 rods 16 links; thence south 84 rods to the center of said county road leading to Alexandria, Ohio; thence east with the center of said road, 47 rods, 16 links to the beginning, containing 25 acres in 1st Quarter, 2nd Township, Range 16, southeast part of Lot 10.

**EXCEPTING THEREFROM THE FOLLOWING:** 

Being a 1.50 acre tract out of the James E. and Waneta Kitsmiller 25 acre tract, of record in Deed Book 1815, page 131, Recorder's Office, Franklin County, Ohio, deeded to Morris A. Kitsmiller, by deed of record, recorded in Deed Book 3355, page 234, Recorder's Office, Franklin County, Ohio, and being more particularly described as follows:

Beginning at an iron pin marking the southeaster quarter of the aforesaid 25.00 acre tract and an angle point in the center line of Central College Road in the Franklin and Licking County line;

Thence North 587.27 feet along the center line of Central College Road (sometimes know as Alexandria Road), the Franklin and Licking County line to the true point of beginning of the herein described 1.50 acre tract;

Thence S. 89 deg. 39' W. 255.61 feet along the southerly fine of the herein described 1.50 acre tract to a point marking the southwest corner of said tract:

Thence North 255.61 feet to the northwest corner of said 1.50 acre tract;

Thence N 89 deg. 39' E. 255.61 feet along the northerly line of the herein described 1.50 acre tract to the northeasterly corner of said tract in the line between Franklin and Licking County;

Thence South 255.61 feet along the easterly line of the herein described 1.50 acre tract, the easterly line of aforesaid 25.00 acre tract, the Franklin and Licking County line to the place of beginning and containing 1.50 acres of land subject to all legal highways of record.

Being a 1.50 acre tract of land of the James E. and Waneta Kitsmiller 25 acre tract of record in Deed Book 1815 page 131, Recorder's Office, Franklin County, Ohio, deeded to Stanley L. Kitsmiller and Priscilla K. Kitsmiller, in Deed Book 3367, page 23 of the records of the Recorder's Office, Franklin County, Ohio, and being more particularly described as follows:

Beginning at an iron pin in the center line of Central College Road and in the Franklin and Licking County Line, said point being an angle point in said road;

Thence S 89 deg. 39' W. 255.61 feet along the center line of said Central College Road to a point marking the southwesterly corner of the herein described 1.50 acre tract;

Thence North 255.61 feet along the westerly line of the herein described 1.50 acre tract to a point marking the northwesterly corner of said tract;

Thence N 89 deg. 30' E. 255.61 feet along the northerly line of said 1.50 acre tract to a point in the center line of Central College Road in the aforesaid Franklin and Licking County line the same being the northwesterly corner of said 1.50 acre tract;

Thence South 255.61 feet along the northerly line of said 1.50 acre tract to a point in the center line of Central College Road in the aforesaid Franklin and Licking County line the same being the northwesterly corner of said 1.50 acre tract;

Thence South 255.61 feet along the center line of said Central College Road and the line between Franklin and Licking County to the place of beginning and containing 1.50 acres of land subject to all legal highways of record.

PARCEL 3:

Being part of the east half of the southeast quarter of Section 10, Township 2, Range 16, U.S.M. Lands, beginning 41 poles south of the northeast corner of the east half of the southeast quarter of Section 10; thence west 82 poles; thence South 41 poles; thence east 82 poles; thence north 41 poles to the place of beginning, containing 21 acres, more or less.

PARCEL 4:

Being part of the east half of the southeast quarter of Section 10, Township 2 Range 16, U.S.M. Lands: Beginning at the southeast corner of said east half of the southeast corner of said east half of the southeast quarter of said section 10 and running north half the distance of the east line of said quarter section; thence west 82 poles; thence south to the south line of said Quarter Section; thence east to the place of beginning, supposed to contain 42.25 acres. Excepting therefrom the 35 acres set off and assigned as dower to Catherine Kitsmiller, described as follows: Beginning at the southeast corner of Section 10, Township 2, Range 16, U.S.M. Lands; thence north 80 poles; thence west 70 poles to the place of beginning, leaving the amount hereby conveyed and sold to the said David Hand of 28.25 acres of land, and being the same land that was sold by Emanuel Kitsmiller to the said Lafayette Clouse, being 28.25 acres of land, more or less.

# **ALTA/NSPS LAND TITLE SURVEY SECTION 10, TOWNSHIP 2, RANGE 16 UNITED STATES MILITARY DISTRICT CITY OF NEW ALBANY, COUNTY OF FRANKLIN, STATE OF OHIO**

**EXCEPTING THEREFROM THE FOLLOWING:** 

PARCEL 5:

PARCEL 6:

Situated in the County of Franklin, State of Ohio, and being located in the first quarter, second township, Range 16, Southeast part of Lot 10 and being a 1.50 acre tract of land of the James E. and Waneta Kitsmiller 25 acre tract of record in Deed Book 1815 page 131, Recorder's Office, Franklin County, Ohio, deeded to Stanley L. Kitsmiller and Priscilla L Kitsmiller, in Deed Book 3367 page 23 of the records of the Recorder's Office, Franklin County, Ohio, and being more particularly described as follows:

Beginning at an iron pin in the center line of Central College Road and in the Franklin and Licking County Line, said point being an angle point in said road;

Thence S 89 deg. 39' W. 255.61 feet along the center line of said Central College Road to a point marking the southwesterly corner of the herein described 1.50 acre tract;

Thence North 255.61 feet along the westerly line of the herein described 1.50 acre tract to a point marking the northwesterly corner of said tract;

Thence N. 89 deg. 39' E. 255.61 feet along the northerly line of said 1.50 acre tract to a point in the center line of Central College Road in the aforesaid Franklin and Licking County line, the same being the northwesterly corner of said 1.50 acre tract;

Thence South 255.61 feet along the center line of said Central College Road and the line between Franklin and Licking County to the place of beginning and containing 1.50 acres of land, subject to all legal highways.

Situated in the County of Franklin, State of Ohio, 1st Quarter, 2nd Township, Range 16, southeast part of Lot 10 and being a 1.50 acre tract out of the James E. and Waneta Kitsmiller 25 acre tract, of record in Deed Book 1815, page 131, Recorder's Office, Franklin County, Ohio, deed to Morris A. Kitsmiller, by deed of record, recorded in Deed Book 3355, page 243, Recorder's Office, Franklin County, Ohio, and being more particularly described as follows:

Beginning at an iron pin marking the southeasterly quarter of the aforesaid 25.00 acre tract and an angle point in the center line of Central College Road in the Franklin and Licking County line;

Thence North 587.27 feet along the center line of Central College Road (sometimes known as Alexandria Road), the Franklin and Licking County line to the true point of beginning of the herein described 1.50 acre tract;

Thence S. 89 deg. 39' W. 255.61 feet along the southerly line of the herein described 1.50 acre tract to a point marking the southwest corner of said tract;

Thence North 255.61 feet to the northwest corner of said 1.50 acre tract;

Thence N. 89 deg. 39' E. 255.61 feet along the northerly line of the herein described 1.50 acre tract to the northeasterly corner of said tract in the line between Franklin and Licking County;

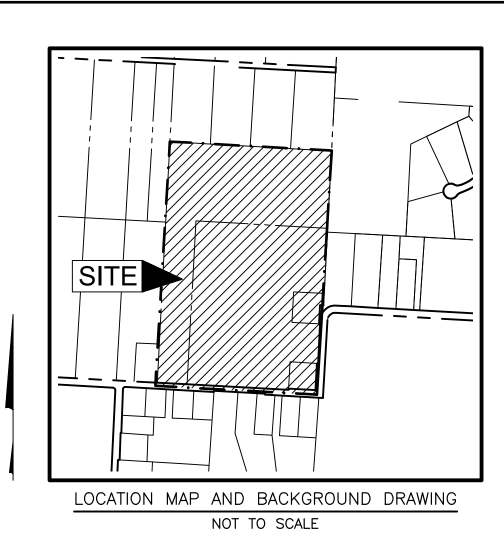
Thence South 255.61 feet along the easterly line of the herein described 1.50 acre tract, the easterly line of aforesaid 25.00 acre tract, the Franklin and Licking County line to the place of beginning and containing 1.50 acres of land subject, to all legal highways of record.

Schedule B Items from Title Commitment No. 2284889-JUT issued by First American Title Insurance Company with an effective date of August 22, 2022 at 8:00 A.M.

Items 1-16 NOT SURVEY RELATED ITEMS.

Item 17	Easement of record as set forth in Deed Book 3054, THE 10' TILE DRAINAGE DITCH EASEMENT IS LOCATED ON THE SUBJECT TRACT AS SHOW HEREON.
Item 18	Easement for Highway Purposes to the County of Fr record as set forth in Deed Book 3332, Page 302. TH HIGHWAY EASEMENT IS LOCATED ON THE S TRACT AS SHOWN HEREON.
Item 19	Easement for Highway Purposes to the County of Fr County of record as set forth in Deed Book 3370, Pa THE 30' HIGHWAY EASEMENTS ARE LOCATE THE SUBJECT TRACT AS SHOWN HEREON.
Item 20	Right-of-Way Easement to Licking Rural Electrifica of record as set forth in Deed Book 3405, Page 781. ELECTRIC EASEMENT IS LOCATED ON THE S TRACT (PARCEL 6 ONLY) BUT CANNOT BE D FROM THE DOCUMENT OF RECORD.
Item 21	Right-of-Way Easement to Licking Rural Electrifica of record as set forth in Deed Book 3480, Page 510. ELECTRIC EASEMENT IS LOCATED ON THE S TRACT (PARCELS 1, 2, 3, 4 AND 5) BUT CANNO DEPICTED FROM THE DOCUMENT OF RECOR
Item 22	Annexation Ordinance from Plain Township to City Albany of record as set forth in Instrument No. 202009140137205. THE SUBJECT TRACT IS LOO IN THE AREA DESCRIBED; NO EASEMENTS GRANTED THEREIN.

Items 23-25 NOT SURVEY RELATED ITEMS.



Page 612. WN

Franklin of THE 30' E SUBJECT

Franklin Page 492. ED ON

cation, Inc., THE **SUBJECT** DEPICTED

cation, Inc. THE E SUBJECT NOT BE DRD.

of New DCATED

### BASIS OF BEARINGS:

The bearings shown hereon are based on the Ohio State Plane Coordinate System, South Zone, NAD83 (1986 Adjustment). Said bearings originated from a field traverse which was tied (referenced) to said coordinate system by GPS observations and observations of selected FrankliN COunty Engineering Department monuments Frank 80 and Frank 180. The portion of the centerline of Central College Road, having a bearing of South 86°52'49" East and monumented as shown hereon, is designated as the "basis of bearings" for this survey.

#### FEMA NOTE

According to the Federal Emergency Management Agency's Flood Insurance Rate Map No. 39049C0207K (dated June 17, 2008), the subject tract shown hereon lies within Zone X (areas determined to be outside of the 0.2% annual chance floodplain). Any floodplain lines shown are georeferenced and are not based on actual field elevations.

#### UTILITY STATEMENT:

A Utility Marking and Plans request was submitted to OHIO8110n September 21, 2022. The surveyor makes no guarantee that the utilities shown comprise all such utilities in the area, either in service or abandoned. The surveyor further does not warrant that the utilities shown are in the exact location indicated, although she does certify that they are located as accurately as possible.

#### SURVEY NOTE:

This survey was prepared using documents of record, prior plats of survey, and observed evidence located by an actual field survey.

#### TABLE A OPTIONAL ITEM NOTES:

9. No parking striping was observed on the subject tract at the time the fieldwork was conducted.

CERTIFICATION: Commitment No. 22848859-JUT

To: EC New Vision Ohio, LLC, Homewood Corporation, First American title Insurance Company and Unity Title, LLC:

This is to certify that this map or plat and the survey on which it is based were made in accordance with the 2021 "Minimum Standard Detail Requirements for ALTA/NSPS Land Title Surveys", jointly established and adopted by ALTA and NSPS, and includes Items 1, 2, 3, 4, 7(a), 8, 9 and 13 of Table A thereof. The fieldwork was completed on September 30, 2022.

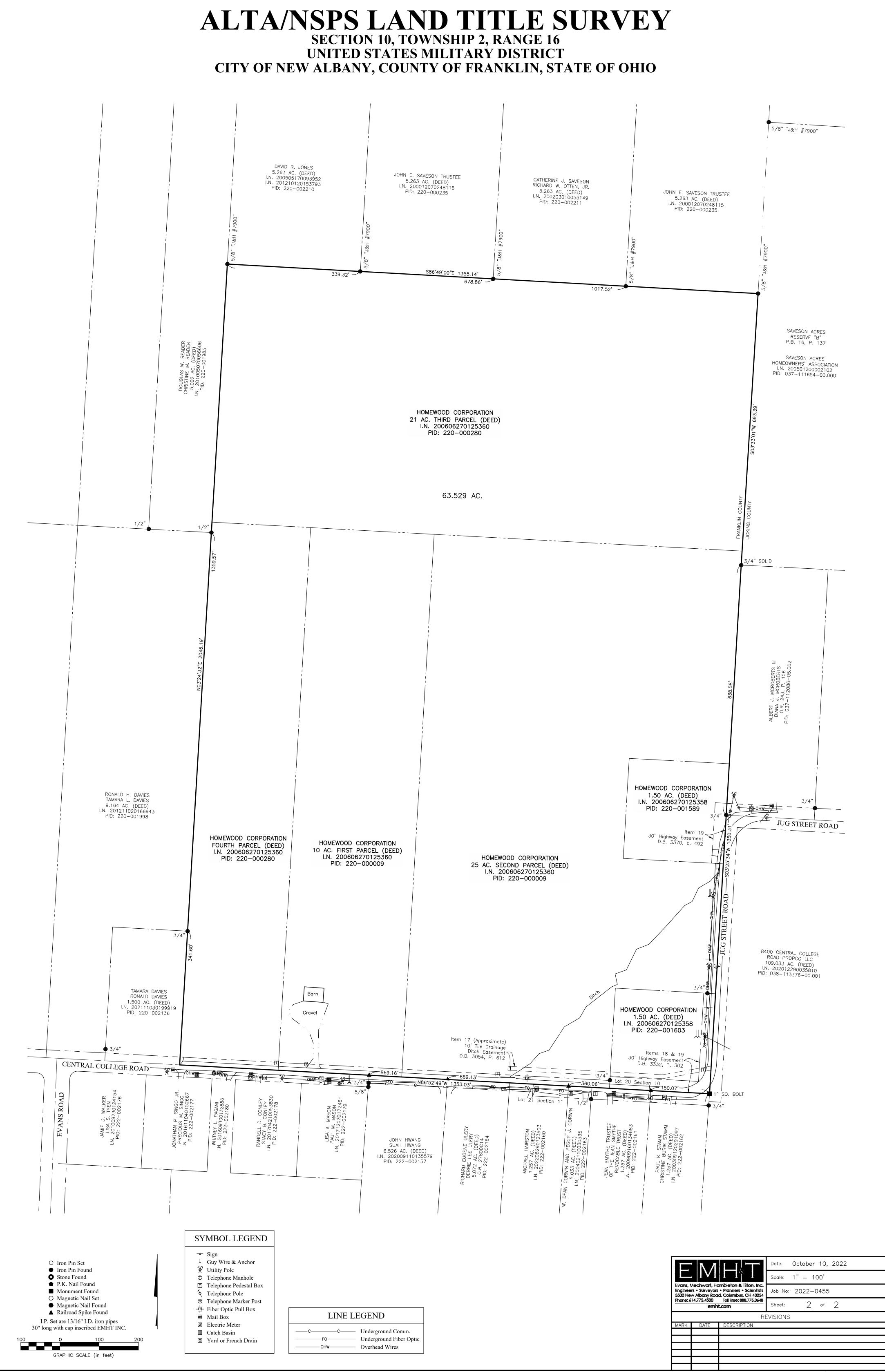


Heather L. King Professional Surveyor No. 8307 hking@emht.com

EMH			Date:	October	10,	2022	
Evans, Mechwart, Hambleton & Tilton, Inc. Engineers • Surveyors • Planners • Scientists 5500 New Albany Road, Columbus, OH 43054 Phone: 614.775.4500 Toll Free: 888.775.3648 emht.com		Scale:	1" = 10	00'			
		Job No:	2022-0	)455			
		Sheet:	1	of	2		
		RE	EVISIONS				
MARK	DATE	DESCRIPTION					

EC- Central College & Jugg St. Planning / 20220455-VS-ALTA-01

Date



EC-Central College & Jugg St. Planning / 20220455-VS-ALTA-01



Aaron L. Underhill 8000 Walton Parkway, Suite 260 New Albany, Ohio 43054

P: 614.335.9321 F: 614.335.9329 aaron@uhlawfirm.com

March 16, 2023

Chris Christian Planner II City of New Albany 99 W. Main Street New Albany, Ohio 43054

#### RE: Parkland and Open Space – Courtyards at Haines Creek Zoning District

Dear Chris:

EC New Vision Ohio LLC ("<u>Epcon</u>") is in contract to purchase 63.5+/ acres of real property located to the north of and adjacent to Central College Road and to west of and adjacent to the Franklin County-Licking County boundary line in the City of New Albany. Simultaneously with this letter, Epcon has submitted a rezoning application to the City of New Albany which seeks the approval of a residential community consisting of 151 homes which will be age-restricted in accordance with applicable federal law. The required open space and parkland for the community, if approved as submitted, is as follows:

Open space: 20% of gross acreage x 63.5 total acres = 12.7 acres

Parkland: 2,400 square feet per unit x 151 units = 362,400 square feet; 362,400 square feet divided by 43,560 square feet per acre = 8.31 acres

Identification of the final locations and sizes of parkland and open space within this new community will be determined as part of one or more final development plans based on the phasing of the project. The applicant proposes that, should it decide to develop the subdivision in more than one phase and therefore submit more than one final development plan for review and approval, each phase of the project will be evaluated independently for compliance with the parkland and open space requirements of the Codified Ordinances based on the number of units and the amount of acreage contained within the particular final development plan for that phase.

To the extent that a particular phase of development is deficient in terms of providing the Coderequired amount of dedicated parkland or open space, the applicant will pay a fee-in-lieu to the City in an amount equal to product of (a) the number of acres by which the phase is deficient in its provision of parkland and/or open space and (b) \$42,000.00, which is the City's accepted average per-acre value for acquiring land in the Rocky Fork Metro Park area. Epcon is cognizant of the fact that payments in lieu of the provision of on-site parkland and open space must be approved in accordance with relevant City procedures. However, we wanted to acknowledge the need to address this issue as we move forward through the zoning process.

Sincerely,

m L. Thidulill a

Aaron L. Underhill



Aaron L. Underhill 8000 Walton Parkway, Suite 260 New Albany, Ohio 43054

P: 614.335.9321 F: 614.335.9329 aaron@uhlawfirm.com

March 16, 2023

Chris Christian Planner II City of New Albany 99 W. Main Street New Albany, Ohio 43054

## **RE:** School Impact of Proposed Age-Restricted Residential Development (Courtyards at Haines Creek I-PUD)

Dear Chris:

EC New Vision Ohio LLC ("<u>Epcon</u>") is in contract to purchase 63.5+/ acres of real property located to the north of and adjacent to Central College Road and to west of and adjacent to the Franklin County-Licking County boundary line in the City of New Albany. Epcon has submitted a rezoning application to the City which seeks the approval of an I-PUD, Infill Planned Unit Development zoning classification to allow for the development of a residential community consisting of 151 homes which will be 90% age-restricted in accordance with applicable federal law. The proposed community will be similar to the Courtyards at New Albany neighborhood that Epcon developed on State Route 605. The purpose of this letter is to highlight how this project will be financially beneficial to the New Albany-Plain Local School District (NAPLSD).

#### Age Restriction

The pending rezoning application includes a commitment by Epcon to subject the 63.5+/- acres of singlefamily residential uses to age restrictions in accordance with the "Housing for Older Persons Exemption" (codified at 42 U.S.C. § 3607) (the "<u>HOPA Exemption</u>") of The Fair Housing Act (Title VIII of the Civil Rights Act of 1968, as amended, 42 U.S.C. 3601–3619) (the "<u>Act</u>"). The Act and the HOPA Exemption provide in part that, in order for a residential development to meet legal requirements to be age-restricted, at least 80 percent of the units in the development must have at least one occupant who is 55 years of age or older. Epcon proposes to exceed this minimum threshold with this proposal.

#### School children from New Development

The school impact statement for the age-restricted Courtyards at New Albany and for the age-restricted Nottingham Trace subdivision to the north of that site assumed that 0.05 students per unit would be generated from the units that were age-restricted. The housing product in the current proposal is substantially similar to the Courtyards at New Albany and therefore the same student-per-home ratio should apply here. So, for purposes of this school impact analysis, the 0.05 students per unit will apply to 90% of the homes. While the remaining 10% of the units will not be age-restricted, they will include homes that are of the same designs and styles as the age-restricted units. Therefore, they are likely to generate more students, but not many. Just as was assumed in the Nottingham Trace subdivision's school impact statement, this letter assumes that 0.15 students per unit will be generated from the 10% of the units which are not age restricted.

Based on these assumptions, the proposed community is projected to generate 9 students:

 $0.9 \ge 151$  units  $\ge 0.05$  students = 6.8 students  $0.1 \ge 151$  units  $\ge 0.15$  students = 2.2 students 9 students

On the other hand, the present zoning of the property is AG, Agricultural, allowing 1 housing unit per 5 acres. Therefore, the property would accommodate 12 traditional single-family homes right now (63.5 acres / 5 acres per unit = 12.7 units). Single-family homes are expected to generate 0.8 students per unit. Under the current AG zoning, the property would produce 10 schoolchildren (12 homes x 0.8 students per home = 9.6 students). The proposed development is projected to generate one less student than would the current zoning classification of the property, and the value that will be created for the school district with this proposal provides a far more beneficial result for the district.

The annual cost to educate a student in the NAPLSD is  $$12,311.^{1}$  Of this amount, 85.7% is locally funded and the remainder (14.3%) is funded by the State of Ohio.<sup>2</sup> Therefore, there is an annual <u>local</u> cost to educate one student in the NAPLSD of \$10,550. Using this number as a baseline, the costs to educate the students that would reside in Epcon's development is anticipated to be \$94,950 (9 students x \$10,550 local cost to educate one student = \$94,950). Development under the current AG zoning of the property would bring a cost to educate students of \$105,500 (10 students x \$10,550 local cost to educate one student = \$105,500).

#### School District Revenue from New Development

The average value of the homes to be constructed in this development is projected to be \$575,000. At this price, each unit will have an assessed value of \$201,250 (0.35 x \$575,000 value = \$201,250). The 2022 effective residential millage rate (the most recent available) for the taxing district in which this property is located (Franklin County #222) is 83.096 mills. The school district currently collects 58.39% of this millage. Therefore, the annual real property taxes collected by the school district before rollbacks for each home in the new neighborhood will equal \$9,764 (\$201,250 Assessed Value x 0.083096 millage rate x 0.5839= \$9,764). This number is reduced by the 2.5% owner-occupied property tax rollback, leaving \$9,520 available to the schools from each home. As a result, in total at full buildout this community of 151 homes will generate \$1,437,520 annually in school district revenue (151 homes x \$9,520 school taxes).

On the other hand, under the existing AG zoning 12 traditional single-family homes that could be constructed on the subject property today would be worth an estimated \$1,000,000 each. This would yield an assessed value per home of  $\$350,000 (0.35 \times \$1,000,000 \text{ value} = \$350,000)$ . Applying the effective millage rate, each homeowner would be required to pay \$2\$,356 in annual taxes after applying the owner-occupied tax rollback, of which \$16,557 would be paid to the NAPLSD. Across 12 homes, this would provide \$19\$,684 of total annual taxes to the school district.

#### NAPLSD Fiscal Impact

The fiscal impact to the NAPLSD from the proposed development of the property by Epcon is substantial. The excess revenue to the school district after educating the relatively small number of students that may

<sup>&</sup>lt;sup>1</sup> https://www.napls.us/Page/1696

<sup>&</sup>lt;sup>2</sup> https://www.napls.us/Page/1694

reside in the community is \$1,342.570 (\$1,437,520 school tax revenue - \$94,950 cost to educate students = \$1,342,570 surplus). This is enough surplus revenue to cover the costs of educating 127 students living elsewhere in the district. The current AG zoning of the property would generate a surplus of only \$93,184 (\$198,684 school tax revenue - \$105,500 cost to educate students = \$93,184 surplus). So the net positive benefit to the NAPLSD from the development of the property in accordance with the requested I-PUD zoning is \$1,249,386.

We look forward to more dialogue on this application and its benefits as we move through the City's review process.

Sincerely,

anna L. Thidehill

Aaron L. Underhill



January 11, 2023

Mr. Steve Mayer City of New Albany Development Department 99 West Main Street New Albany, OH 43054

#### Subject: Courtyards at Haines Creek – Environmental Compliance

Dear Mr. Mayer,

This letter serves to inform the City of New Albany of environmental conditions associated with the Courtyards at Haines Creek project, located north of Central College Road and west of Jug Street, in the City of New Albany, Franklin County, Ohio. The property is approximately 63 acres in size and consists of agricultural fields with several woodlots.

The subject property was inspected by the Environmental Department of EMH&T in September, 2022. The northern one-third of the site consisted of an agricultural field that was in the process of drain tile repair by the owner. This field will be delineated for Waters of the U.S. in August, 2023. The southern two-thirds of the property was delineated and surveyed and contains a jurisdictional stream, jurisdictional wetlands, and isolated wetlands. The delineation report has not yet been coordinated with the U.S. Army Corps of Engineers (USACE).

The development concept will require a Nationwide Permit from the USACE and an Isolated Wetlands Permit from Ohio EPA. EMH&T is planning to prepare these permit applications for EC Vision Ohio LLC and will provide copies to the City of New Albany upon receipt.

If you have any questions regarding this information or require additional documentation, please do not hesitate to contact me at (614) 775-4515.

Sincerely,

EVANS, MECHWART, HAMBLETON & TILTON, INC.

noutr. milligen

Robert F. Milligan Director of Environmental Services Principal

Cc: Sydney Berry, EMH&T Aaron Underhill, Underhill & Hodge LLC



#### Utility Feasibility Summary The Courtyards at Haines Creek City of New Albany

1/16/23

The following is a summary of the proposed utilities:

#### Sanitary Sewer

The proposed development will utilize a system of underground sanitary sewers located outside the rightof-way and within easements. The proposed sanitary sewer system will connect to the 42" sanitary sewer (CC-19011) currently under construction and located along Central College Road. The entire site acreage of approximately 63.5 acres is tributary to this sanitary sewer. The proposed sanitary sewers will be designed to City of Columbus, New Albany and Ohio EPA standards.

#### <u>Water</u>

The proposed development will utilize a system of underground water mains located within the right of way and outside of the proposed face of curb. The proposed water mains will connect to a 20" water main currently being designed and located along the frontage of the property. Water main sizing and locations throughout the development will be finalized during final engineering.

#### Storm Water

Storm water management will be provided utilizing two proposed onsite retention basins located at the north and south ends of the site. The basins will be designed to meet the water quality and detention requirements of New Albany and the Ohio EPA. A storm sewer system will be constructed to collect and outlet storm water from the proposed development to the basins. The storm water facilities will outlet to the existing streams/wetlands located on the property. The proposed storm water system will be designed to meet the necessary requirements of New Albany and the Ohio EPA.

#### Private Utilities

Electric service in the area is provided by AEP. The gas provider for the area is Columbia Gas of Ohio. Telephone, cable and fiber optic service to the area is provided by a combination of AT&T and Charter Communications.

 $J:\20220455\Correspondence\Letters\2023-01-16-HainesCreek-UtilityFeasibility-Ltr.doc$ 

#### COURTYARDS AT HAINES CREEK ZONING DISTRICT

#### INFILL PLANNED UNIT DEVELOPMENT (I-PUD) ZONING TEXT

#### June 22, 2023

I <u>Introduction</u>: The Courtyards at Haines Creek Zoning District will facilitate the development of an age-restricted residential community. The vast majority of this zoning district will consist of housing that is age restricted in accordance with the "Housing for Older Persons Exemption" (codified at 42 U.S.C. § 3607) (the "<u>HOPA Exemption</u>") of The Fair Housing Act (Title VIII of the Civil Rights Act of 1968, as amended, 42 U.S.C. 3601–3619) (the "<u>Act</u>"). The Act and the HOPA Exemption provide in part that, in order for a residential development to meet the requirements to be age-restricted, at least 80 percent of the units in the development must have at least one occupant who is 55 years of age or older. The applicant, Epcon Communities, commits to exceed the minimum percentage of age-restricted units by increasing it to 90% of the units. Furthermore, the applicant shall prohibit any permanent residents within the 90% age-restricted units who are under the age of 21 to the extent permitted by law.

The local housing market in New Albany continues to demand expanded residential opportunities for members of the community who desire to continue to live in the City but seek to transition to smaller homes after their children have grown and moved away. The product being provided on this property will serve this need and will provide universal lawn maintenance, a private amenities center to serve the community, and homes that are specifically designed to serve the distinct needs and desires of an older resident.

II. <u>Permitted Uses</u>: Permitted uses in this zoning district shall be as follows:

A. Single-family detached residences, subject to the age restriction requirements which are detailed in Section IV below;

B. Publicly or privately-owned parks and open spaces;

C. One private amenities center/clubhouse, which may include a fitness center, gathering spaces, outdoor pool, and/or other recreational and social facilities, amenities, and improvements serving only the residents living in this zoning district; and

D. Residential model homes. A temporary sales office shall be permitted to be operated until the first model home is open for use. The temporary sales office shall consist of a temporary structure used by the homebuilder or developer to display home styles and lot availability in the subdivision to promote the sale of new housing units. The model homes and temporary sales office may be staffed and furnished. Model homes and temporary sales offices shall be subject to the review and approval of the Planning Commission in accordance with Section 1133.04(d) of the Codified Ordinances of the City of New Albany. Notwithstanding anything to the contrary in the City's Codified Ordinances, upon approval of a final plat by the City the developer may commence construction of model homes and/or the private amenities

Courtyards at Haines Creek Zoning District

center/clubhouse. Construction of model homes and/or the private amenities center/clubhouse may occur in advance of, or in conjunction with, installation of public infrastructure for the subdivision.

III. <u>Development Standards:</u> Homes shall comply with the design guidelines of the development standards in this text. Unless otherwise specified in the submitted drawings or in this written text the development standards of Title Five of Part Eleven of the Codified Ordinances of the City of New Albany shall apply to this zoning district. If there is a conflict between the development standards contained in the Codified Ordinances and this text, the standards contained in this text shall govern.

IV. <u>Age Restriction</u>: Homes within this zoning district shall be age restricted in accordance with the Act and the HOPA Exemption so that 90% of the homes shall be required to have at least one occupant that is age 55 or older. Should the Act and/or the HOPA Exemption be amended at any time following the effective date of this zoning text so that it becomes illegal to market and operate this zoning district in accordance with the immediately preceding sentence, then this zoning district shall be permitted to be developed and operated in accordance with the amended law. The applicant further agrees that the community shall not permit permanent residents within the 90% age-restricted units who are under the age of 21 to the extent permitted by law.

Prior to being issued a temporary or permanent certificate of occupancy for the first home in each phase of construction in this zoning district, the applicant/developer shall deliver written and legally binding documentation to the City to provide confirmation that the phase legally complies with the Act and the HOPA Exemption. The issuance of a zoning compliance permit, building permit, or any other permit required to be issued by the City for the development of this zoning district shall not constitute a representation or warranty by the City or any of its administrative or elected officials that the development project does, in fact, comply with the requirements of the Act and/or the HOPA Exemption. Compliance with the Act and the HOPA Exemption shall be the sole responsibility of the property owner(s), the applicant/developer of the property, and the HOA (as such term is defined in the next paragraph). Failure to comply with the Act and/or the HOPA Exemption shall constitute a zoning violation that is enforceable by the City.

Also, prior to the issuance of the first building permit for construction of a home in this zoning district, the applicant/developer shall provide evidence to the City that it has recorded, with the Office of the Recorder of Franklin County, Ohio and against all portions of the zoning district, a written restriction (a "<u>Recorded Restriction</u>") requiring that the property may only be developed and operated in accordance with the Act and the HOPA Exemption as described in the immediately preceding paragraph. The Recorded Restriction shall provide the City with the legal right, as a third-party beneficiary thereunder, to compel the applicant/developer and all other future owners of any portion of real property that is the subject of the final plat to adhere to the requirements of the Act and the HOPA Exemption. Prior to recording the Recorded Restriction, the applicant/developer shall deliver a draft copy of the Recorded Restriction to the City's Law Director for reasonable review and confirmation (which shall not be unreasonably withheld or delayed) that the instrument does, in fact, require the real property which is the subject thereof to adhere to the requirements of the Act and the HOPA Exemption.

V. <u>Homeowners' Association</u>: Prior to selling the first home that is built in this zoning district, the applicant/developer shall create a forced and funded homeowners' association (an "<u>HOA</u>") that shall apply to all property owners in this zoning district. The written instruments that create the HOA shall be recorded if required by applicable law and shall require each homeowner in the zoning district to pay an assessment charge to the HOA for the purpose of funding the HOA's operations and obligations. The HOA shall be responsible for maintaining the private amenities center/clubhouse and associated improvements, maintaining entry signs and entry features, providing lawn maintenance on each individual lot, and maintaining open space and/or parkland as determined in an approved final development plan. "Lawn maintenance" shall include, at a minimum, regular mowing of lawns, fertilization and weed treatment, landscape trimming and landscape bed edging, and other maintenance as determined by the HOA. Maintenance of the exterior facades and roofs of homes shall be the responsibility of each individual homeowner.

In addition to the foregoing, once the last home in this zoning district has been sold by the applicant/developer to a third-party purchaser, the HOA shall be responsible for undertaking all actions which are necessary in order for the community to comply with the requirements of the Act and HOPA Exemption as contemplated in this zoning test. Such obligations shall include, but shall not be limited to, (i) the publishing of and adherence to policies and procedures that demonstrate the intent to operate homes in the zoning district as "55 or older" housing; and (ii) compliance with the Department of Housing and Urban Development's (HUD's) regulatory requirements for age verification of residents. No later than thirty (30) days after filing reports and any other required information with HUD or other regulatory authorities as required by the Act, the HOPA Exemption, and applicable federal administrative regulations, the applicant/developer (until such time as the last home in this zoning district is sold to a third party) or the HOA (after such time as the last home in this zoning district is sold to a third party) shall file copies of the same with the City for its records.

#### VI. Density, Lot and Setback Commitments:

A. <u>Number of Units</u>: There shall be a maximum of 151 units in this zoning district. In addition, one private amenities center/clubhouse shall be permitted with ancillary recreational uses.

B. <u>Unit Types:</u> Single-family units shall be permitted on all lots. Units may be front-loaded or rear-loaded. Rear-loaded units shall be accessed from a public "lane" and shall be referred to herein as "Lane Units."

C. <u>Minimum Square Footage:</u> A maximum of 25% of the single-family homes may be a minimum of 1,400 square feet of living area. All other single-family homes shall have a minimum of 1,600 square feet of living area. Square footage of living area for any home shall be exclusive of garages, basements, and porches.

- D. <u>Minimum Lot Widths:</u> There shall be a minimum lot width of 52 feet at the building line.
- E. <u>Minimum Lot Depths:</u> The minimum lot depth shall be 115 feet.

#### F. <u>Minimum Setbacks:</u>

- 1. <u>Central College and Jug Street:</u> There shall be a minimum building and pavement setback of 100 feet as measured from the edge of the right of way of Central College Road/Jug Street, except that homes and other improvements on Lots 71 and 72 shall be permitted within this setback.
- 2. <u>Front Yards:</u> The minimum front yard setback shall be 20 feet from the edge of right-of-way for each home except for the Lane Homes facing Street 9 (such term being defined in Section VI), which shall have a minimum front yard setback of 15 feet.
- 3. <u>Side Yards:</u> The minimum side yard setback shall be 5 feet between the lot line and structures for all homes.
- 4. <u>Rear Yards:</u> The minimum rear yard setbacks shall be as follows:
  - a. On lots with rear boundary lines which also serve as the eastern and western perimeter boundary of this zoning district the minimum rear yard setback shall be 50 feet.
  - b. On all lots other than those which are described in the immediately preceding subsections b. and c., the minimum rear yard setback shall be 15 feet.

G. Tree Preservation Zones: "Tree Preservation Zones" shall apply (1) for a minimum distance of 100 feet from the right-of-way of Central College Road and Jug Street in Reserve A, in areas to the south of the intersection of Jug Street and a new public street connecting it to the new subdivision, (2) within the northwest corner of the zoning district, and (3) covering the tree line along the north property line of Reserve C, all as generally shown on the Preliminary Development Plan. Within these areas, only the construction of roads, paths/trails/sidewalks, underground utility lines and underground storm water management infrastructure shall be permitted. Healthy mature trees and understory vegetation shall be preserved within these areas unless they conflict with the installation of permitted utility or storm water infrastructure. Trees and understory vegetation within the tree preservation zone plan may be trimmed, cut, or removed if they are diseased, dead, or of a noxious species or if they present a threat of danger to persons or property. When trees are removed from the Tree Preservation Zones due to utility installation, reasonable efforts shall be made to plant new trees in areas within or outside of (but near to) the Tree Preservation Zone in order to provide buffering from adjacent parcels outside of this zoning district. The number, species, and locations of new trees shall be reviewed by the Planning Commission as part of a final development plan and confirmed with a landscape plan provided with final engineering. Trees shall not be required to be planted in easements and/or locations that may harm the health of preserved trees or unreasonably encroach into the rear yards of lots.

Η. Buffering – Western and Eastern Perimeter Boundaries: Along with the landscaping plan that is filed as part of a final development plan, the applicant shall submit a report from a certified arborist to detail the conditions of existing trees within the minimum required rear yard setbacks on lots of homes that back to the western perimeter boundary line of the zoning district and along that portion of the eastern perimeter boundary of the zoning district that serve as the rear lot lines for homes on Lots 62 through 72 as numbered on the preliminary development plan. The report also shall detail the anticipated need to remove trees within these areas in order to accommodate development, preserve the health of trees, and/or to ensure the safety of residents of homes that are to be constructed on those lots. The landscape plan shall identify which trees will be preserved based on the report and shall provide for the planting of replacement trees, landscaping, and/or other improvements to provide additional buffering between new homes and adjacent property to the west which is outside of this zoning district, and shall provide that understory located within 30 feet of the western perimeter boundary line of the zoning district shall remain, provided that removal of understory associated with permitted removal of trees or understory that is of a noxious or invasive species shall be allowed. New trees and landscaping may be planted on an adjacent parcel to achieve the buffering objective if permission is obtained from the owner of such parcel. The applicant shall share the arborist's report with the adjacent property owners and/or their authorized representatives on or before the date when the final development plan is filed with the City, and shall meet with the property owners (if they are willing) prior to the Planning Commission's hearing on the final development plan. Removal of trees within the areas which are subject to the arborist's report shall be subject to staff approval.

I. <u>Encroachments – Front Yards</u>: Stoops, steps, and covered porches shall be permitted to encroach a maximum of 5 feet within the front yard setback line. They shall not be permitted to encroach within rights-of-way or easements.

J. <u>Encroachments – Side Yards</u>: Paver patios and concrete patios with associated elements such as, but not necessarily limited to, landscaping, water features, trellises, fireplaces, fire pits, counters, grilling areas, and other related or similar outdoor amenities shall be permitted to encroach into the minimum side yard on a lot with a residential unit that contains a side courtyard, provided that when two side yards are adjacent to one another, only one of them shall be permitted to have a side courtyard. Such courtyards may encroach past the shared lot line. Reciprocal easements burdening and benefiting each lot in this scenario shall be recorded to define the use and maintenance rights of the respective owners.

Where the courtyard condition is present and is not screened from the view of a public right-of-way by a structure or existing trees, a decorative fence, in locations to be approved as part of a final development plan, shall be installed and may extend past the building setback line to provide screening of the courtyard area from the right-of-way. Decorative fencing shall be permitted to the rear of a home, along with any other permitted fencing per the Codified Ordinances. A combination of landscaping and fencing also may be used to achieve the same screening objective, but solid fences shall be prohibited to provide this screening. Where the courtyard condition is adjacent to open space a decorative fence and landscaping may be installed between the lot line and the courtyard to provide screening. Screening shall have a minimum opacity of 75% to a height of 4 feet.

K. <u>Encroachments (Easements)</u>: Encroachments shall not be allowed in storm or drainage easements in side or rear yards.

L. <u>Street Frontage:</u> All lots shall have frontage on and shall have vehicular access to and from a public street or public Lane (such term being defined in Section VI.F). The primary front façade of each home generally shall be located parallel to the public right-of-way on which its lot fronts or, on a lot fronting on a curved right-of-way, generally parallel to the chord of the right-of-way. Notwithstanding the foregoing, City staff shall have the discretion to allow for a deviation from this requirement on irregularly-shaped lots in order to allow individual home placement to more accurately meet the intent of the neighborhood's design as contemplated by this text and the approved preliminary development plan and final development plan(s) for this zoning district. On corner lots, the street on which the front facade of a home is required to be located shall be identified in and approved as part of a final development plan that includes that lot.

#### VII. Access, Loading, Parking, Pedestrian, and Traffic-Related Commitments:

A. <u>Off-Street Parking</u>: All homes shall be required to have a minimum of 2 off-street parking spaces on their driveways in addition to a minimum of 2 parking spaces within the garage. Lane homes shall include a driveway that is a minimum of 18 feet in length and shall have a width sufficient to park two cars.

B. <u>On-Street Parking</u>: On-street parking shall be permitted on the side of public streets that do not contain fire hydrants in accordance with the City's Codified Ordinances.

C. <u>Central College Road and Jug Street ROW</u>: Prior to the issuance of the first building permit for any structure to be built in this zoning district, the applicant/developer shall dedicate right-of-way to the City for a distance that extends 40 feet from the centerlines of Central College Road and Jug Street.

D. <u>Access Points</u>: The primary access points to the site will be from Central College Road and Jug Street in the general locations shown on the approved preliminary development plan and with final locations as approved as part of a final development plan. Right-of-way shall be dedicated for the future extension of two streets to the western boundary line of this zoning district, both as more specifically detailed in Section IV.E, as generally shown on the preliminary development plan.

E. <u>Internal street and alley widths and rights-of-way</u>: Internal vehicular routes within this zoning district shall consist of public streets and public Lanes. For purposes of this text, a "Lane" shall be defined to mean "a public lane providing vehicular access to and from garages located on the rears of residential units."

1. <u>Lanes</u>: The right-of-way for Lanes shall be a minimum of 20 feet with a minimum of 16 feet of pavement.

2. Streets: The right-of-way for internal streets within the development shall be 50 feet in width with the exception of the North-South Street that is to extend from Central College Road to the northern portion of the zoning district. The "North-South Street" shall have a rightof-way of 60 feet in width. Pavement for all internal streets shall be 26 feet in width, measured from face to face of curbs. Public streets located in the northwestern and southwestern portions of the zoning district may be extended to the western property line by a party other than the developer at some future date, as shown on the preliminary development plan. In recognition that these street extensions may never be necessary (or will be necessary only with the redevelopment of property located to the west), the developer of this zoning district shall be required to construct the extension for a distance of 10 feet from its westernmost intersection internally within the zoning district. Signage shall be installed at the end of the 10-foot stubs which indicate that these streets may be extended in the future as a through street. The design of such signage shall be subject to staff approval. Disclosure of the likelihood of the future street extension shall be included as part of the land sale contract for the lots located immediately adjacent to the right-of-way for the extensions.

F. <u>Public Sidewalks</u>: A public sidewalk shall be located within the right-of-way on each street other than the North-South Street (south of the intersection with Streets 5 and 8), the south side of Street 2 and the north side of Street 8 in the general locations shown in the preliminary development plan and with final locations as approved in a final development plan. Sidewalks shall be 5 feet in width and shall be constructed of concrete. Sidewalks shall not be required within rights-of-way of Lanes.

G. <u>Leisure Paths</u>: Asphalt leisure trails with a width of 8 feet shall be constructed by the applicant/developer in the following locations in this zoning district: (i) Along the north side of Central College and west side of Jug Street rights of way, (ii) along both sides of the North-South Street north to the intersection with Streets 5 and 8 and (iii) along the north side of Street 8.

H. <u>Additional Pedestrian Connectivity</u>: The applicant/developer will work with staff on the feasibility, location and material of a path with a minimum width of 8 feet to be constructed along the south side of the pond in Reserve A except that the path may be reduced to a minimum width of 5 feet in areas restricted by site conditions (trees, grading, etc.) Details shall be presented for review with a final development plan and finalized at time of final engineering. Additional leisure trails or paths may be presented for review with a final development plan.

#### VIII. Buffering, Landscaping, Open Space and Screening Commitments:

A. <u>Parkland and Open Space</u>: Parkland shall be dedicated to the City from locations as specifically approved as part of a final development plan. Where the side lot line of a residential lot abuts parkland or open space, a demarcation between them shall be provided consisting of fencing, landscaping, and/or other elements with a final design that is approved as part of a final development plan. Ownership and maintenance of the parkland and open space areas which are shown on the preliminary development plan shall be defined and approved with the final development plan. To the extent that parkland and/or open space requirements of the City's Codified Ordinances cannot be provided within this zoning district, the developer shall be

required to provide for an equivalent contribution toward the City's parkland and open space amenities through the purchase and dedication to the City or Franklin County Metro Parks of undeveloped land located elsewhere in the New Albany Plain Local School District, or alternatively by making an equivalent monetary contribution to the City for the purpose of funding other parkland development, leisure path, and/or other recreational programs or plans. The form and amount of such contribution shall be approved as part of a final development plan for this zoning district.

B. <u>Amenity Area</u>: The private community clubhouse shall be located as generally shown on the preliminary development plan. This parcel shall be owned and maintained by applicant (or its affiliated entities) or the HOA. The final size and configuration of this parcel and the design of the clubhouse shall be identified in an approved final development plan.

Street Trees: Street trees shall be required on both sides of internal public streets, except C. that this requirement shall not apply to Lanes or to the sides of streets which abut parks, open space or reserve areas (the planting requirements, if any, for these areas shall be approved as part of the relevant final development plan). Trees shall be a minimum of 2 ½ inches in caliper at installation and shall be spaced at an average distance of 30 feet on center, except that a double row of trees shall be provided along the proposed North-South Street at an average distance of 24 feet on center. These trees may be grouped, provided the quantity is equivalent to 1 tree per 30 feet or fraction thereof or 1 tree per 24 feet or fraction thereof, as applicable. Notwithstanding the foregoing, tree spacing on public streets may deviate from this spacing requirement if necessary or appropriate to provide a desirable streetscape, or to avoid interfering with other required improvements. Trees shall not obstruct sight distance or signage, subject to staff approval. Street tree and signage locations shall be shown on a final development plan for review and approval. Trees will be preserved within the Tree Preservation Zone along Central College Road and Jug Street as generally shown in the preliminary development plan. The applicant will coordinate with staff on a plan that incorporates the use of existing trees and credits them toward street tree requirements along these roads.

D. <u>Lot Trees:</u> In addition to street trees, each lot shall provide a minimum of 1 deciduous tree in the front yard.

E. <u>Exemption to Section 1187.15(c)(6)</u>: Due to the nature of this zoning district as an agerestricted community, it shall be exempt from the requirement of Section 1185.15(c)(6) that would otherwise require all residences to be located within 1,200 feet of playground equipment.

F. <u>Landscaping</u>: Except as otherwise provided in other sections of this text, the minimum landscaping size at installation shall be 2 inches caliper for deciduous shade and ornamental trees and 6 feet high for evergreen trees for the open spaces, amenity area, and parkland. Artificial turf shall be permitted to be utilized within the fenced pool area of the amenity building, the bocce court and the fenced side and rear courtyards on individual lots.

G. <u>Perimeters:</u> The landscaping plan that is provided with the final development plan shall, in addition to other required items, indicate whether or not trees presently exist on this property along the northern, western and eastern boundary lines. The landscaping plan shall identify locations where grading, utility crossings and associated easements will occur that necessitate the removal of trees from within the Tree Preservation Zone or within the required setback from the boundary lines of the zoning district. Within the area between the northern perimeter boundary line of this zoning district and extending southward to the upper limit of a drainage swale that will be installed within the large open space/reserve area in the northern portion of the site (such location to be determined at the time of final engineering), the application of fertilizer or other lawn treatment chemicals shall be prohibited. Within this area, prairie grass shall be planted and maintained and the landscape plan shall provide for the planting of additional trees to increase buffering of the site from the properties to the north.

#### IX. <u>Architectural Standards – Homes:</u>

A. <u>Design Intent:</u> The design of this neighborhood borrows from the tradition of the summer retreat camps popular in the 1900s. Examples include the Oak Bluffs Meeting Camp on Martha's Vineyard and Lakeside Ohio. These camps were a collection of small cottages around a central meeting house and green. In the proposed neighborhood an architectural aesthetic is employed which is consistent with the character of New Albany architecture, specifically referencing the "Rectangular Form Houses" which are described on Pages 10 and 11 of the City's Design Guidelines and Requirements as they exist on the date of this text. The homes in this community will be simple in their forms, generally rectangular in shape.

B. <u>Maximum building height:</u> All homes shall be a minimum of 1.5 stories or 1.5 stories in appearance from the front elevation. Maximum building height shall be 35 feet.

#### C. <u>Exterior Materials:</u>

1. Appearance: The residences in this community will serve a very specific market, which demands efficiently designed homes with components that serve the particular needs of an age-restricted community. To this end, this community will not be required to strictly adhere to the City's Design Guidelines and Requirements (DGRs) and its Codified Ordinances. Instead, the intent is to meet the spirit and purpose of the DGRs and the Codified Ordinances by replicating the architectural styles of the DGRs while allowing for deviations to accommodate home designs that serve the active adult segment of the home buying market. Home designs are intended to use elements of traditional American architectural themes and shall be designed in accordance with the architectural character of the homes which are depicted in the architectural elevations and/or renderings that have been filed with the preliminary development plan application. In addition, more detailed architectural elevations and/or renderings shall be submitted for approval by the Planning Commission as part of a final development plan application. The Planning Commission shall not have approval rights over each specific home to be constructed in this zoning district, but instead shall approve a

baseline set of architectural requirements and guidelines from which each home design will be based.

2. <u>Wall finish materials</u>: Brick, brick veneer, and cementitious/composite siding or equivalent shall be permitted as exterior façade materials. Vinyl siding shall be prohibited. Cementitious/composite siding or equivalent on a home shall have colors as generally noted in the architectural drawings provided with the preliminary development plan and as approved in one or more final development plans. Exterior wall finish materials must be used to complete massing elements. Each exterior façade of a home shall utilize one primary material, and that material shall be used on all elevations of that home. Exposed concrete foundation walls shall be prohibited and, unless otherwise approved as part of a final development plan, shall be covered by (a) brick or brick veneer or (b) an extension of the primary building façade material to the surrounding grade.

3. <u>Four-sided architecture:</u> Four-sided architecture shall be required on all homes, meaning that there shall be a consistent use of materials and design elements on all sides of the structure. Blank facades shall be prohibited on all units except on the side façade of a structure that is oriented toward a side courtyard serving a home on an adjacent lot. Side facades facing a courtyard may (but shall not be required) to include transom windows. The term "four-sided architecture" shall mean:

a. The same materials and details used on front elevations of homes shall be carried through to and utilized on all other elevations of the home in a manner that creates continuity and balance among all facades;

b. The side and rear elevations of each home shall display a high level of architectural quality and interest. Side elevations oriented towards another home's side courtyard shall not be required to install architectural elements, such as windows, that will impede on the privacy of the courtyard. Other architectural detailing and elements must be continued on the courtyard-oriented elevation. The Base Elevations and Bonus Elevations for each home type as identified in the architectural drawings that accompany this text shall be deemed to meet the requirements of this subsection.

c. Any side or rear elevation of a home that faces a public street on a corner lot and any side elevation of a home that is adjacent to open space or parkland shall include two or more windows trimmed in a color that distinguishes the trim from the color of the façade's siding (except that houses with a primary façade color that is white shall be permitted to have white trim). In addition, such elevations shall include at least one of the design elements from the following list:

1. Cornices above windows;

Courtyards at Haines Creek Zoning District

- Shutters which appear to be open and appear to be operable and mounted on appropriate shutter hardware (hinges and shutter dogs);
- 3. Closed shutters that appear to completely cover one or more windows, although no window shall be required to be installed behind such shutters;
- 4. Doors;
- 5. Bay windows or bay elements; and
- 6. Chimney; or
- 7. Decorative louvers.

d. When the side elevation of a home is found in a location other than one that is oriented toward a side courtyard or as described in subsection 3(c) above, that elevation shall be articulated with a minimum of at least one design element from the following list. In addition to any required side home element(s), any rear elevation that is visible from a public right-of-way, open space, or parkland shall be articulated with a minimum of at least two of the design elements from the same list:

- 1. Doors;
- 2. Porches;
- 3. Two or more windows (bay windows count as a window);
- 4. Bay windows or bay elements;
- 5. Chimney;
- 6. Decorative louvers;
- Shutters which appear to be open and appear to be operable and mounted on appropriate shutter hardware (hinges and shutter dogs); or
- 8. Closed shutters that appear to completely cover one or more windows, although no window shall be required to be installed behind such shutters.

e. <u>Single Style:</u> Homes shall not be designed in a manner that mixes elements from different architectural styles.

f. <u>Brick:</u> When brick is used, traditional detailing is required, such as, but not limited to, traditional bonds, water table caps, sills, jack arches, segmental arches and soldier courses.

g. <u>Roofs:</u> The main house mass shall have pitched roofs which shall be required to have a minimum 6:12 rise over run or greater. Minor gables, dormers, and porch pediments are permitted to have minimum pitches of 4:12 rise over run. Roof pitches with rise over run of less than 6:12 are permitted on

minor roofs (i.e. entry porches, dormers, etc.). Flat roofs shall be permitted only for porches, but must integrate strong cornice lines. Roofs may be of natural slate wood shake or wood shingle, an architectural grade fiberglass asphalt shingle, or may be standing seam. Metal standing seam shall be permitted as a roof material only on porches. Solar panels shall be permitted to be installed on south-facing roofs on the rears of homes.

h. <u>Windows:</u> Windows shall be of traditional themes. Simulated or true divided lite windows shall be required. Double-hung windows shall be required, provided that fixed panel accent windows and casement style windows may be used where appropriate. Windows shall be vinyl-clad. Trim detail and cornices shall be highly encouraged where architecturally appropriate above windows on the front facades of every home, on side elevations facing the public street on corner lots, and on side elevations facing parkland or open space. Trim detail along all windows shall be light in color.

i. <u>Shutters:</u> Shutters shall be highly encouraged to be used on the front facades of homes in window locations which are architecturally appropriate. Required locations for shutters shall be identified for each home type in the final development plan. Shutters shall be dark in color, with the palette of permitted colors to be approved as part of the final development plan. Where used on any façade of a home (and regardless of whether they are open or appear to be closed), shutters shall be sized to cover the adjacent window and appear operable. Shutters shall be mounted on appropriate shutter hardware (hinges and shutter dogs). Shutters must be painted and may be solid paneled (raised paneled) or louvered.

j. <u>Exterior paint colors:</u> Exterior paint colors for siding, doors, shutters, fascias, cornices, soffits and miscellaneous trim shall be selected from preapproved color guide of historic colors, which shall be provided for review and approval as part of the first final development plan and be based on historical color palette for this zoning district.

k. <u>Gutters and downspouts:</u> Traditional half round gutters and/or ogee gutters with downspouts shall be used.

I. <u>Skylights:</u> Skylights in the roof shall be permitted, provided they are not visible from the street directly in front of the home.

m. <u>Chimneys:</u> Exposed exterior chimneys, when incorporated into a home design, shall be brick or brick veneer. Chimneys with wood, siding, or stucco shall be prohibited.

n. <u>Entrances</u>: The front entrances to each home shall be a minimum of six inches (6") and range up to twenty-four (24") inches above the finished grade of the lot on which the home is located.

Courtyards at Haines Creek Zoning District

o. <u>Other elements:</u> Cupolas, lanterns, belvederes and/or window bays shall be permitted, provided that they are consistent with the architectural theme of the home.

p. <u>Architectural Details</u>: Additional architectural details including roof plans; garage door design/colors; dormer details; entablature; and shutter specifications; columns, cornice and pediment details; window specifications; louver details, brick mould profile shall be provided at the final development plan for review by the Planning Commission.

q. <u>Front Porches</u>: Each home shall include a front porch. For purposes of this text, a "front porch" shall be defined as "a covered but unscreened area that is at least 90 square feet in size and adjacent to the home's front door."

r. <u>Screened Porches</u>: Screened porches are encouraged on the rear or sides of homes but shall not be permitted on the front. Detailing shall be traditional wood in appearance with a break in screening at rail height. All screened porch trim shall be painted or stained. Roof lines of screened porches shall conform to the architectural style of the home and blend into the massing of the home.

#### X. <u>Lighting:</u>

A. Each home shall provide coach lights on the garage. Coach light locations shall be consistent from house to house. All coach lights shall have a photocell light sensor. Light fixtures shall be the same or substantially similar across all lots/homes. Coach lights shall have an opaque top.

B. Uplighting of the exterior of a home shall be prohibited.

C. Security lighting, when used, shall be of a motion sensor type.

D. Light poles, if provided within parking lot areas near the private amenities center/clubhouse shall not exceed 18 feet in height, shall be cut-off type fixtures and down cast. Parking lot lighting shall be from a controlled source in order to minimize light spilling beyond the boundaries of the site.

E. Street lighting shall be provided at each street intersection with the fixture, color and spacing to be approved at time of final development plan. Street light height shall not exceed 18 feet in height. Street light poles and fixtures shall be consistent in height, color, and appearance throughout the zoning district.

F. Lighting of entry features and any additional proposed lighting shall be provided and approved at time of final development plan. Ground mounted lighting shall be shielded and landscaped.

G. Fully shielded, downcast, cut-off type lighting fixtures shall be required. Exterior lighting fixtures shall be similar in appearance throughout this zoning district.

H. Except as otherwise expressly provided in this text, lighting shall be provided in accordance with the City's Codified Ordinances.

#### XI. <u>Garage Standards:</u>

#### A. <u>Garages:</u>

1. Garages shall be attached and may front on a public street. Each home shall provide a 2-car garage.

2. Individual bay doors or double wide garage doors that have the appearance of individual bay doors when closed shall be required. All garage doors shall contain decorative features and shall be of a color and style that is consistent with architecture of the home. The exterior color palates for each home shall be selected and designed in a manner which de-emphasizes the location and placement of the garage door. Garage doors that are white in color shall only be used in the circumstance when white is the primary exterior color of the individual home.

3. Garages may be front-loaded or rear-loaded. Each garage shall be set back a minimum of 2 feet, 8 inches from the front façade of the home. The "front façade of a home" shall be considered to be the single plane of a home's front façade or the forward-most plane of a front porch that is located closest to the front property line of the lot.

4. <u>Garage doors (Vehicular):</u> All garage doors shall be solid paneled but may have windows provided that the interior of the garage cannot be viewed at a height of 6 feet when standing in the middle of the public street found in front of the garage. No glazing shall be permitted on garage doors unless they are consistent with the architectural theme.

5. <u>Garage doors (Pedestrian)</u>: All pedestrian garage doors shall be solid paneled.

B. <u>Driveways:</u> The appearance of driveways shall be consistent throughout the neighborhood. Driveways shall be made of a durable material. Appropriate materials are brick, dark color concrete pavers, and asphalt with controlled edges. Concrete driveways are prohibited. The driveway may extend up to 1 foot to the outside of both sides of the garage. All driveway aprons (curb-cuts) shall be constructed to accommodate a maximum sixteen-footwide driveway at the right-of-way line. All driveways shall have a maximum grade of 8%.

#### XII. <u>Architectural and Development Standards – Amenities Center/Clubhouse:</u>

A. <u>Maximum building height:</u> The maximum height of the private amenities center/clubhouse shall be 35 feet as measured from finished grade at the front door to the ridge on the roof.

B. <u>Appearance</u>: The amenities center/private clubhouse shall be 1 ½ stories in appearance or two stories in height. The architectural design and appearance of this structure shall be complimentary to and consistent with the homes in this zoning district.

C. <u>Parking:</u> A parking lot may be provided near the private amenities center/clubhouse to provide for the parking needs of residents and other visitors of the residents in the community. The location of the parking lot and the number of spaces to be provided shall be determined at the time of approval of a final development plan for this zoning district.

#### XIII. <u>Miscellaneous Standards:</u>

A. <u>Graphics and Signage Commitments:</u> This zoning district shall utilize standard City of New Albany street regulatory signage. Entry feature signage at the public street entries into the zoning district from Central College Road and Jug Street shall be permitted with designs that are approved by the Planning Commission as part of a final development plan for this zoning district. Entry feature signage may be provided at the entry into the zoning district along its northern perimeter at any time after the North-South Street extends northward past the northern perimeter boundary line of this zoning district. Other signage may be used subject to approval by the City of New Albany Planning Commission.

B. <u>Swimming Pools/Spas:</u> Swimming pools shall be prohibited in this zoning district except on the exterior of the private amenities clubhouse. When installed, spas shall be located in the side yard within courtyards and shall be completely enclosed by a minimum of 48-inch high fencing and screened from adjoining properties. No minimum setback shall be required for spas located in courtyards.

#### C. <u>Storage:</u>

1. <u>Storage Sheds:</u> Storage sheds shall be prohibited.

2. <u>Equipment Storage</u>: Storage of all maintenance equipment shall be within garages or otherwise screened from off-site view. Such items should not be visible from streets, common open spaces, adjacent lots or developments.

3. <u>Vehicle Storage</u>: All campers, off-road vehicles (i.e. box trucks), and boats, must be parked within an enclosed garage. No undrivable vehicles or parts of vehicles may be stored outside.

D. <u>Centralized Mailbox Units</u>: Location, design, and landscaping for grouped mailbox units shall be included in an application for a final development plan for review and approval by the Planning Commission.

E. <u>House Numbering:</u> Each residence shall be required to install house numbers in a common location

F. <u>Garbage Cans</u>: All garbage cans and other waste containers shall be kept in garages or within approved screened areas. Pedestrian garbage receptacles may be located on the exterior of the amenities center/private clubhouse, provided that they are placed within or covered by an enclosure made of materials and with colors that are complimentary to the building.

G. <u>Utilities:</u> All new utility lines and wiring shall be placed underground. Utility easement locations and widths shall be determined in the final development plan for this zoning district.

H. Fencing shall be prohibited along the eastern perimeter boundary line in the northeast corner of the zoning district that is adjacent to the large open space/reserve area.

I. <u>Phasing</u>: This zoning district may be developed in one or more phases. Each phase of development shall require the review and approval of a final development plan.

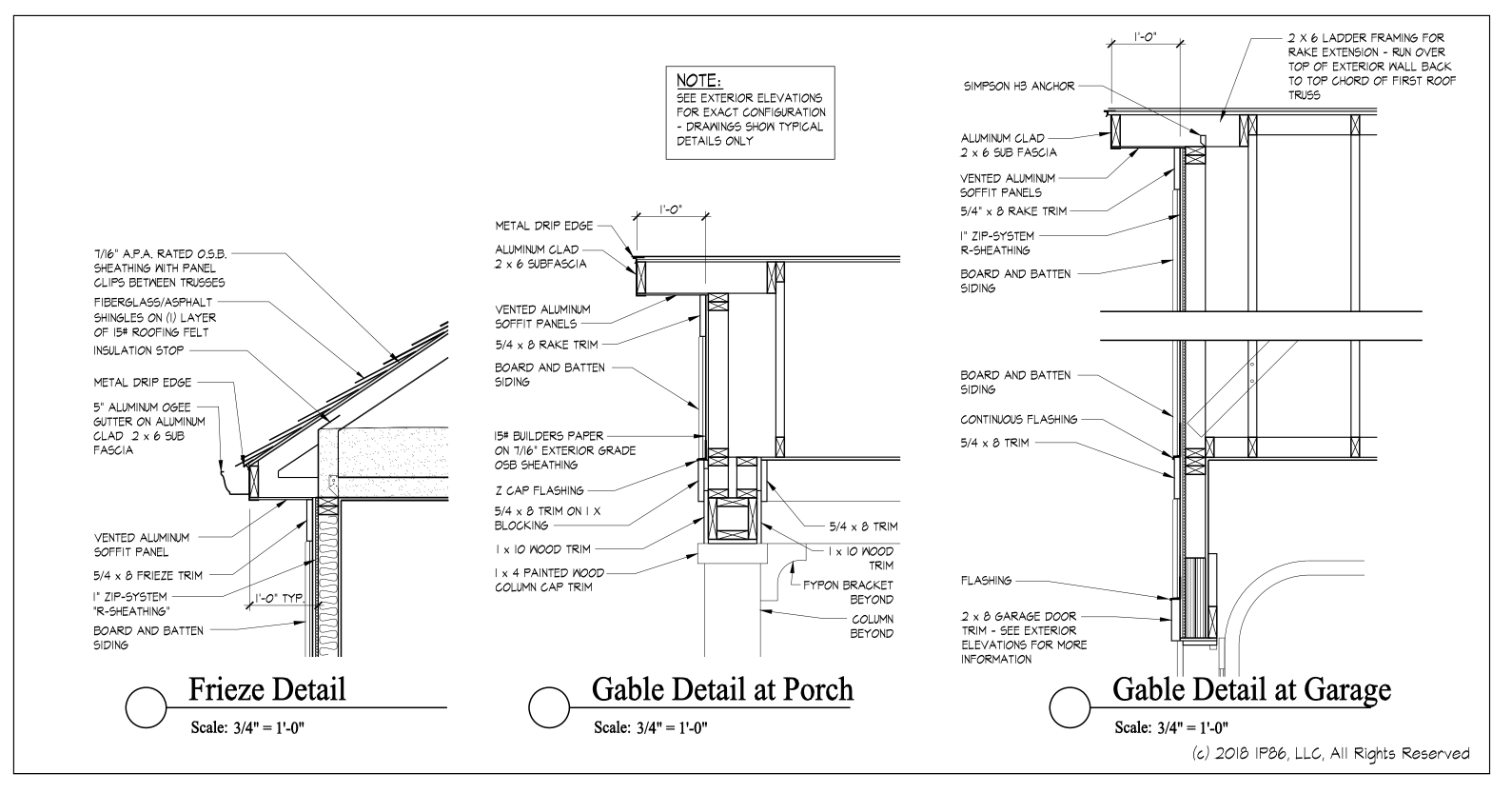
J. The existing barn in the southern portion of the zoning district may be removed.

#### XIV. Variances and Appeals:

A. <u>Nature of Variance:</u> On a particular property, extraordinary circumstances may exist making a strict enforcement of the applicable development standards of this PUD text or the Zoning Ordinance unreasonable and, therefore, the procedure for variance from development standards is provided to allow the flexibility necessary to adapt to changed or unusual conditions, both foreseen and unforeseen, under circumstances which do not ordinarily involve a change of the primary use of the land or structure permitted.

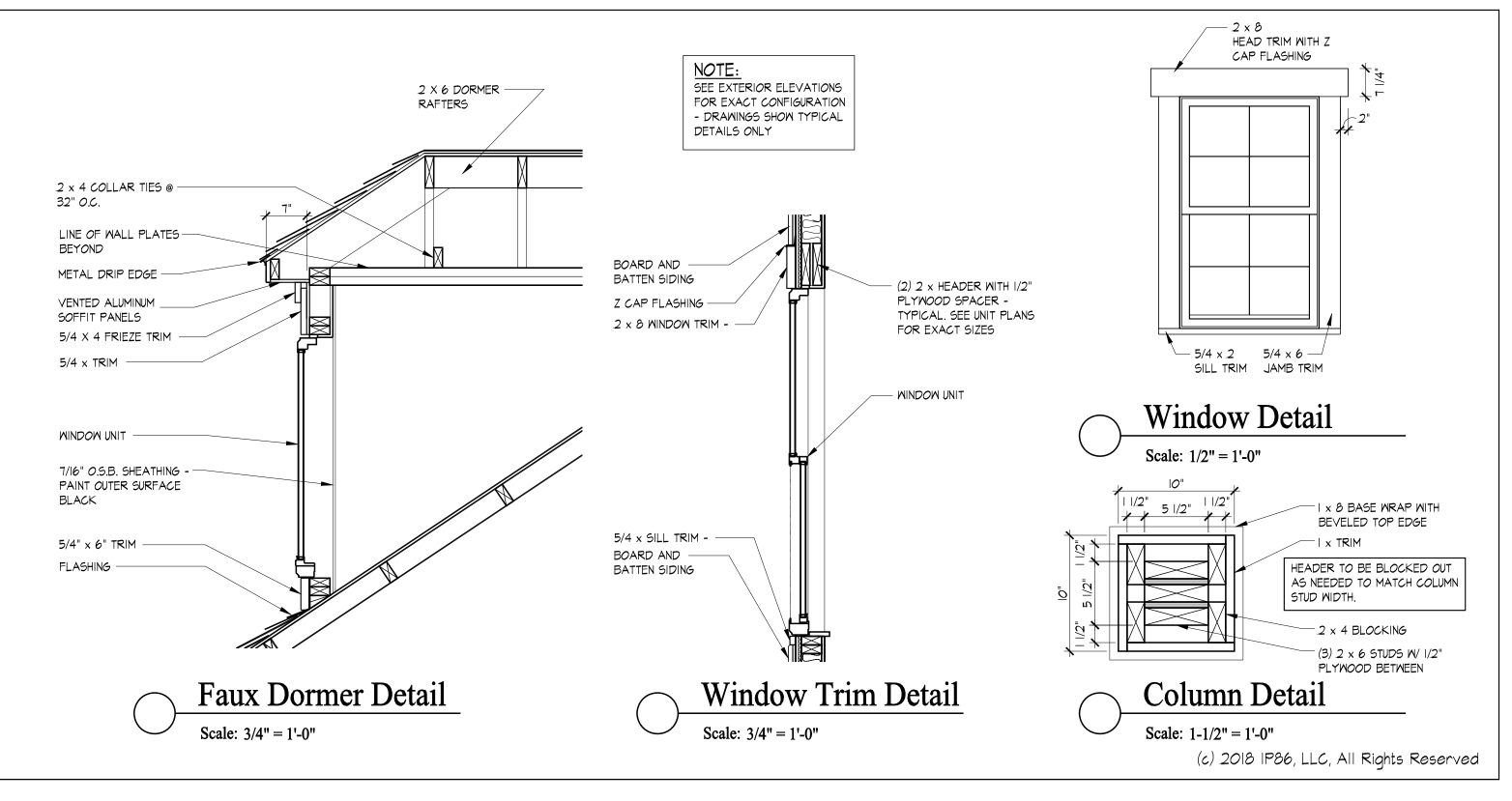
B. <u>Variance and Appeals Process</u>: The procedures and requirements of Chapter 1113, Appeal and Variances, of the Codified Ordinances of the City of New Albany shall be followed in cases of appeals. Requests for variances shall be heard by the Planning Commission.

### COURTYARDS AT HAINES CREEK TYPICAL UNIT DETAILS

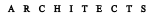


DEAN A. WENZ

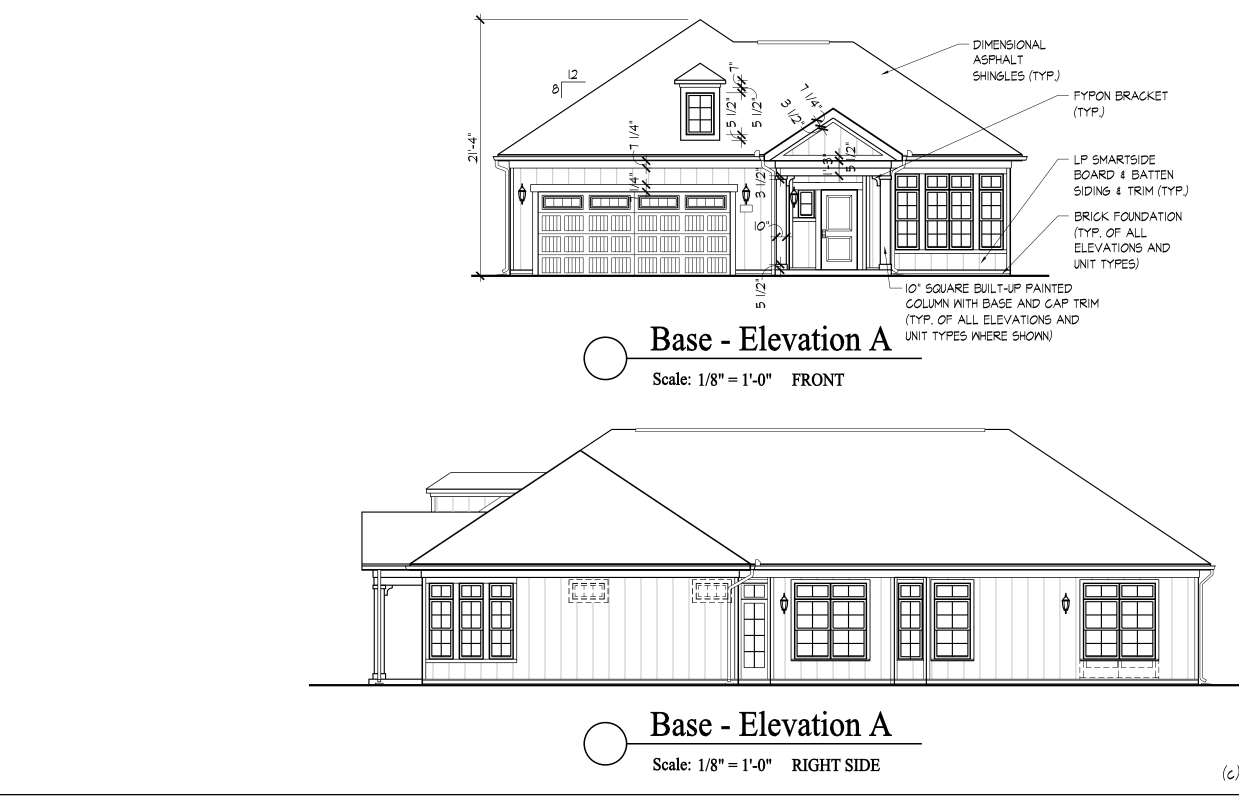
### COURTYARDS AT HAINES CREEK TYPICAL UNIT DETAILS



DEAN A. WENZ

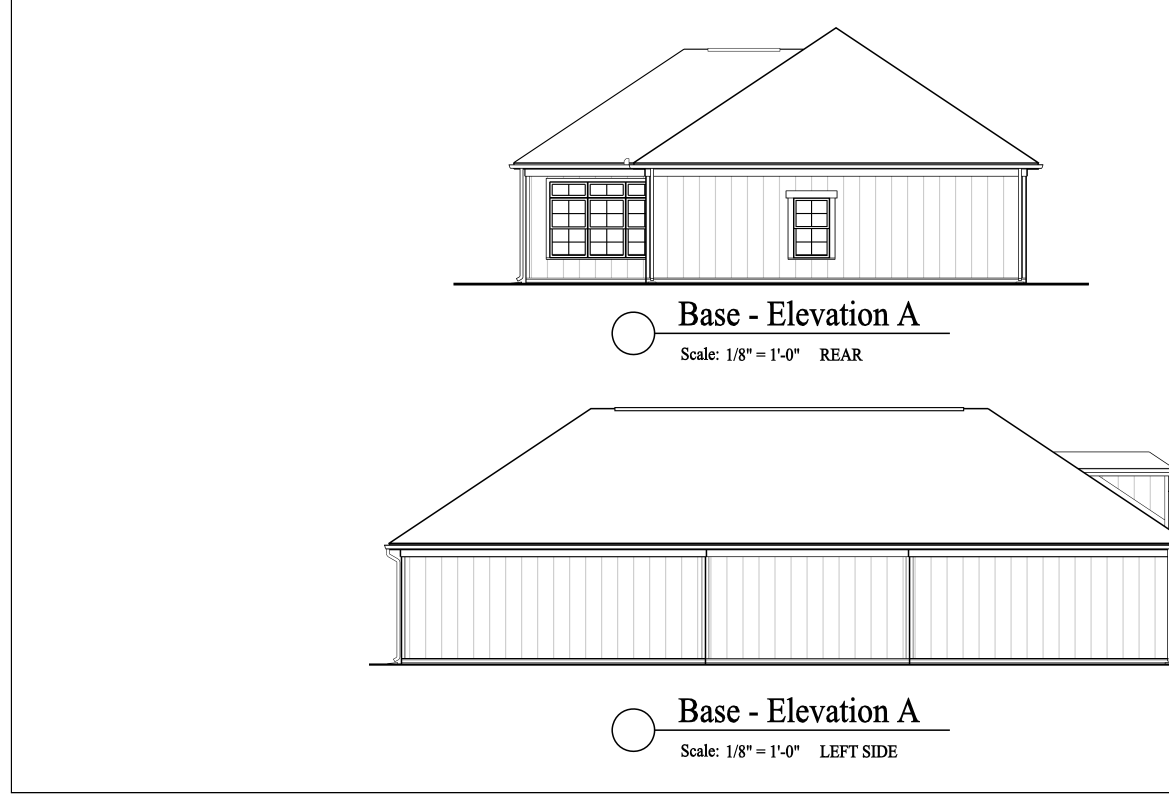


UNIT D-1 - PALAZZO



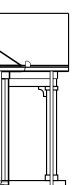
DEAN A. WENZ

### UNIT D-1 - PALAZZO

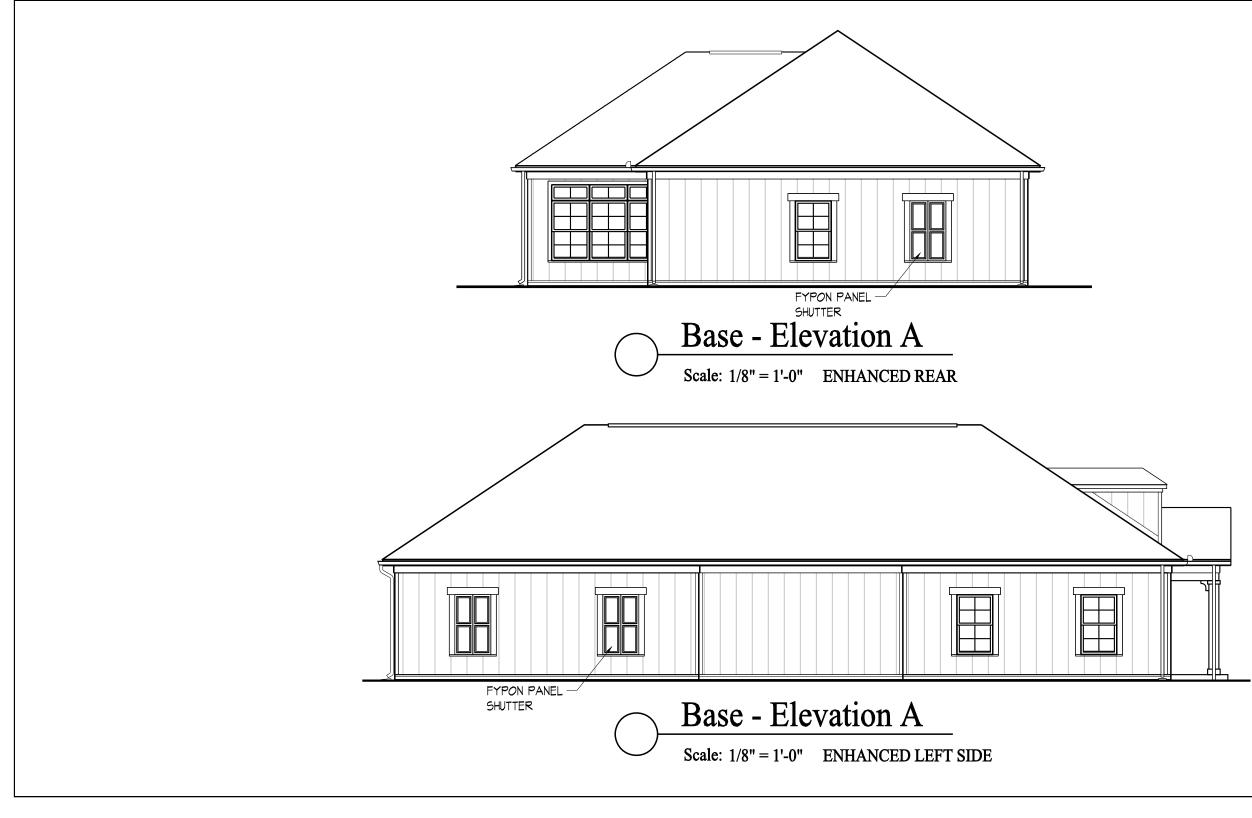


DEAN A. WENZ

#### ARCHITECTS

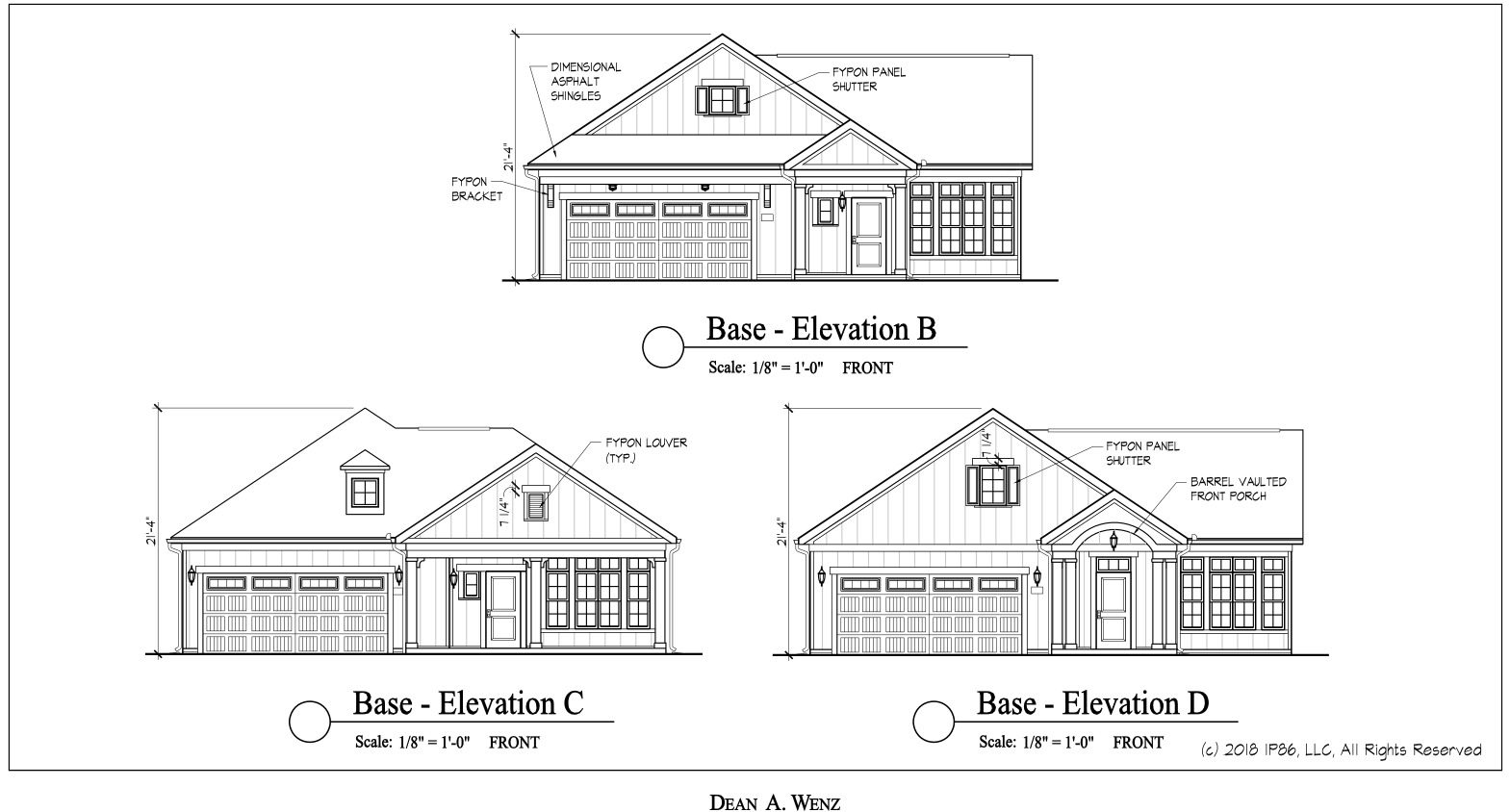


### UNIT D-1 - PALAZZO



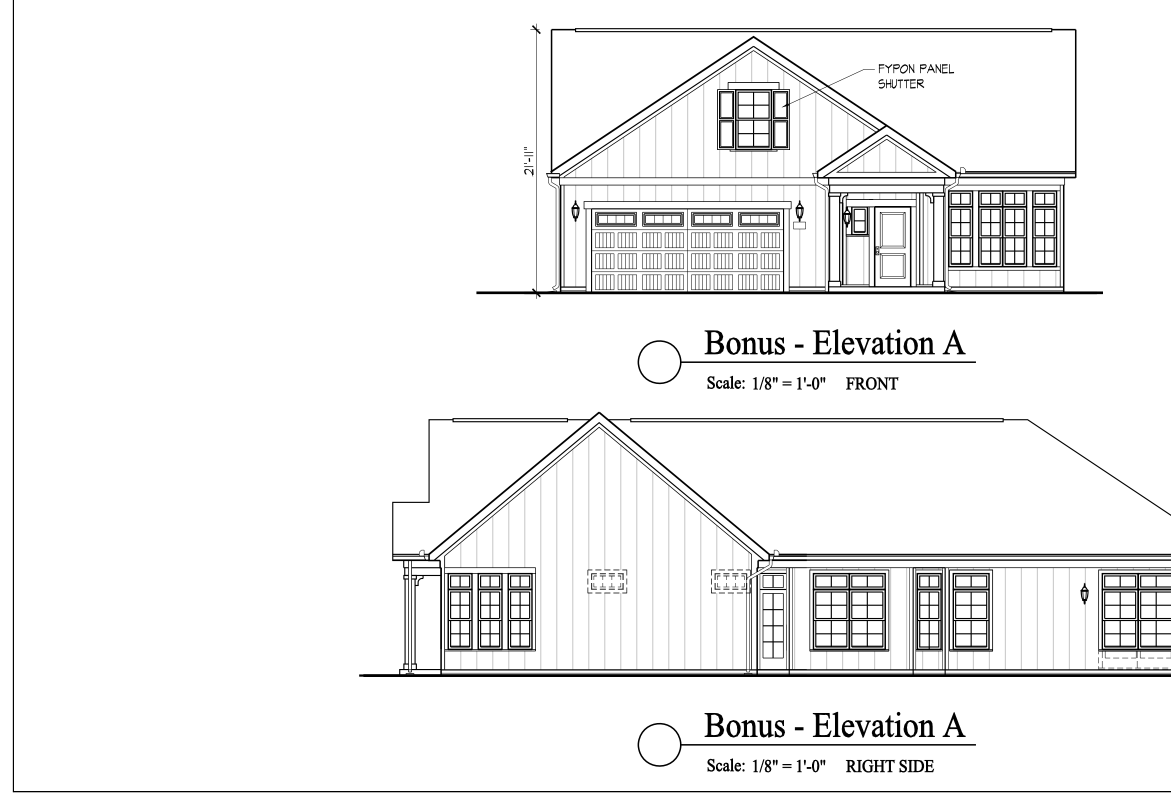
Dean A. Wenz

UNIT D-1 - PALAZZO



2463 East Main Street Bexley, Ohio 43209 Phone (614) 239-6868 www.wenz-architects.com

UNIT D-1 - PALAZZO



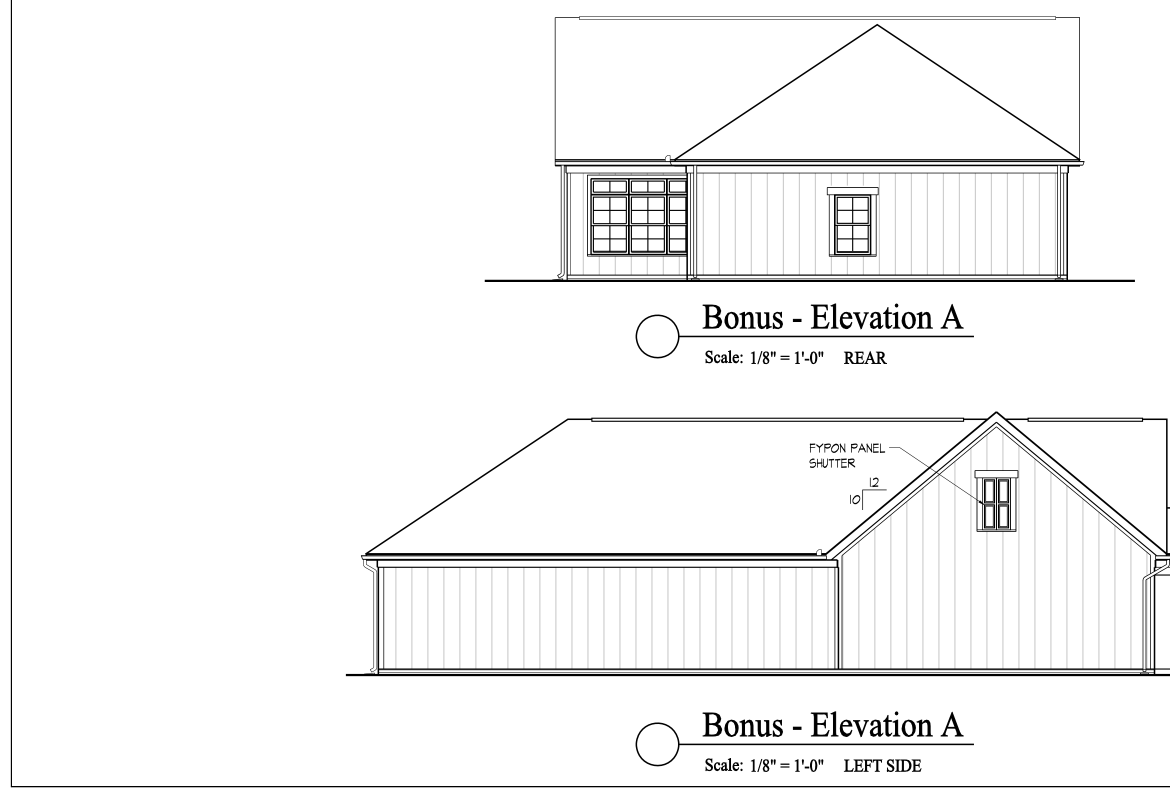
DEAN A. WENZ

A R C H I T E C T S

2463 East Main Street Bexley, Ohio 43209 Phone (614) 239-6868 www.wenz-architects.com

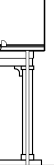


UNIT D-1 - PALAZZO

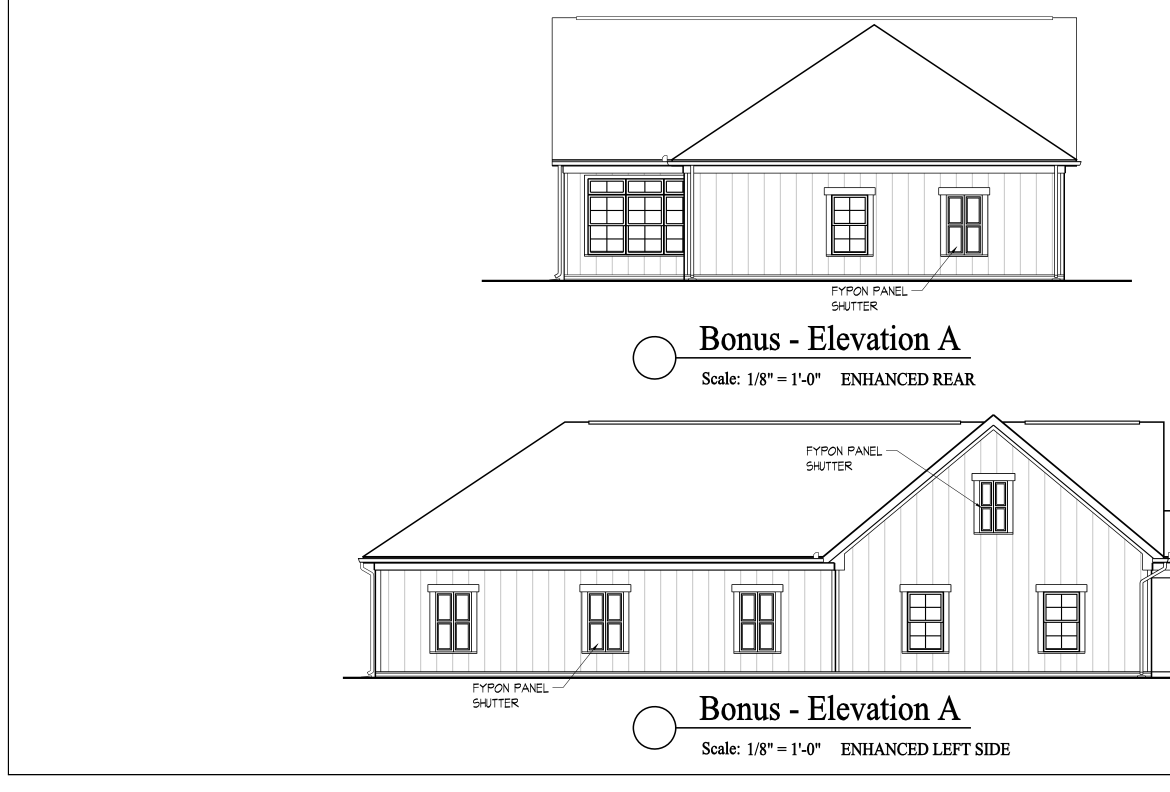


DEAN A. WENZ

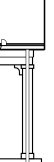
ARCHITECTS



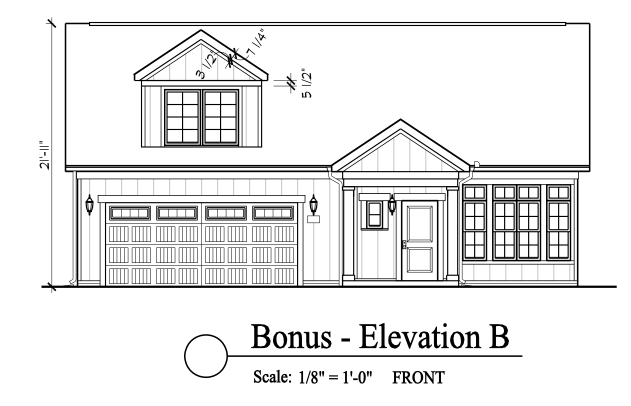
UNIT D-1 - PALAZZO



Dean A. Wenz



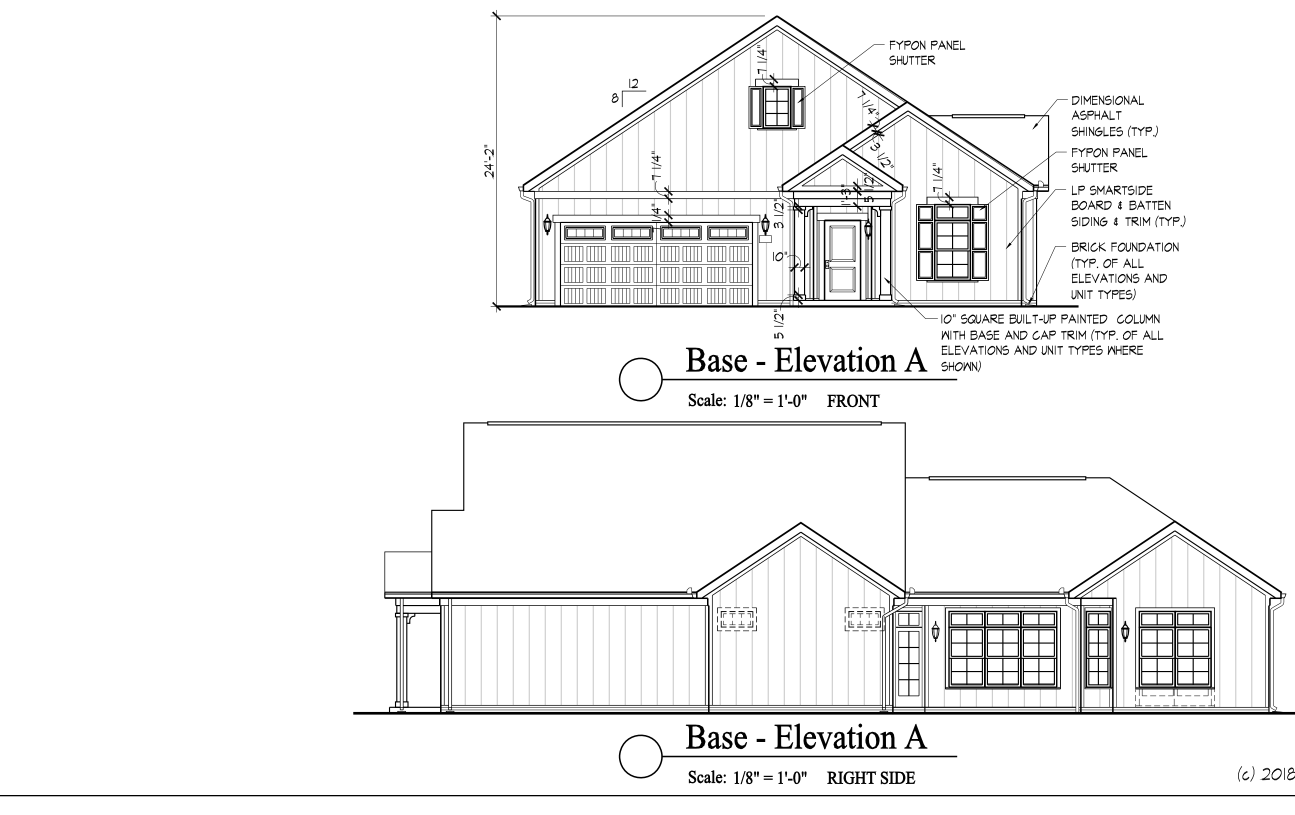
### COURTYARDS AT HAINES CREEK UNIT D-1 - PALAZZO



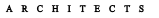
DEAN A. WENZ

#### ARCHITECTS

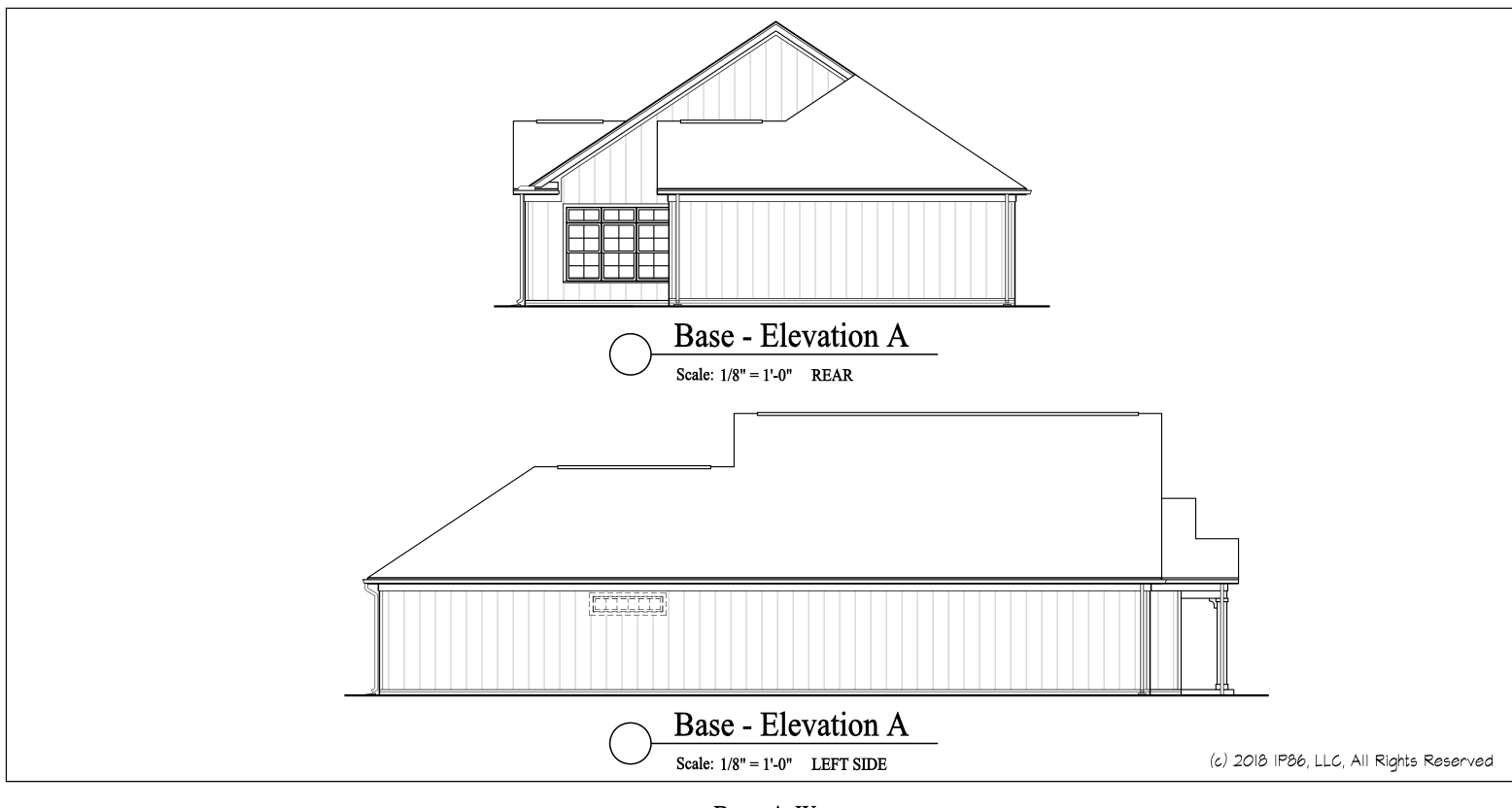
### UNIT D-2 - PORTICO



DEAN A. WENZ



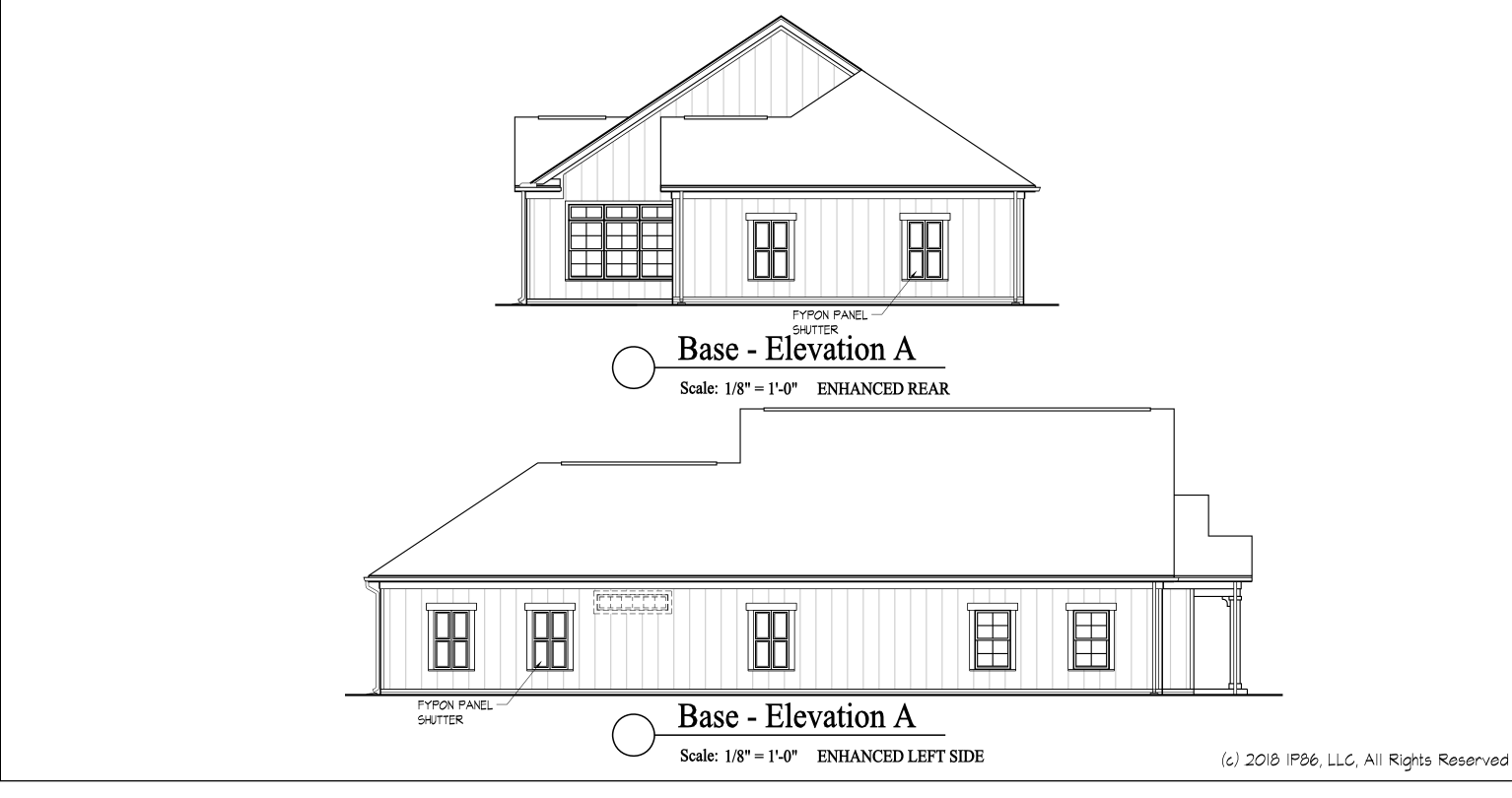
## UNIT D-2 - PORTICO



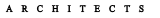
Dean A. Wenz

### ARCHITECTS

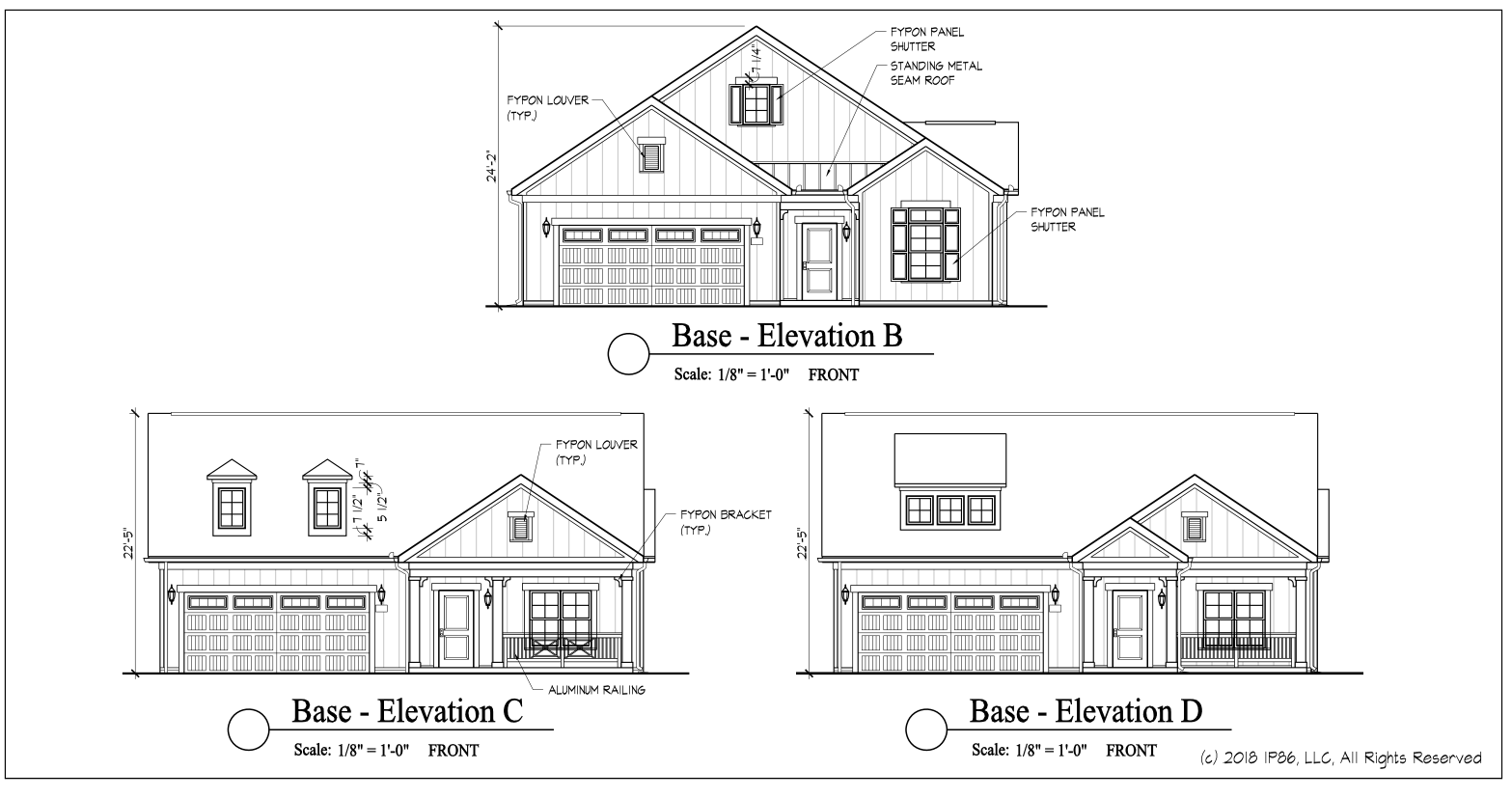
UNIT D-2 - PORTICO



DEAN A. WENZ



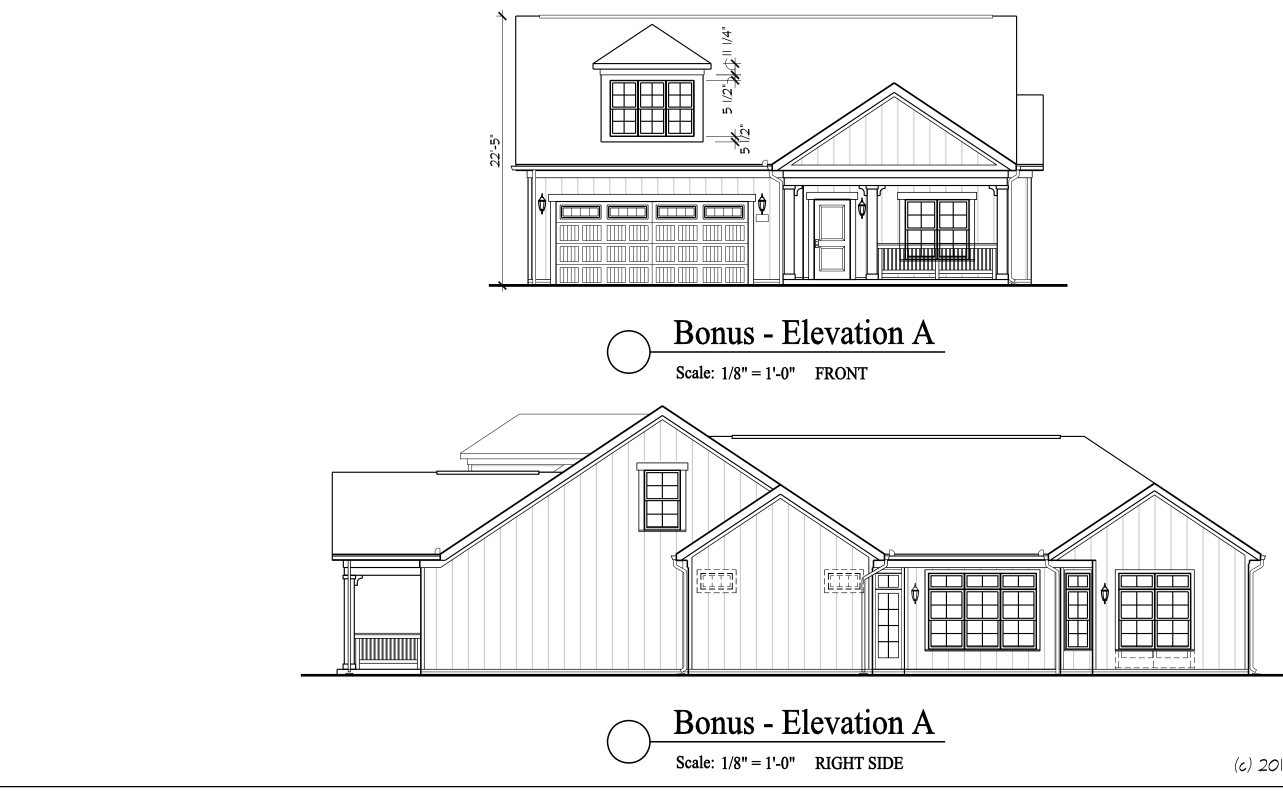
## UNIT D-2 - PORTICO



Dean A. Wenz

A R C H I T E C T S

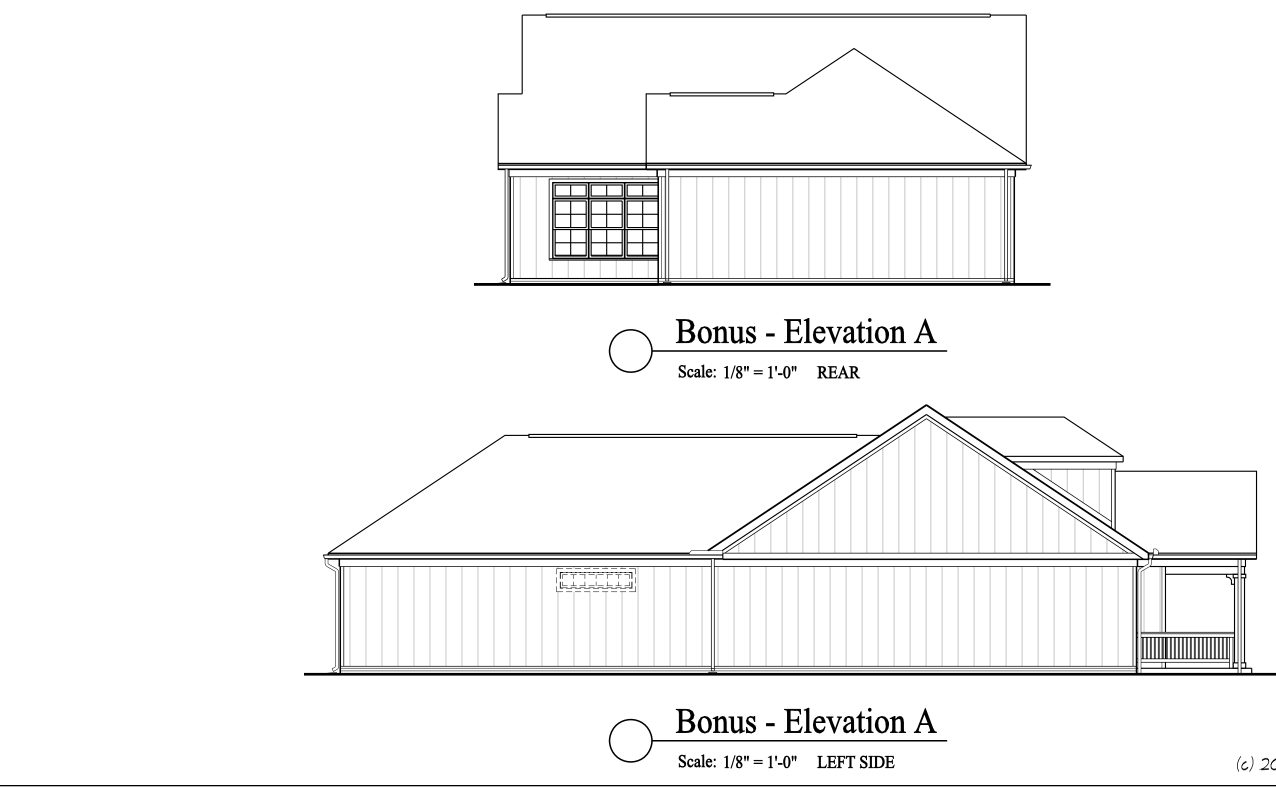
UNIT D-2 - PORTICO



DEAN A. WENZ

ARCHITECTS

UNIT D-2 - PORTICO

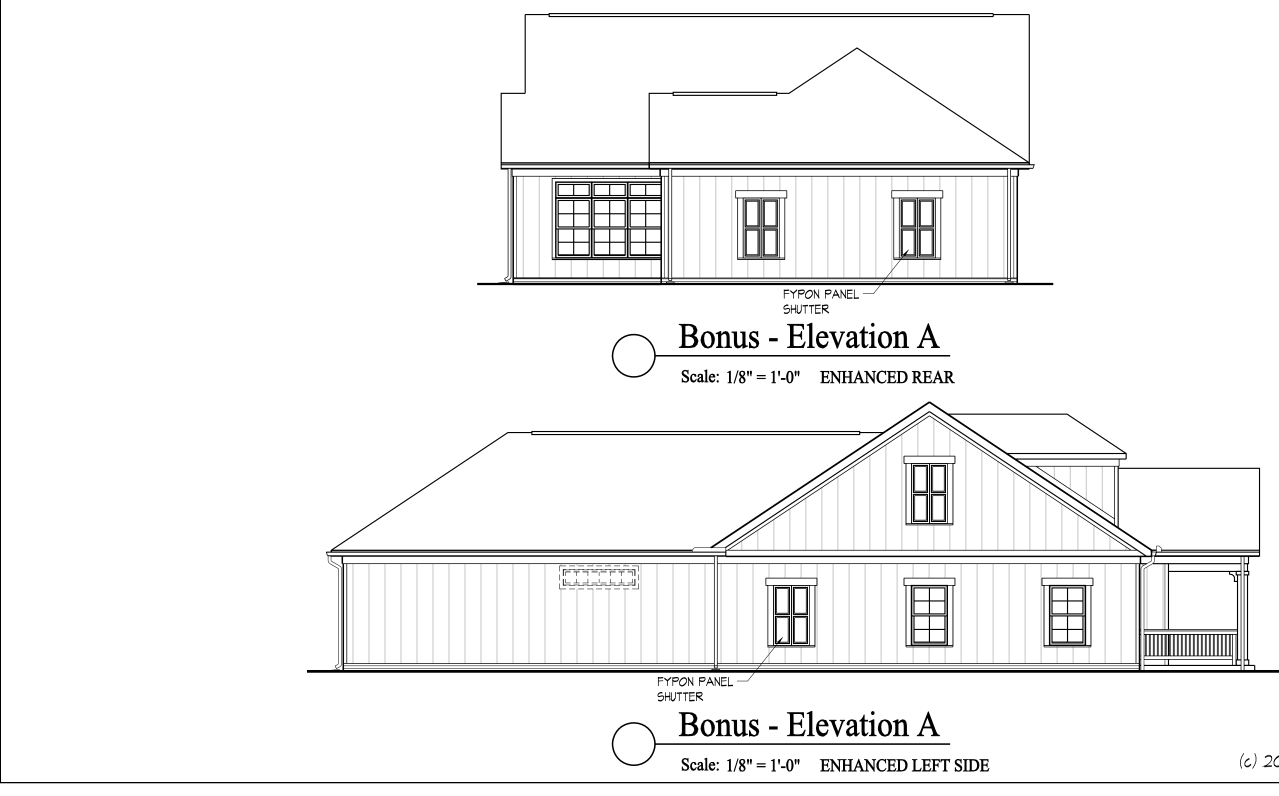


DEAN A. WENZ

ARCHITECTS

2463 East Main Street Bexley, Ohio 43209 Phone (614) 239-6868 www.wenz-architects.com

UNIT D-2 - PORTICO

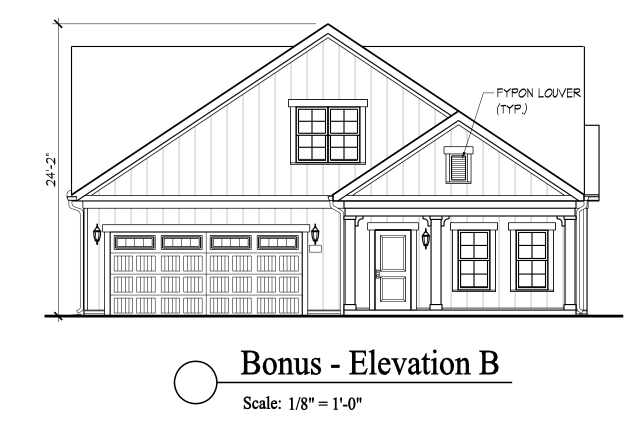


DEAN A. WENZ

### A R C H I T E C T S

2463 East Main Street Bexley, Ohio 43209 Phone (614) 239-6868 www.wenz-architects.com

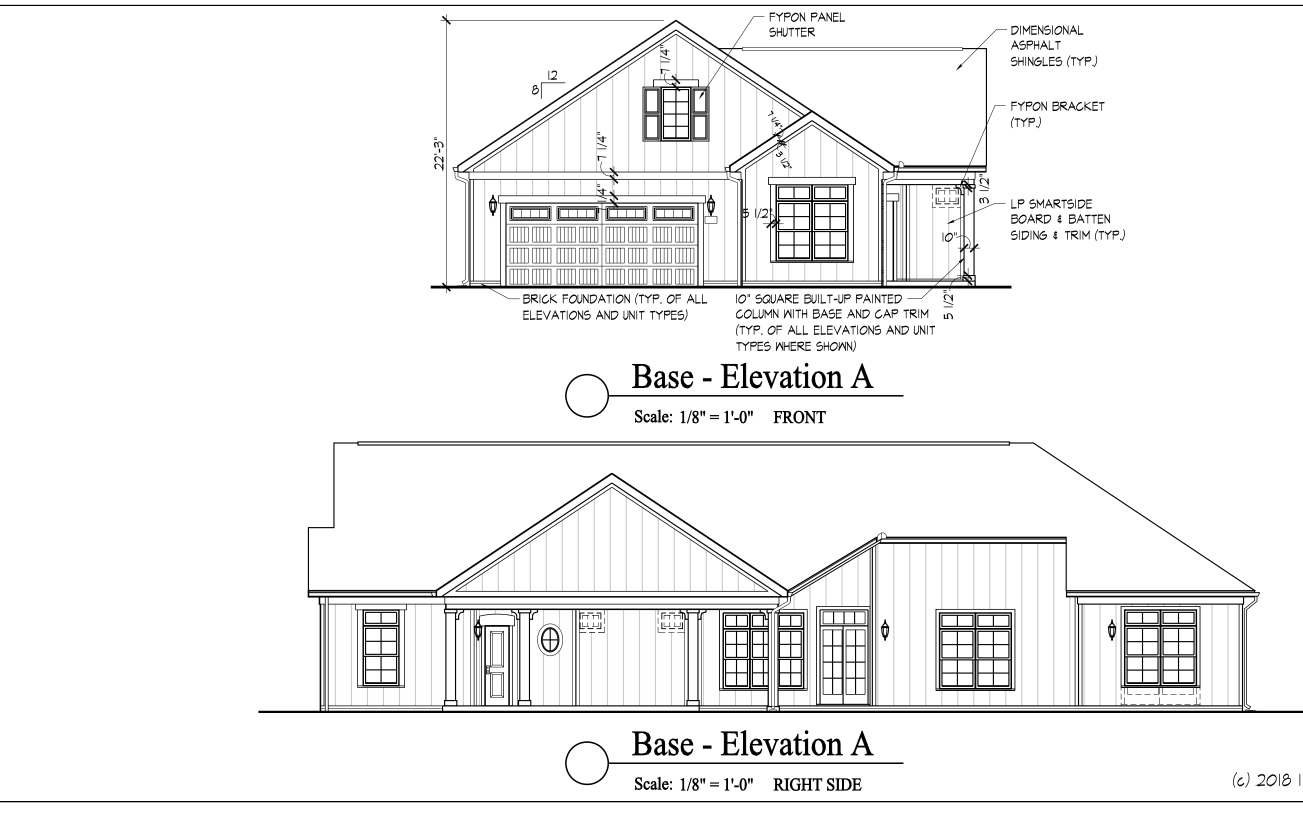
UNIT D-2 - PORTICO



DEAN A. WENZ

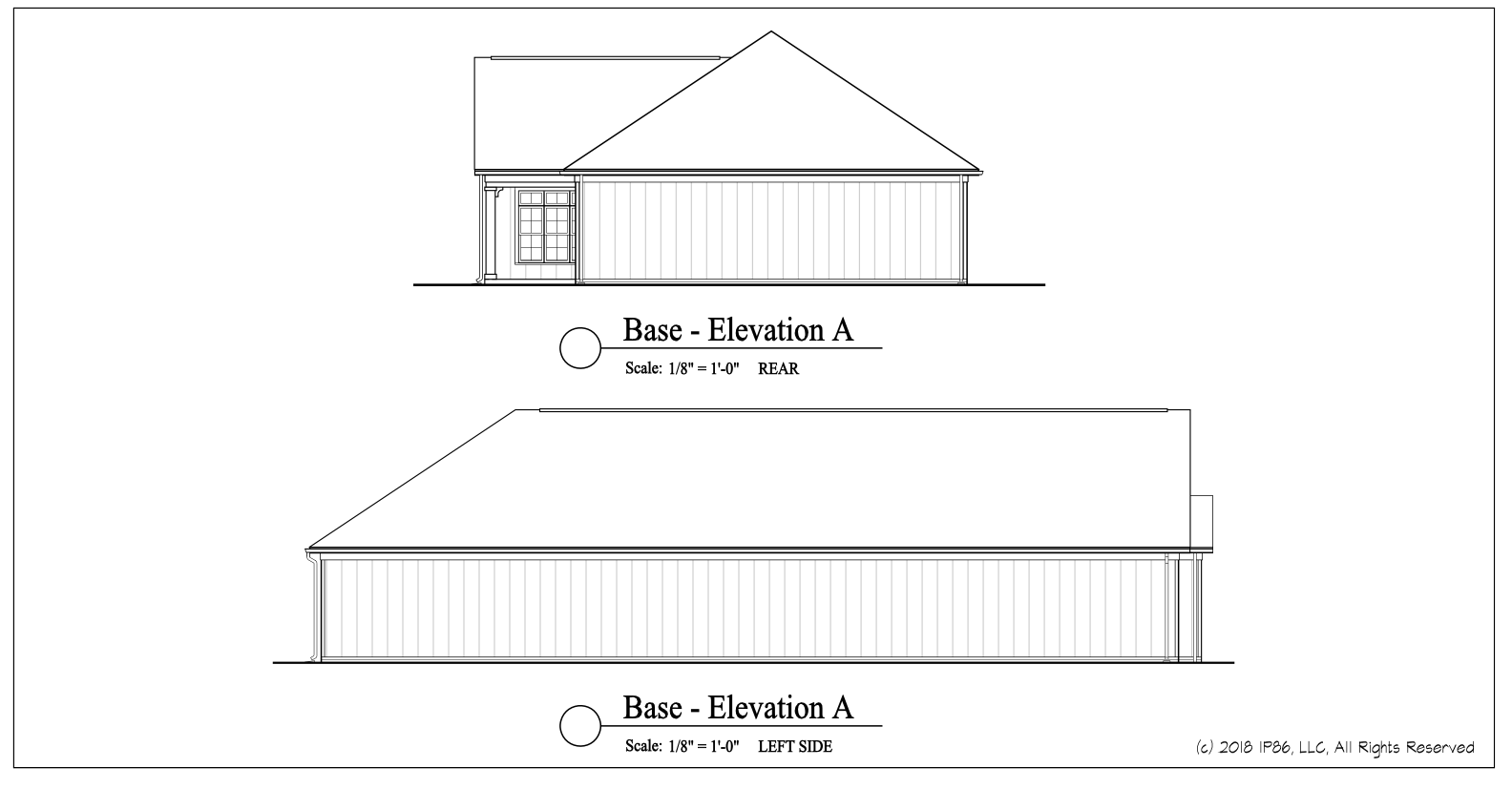
### ARCHITECTS

## UNIT D-3 - PROMENADE



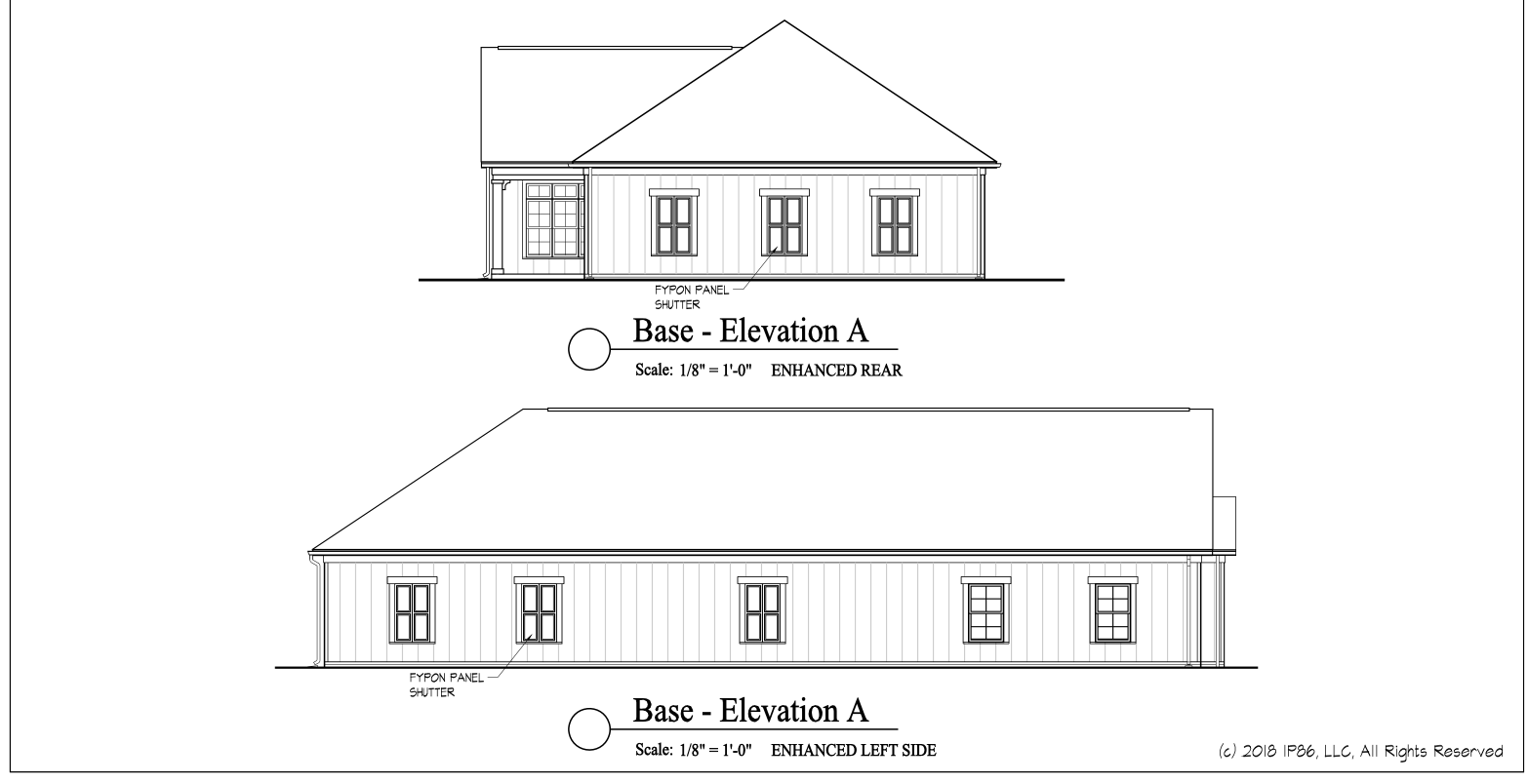
Dean A. Wenz

A R C H I T E C T S



DEAN A. WENZ

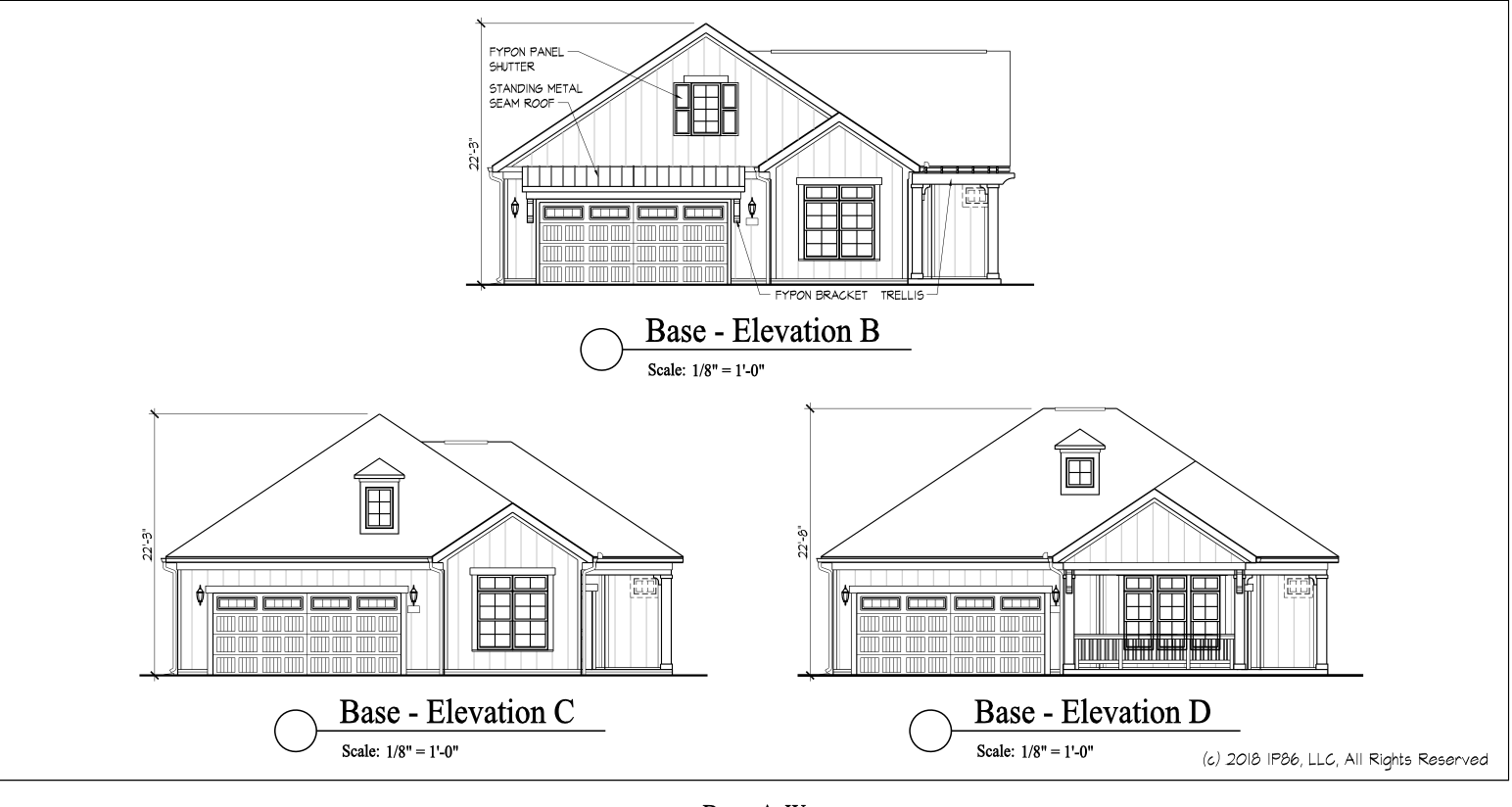
### ARCHITECTS



DEAN A. WENZ

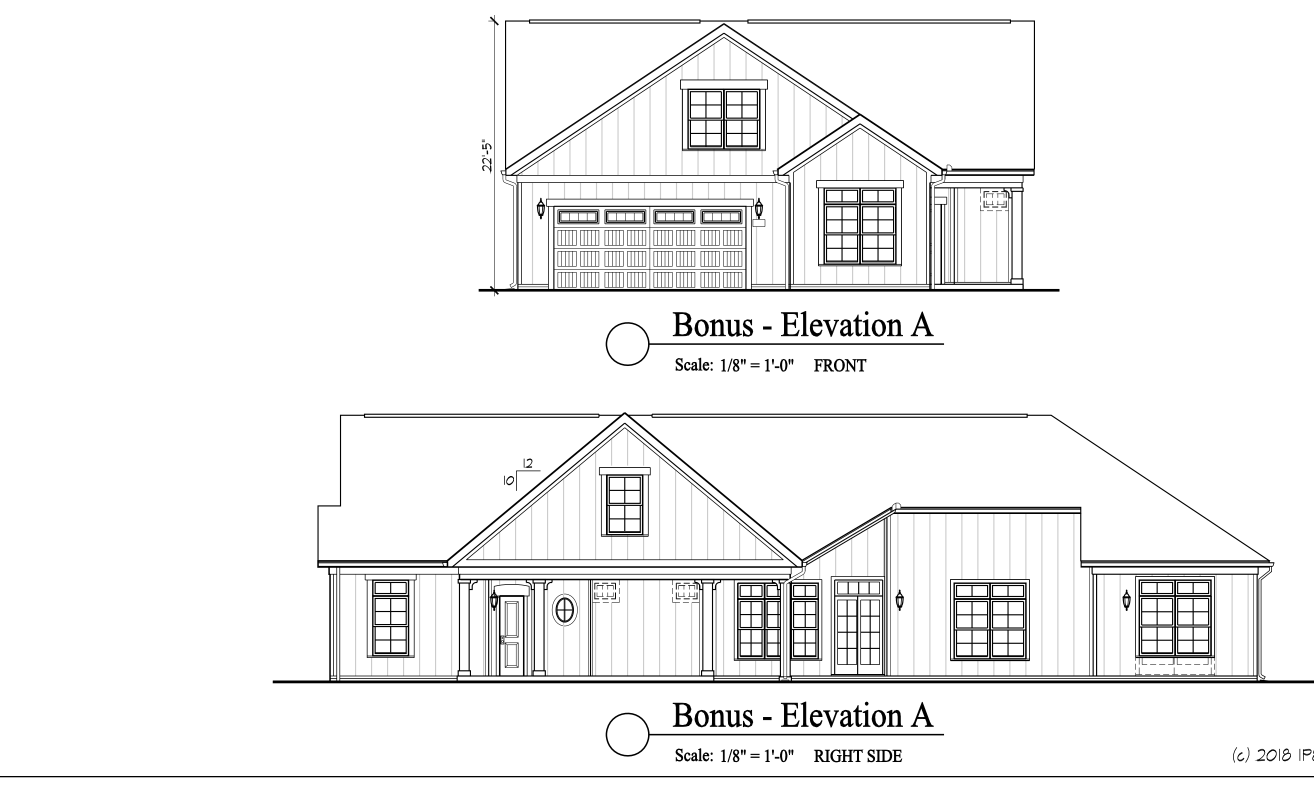
### ARCHITECTS

UNIT D-3 - PROMENADE



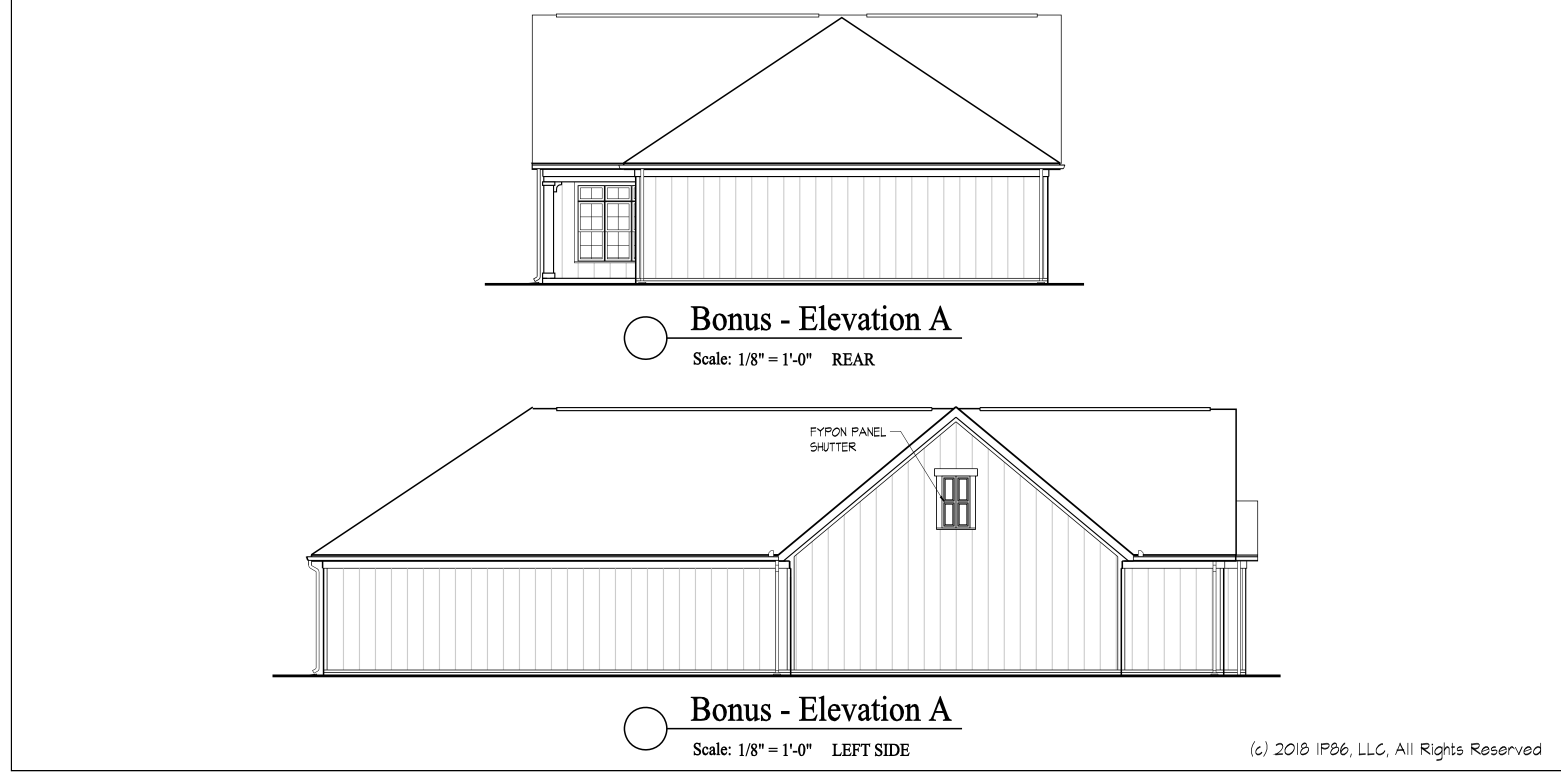
Dean A. Wenz

2463 East Main Street Bexley, Ohio 43209 Phone (614) 239-6868 www.wenz-architects.com



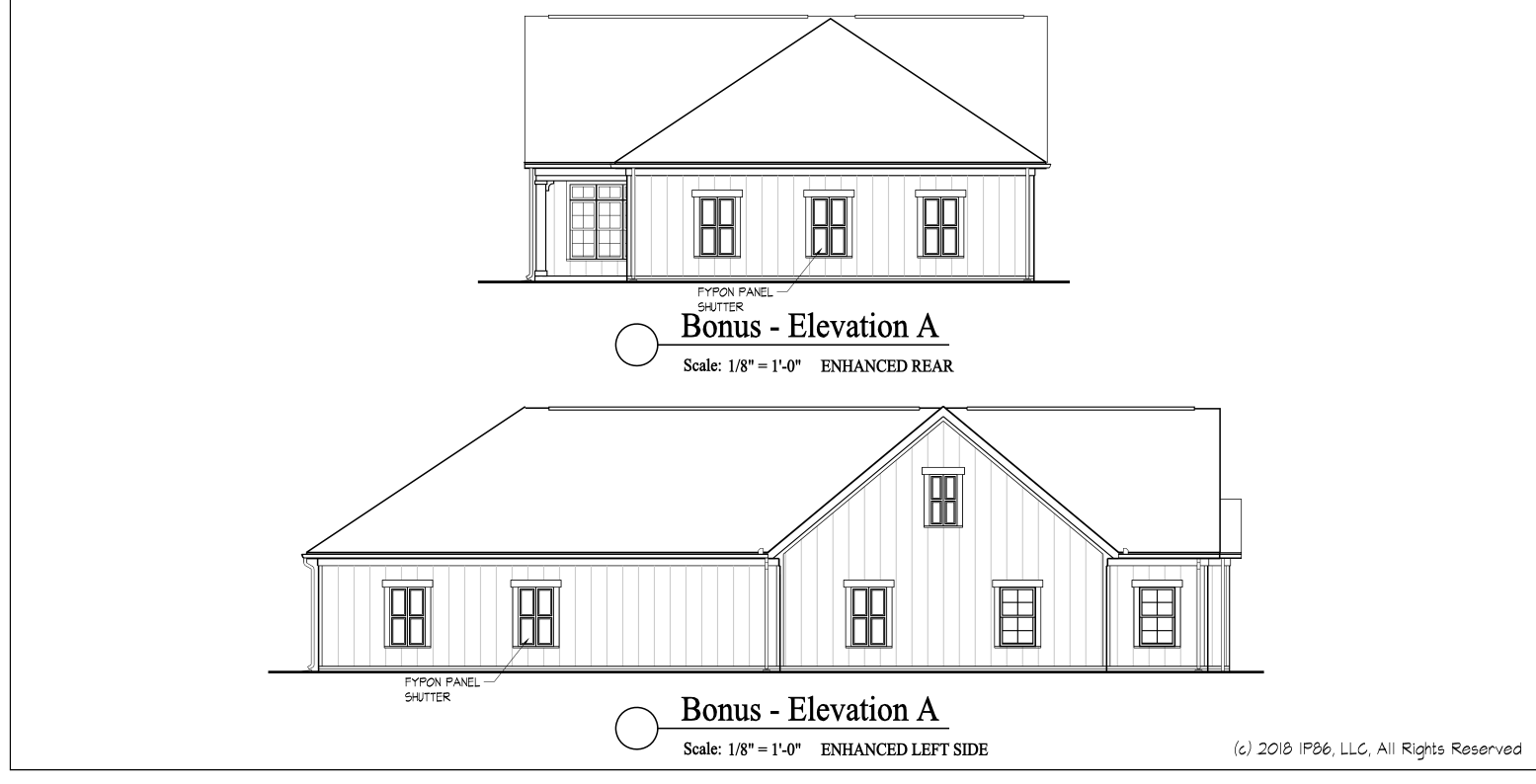
DEAN A. WENZ

ARCHITECTS



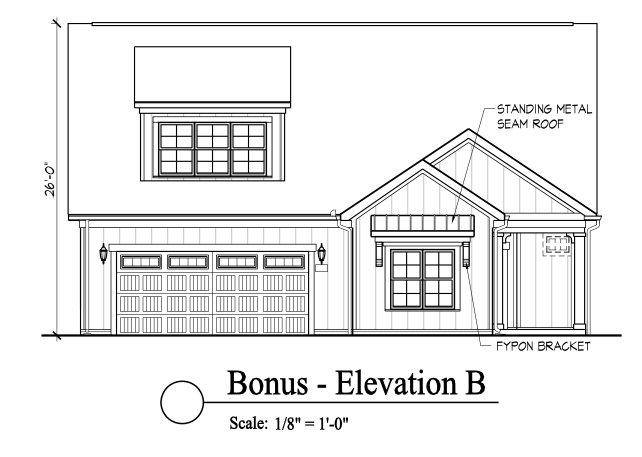
DEAN A. WENZ

ARCHITECTS



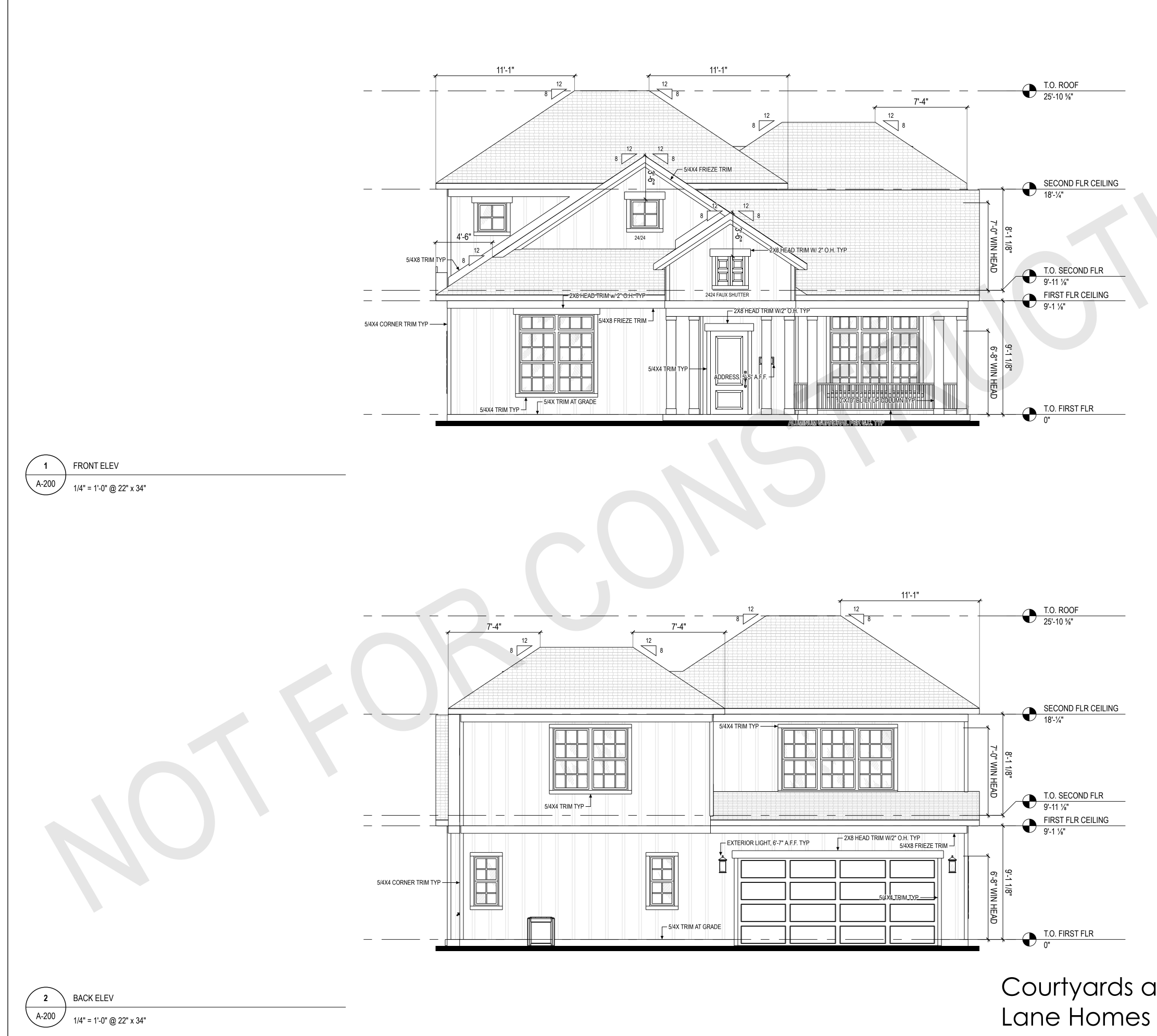
DEAN A. WENZ

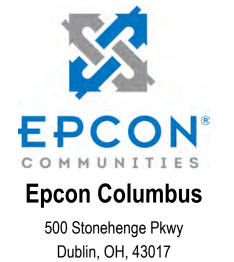
### ARCHITECTS



DEAN A. WENZ

### ARCHITECTS





Higharc, Inc. is not an architectural firm nor are the artistic representations contained herein intended to be construed as readyto-use architectural plans, construction documents, drawings, renderings, or any other similar or related documents. All drawings are artist's representations only and solely intended to reflect design intent derived exclusively from the home building plans and associated information, data, and specifications provided by Epcon Columbus. Higharc, Inc. is not responsible, nor may it be held liable for any errors or omissions contained herein or resulting from its usage. Any usage of the representations should be reviewed by local professionals to ensure conformance with local and state codes and be field verified prior to the start of any construction.

ISSUE	DESCRIPTION	DATE
01	BUILDER SET	4/11/2023

PROJECT

PLAN: Bedford ELEV: Bonus Elevation A LOT:

LOT ADDRESS:

DRAWING TITLE

## FRONT / BACK ELEVATION

SHEET NUMBER

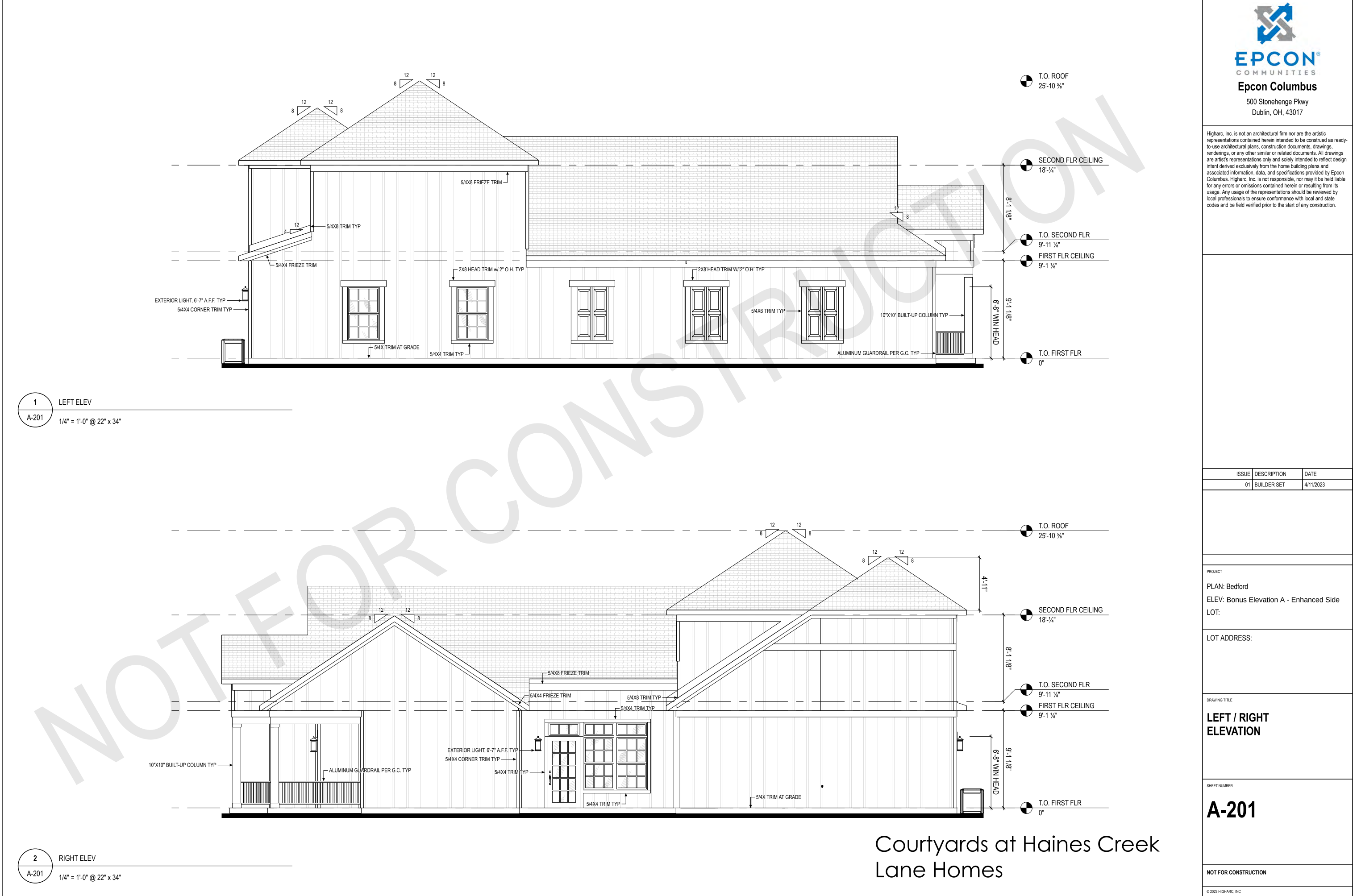
## A-200

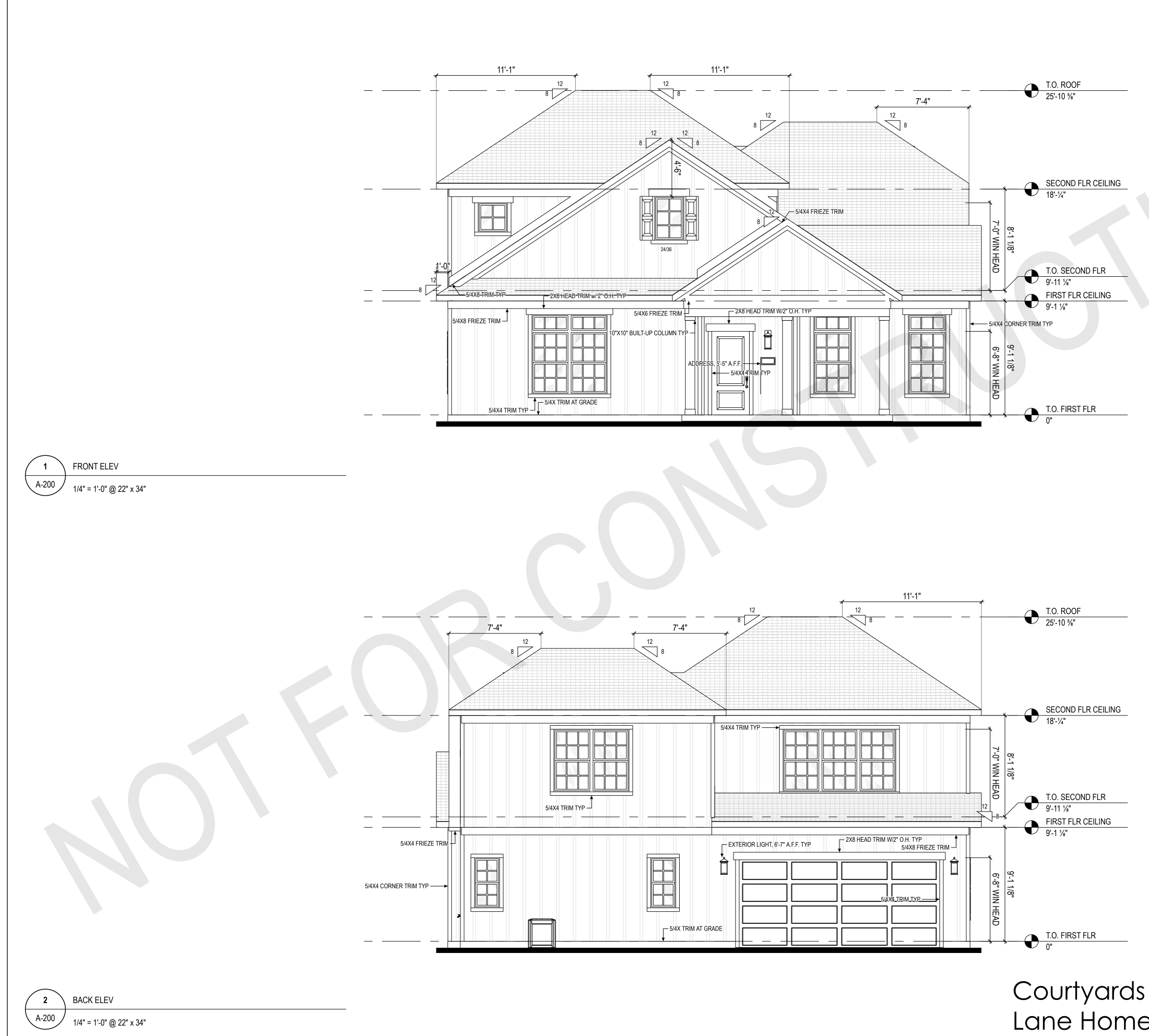


## Courtyards at Haines Creek

NOT FOR CONSTRUCTION

© 2023 HIGHARC, INC







Higharc, Inc. is not an architectural firm nor are the artistic representations contained herein intended to be construed as readyto-use architectural plans, construction documents, drawings, renderings, or any other similar or related documents. All drawings are artist's representations only and solely intended to reflect design intent derived exclusively from the home building plans and associated information, data, and specifications provided by Epcon Columbus. Higharc, Inc. is not responsible, nor may it be held liable for any errors or omissions contained herein or resulting from its usage. Any usage of the representations should be reviewed by local professionals to ensure conformance with local and state codes and be field verified prior to the start of any construction.

	DESCRIPTION	DATE
01	BUILDER SET	4/11/2023

PROJECT

PLAN: Bedford ELEV: Bonus Elevation B LOT:

LOT ADDRESS:

DRAWING TITLE

## FRONT / BACK ELEVATION

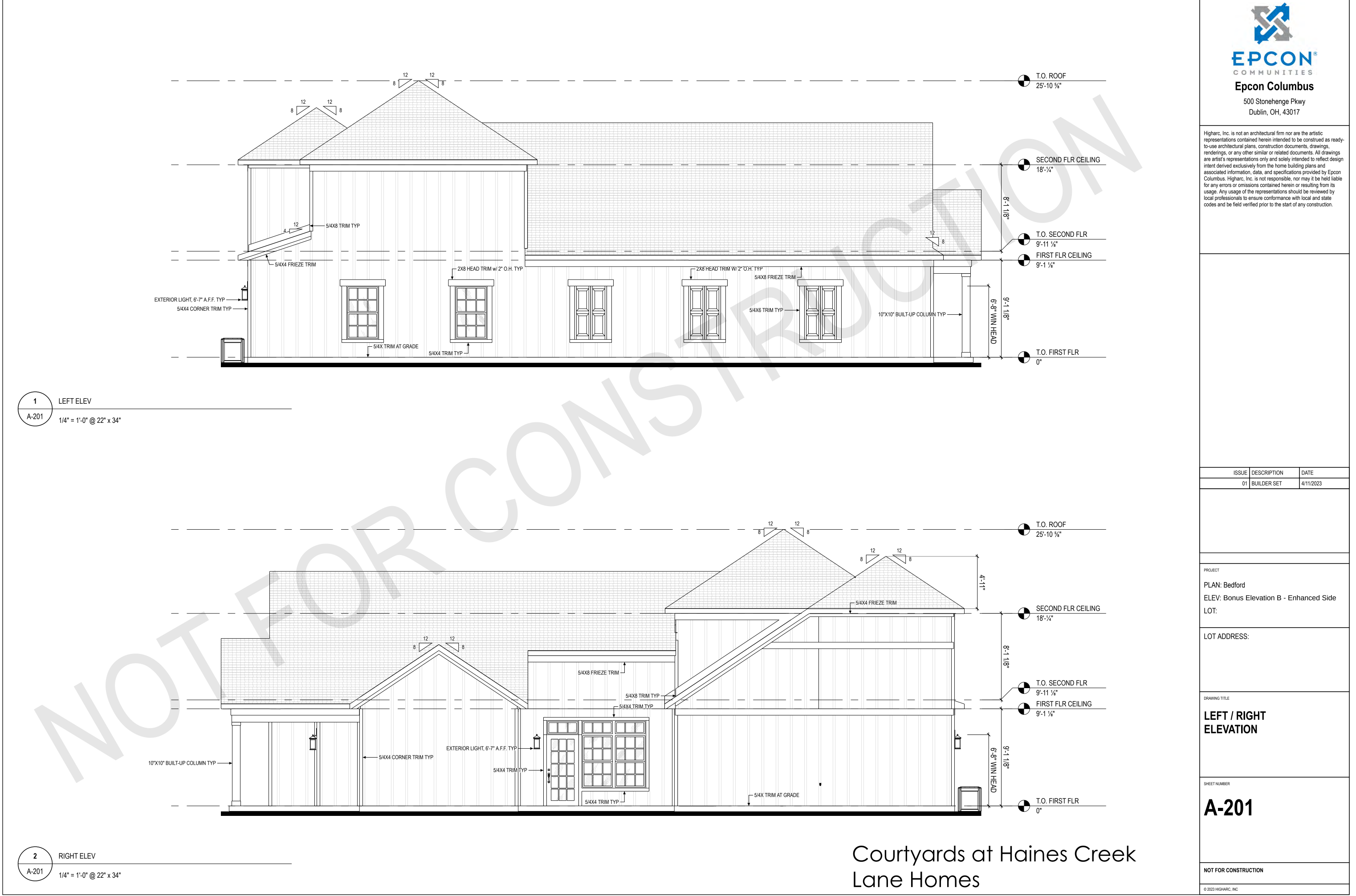
SHEET NUMBER

A-200

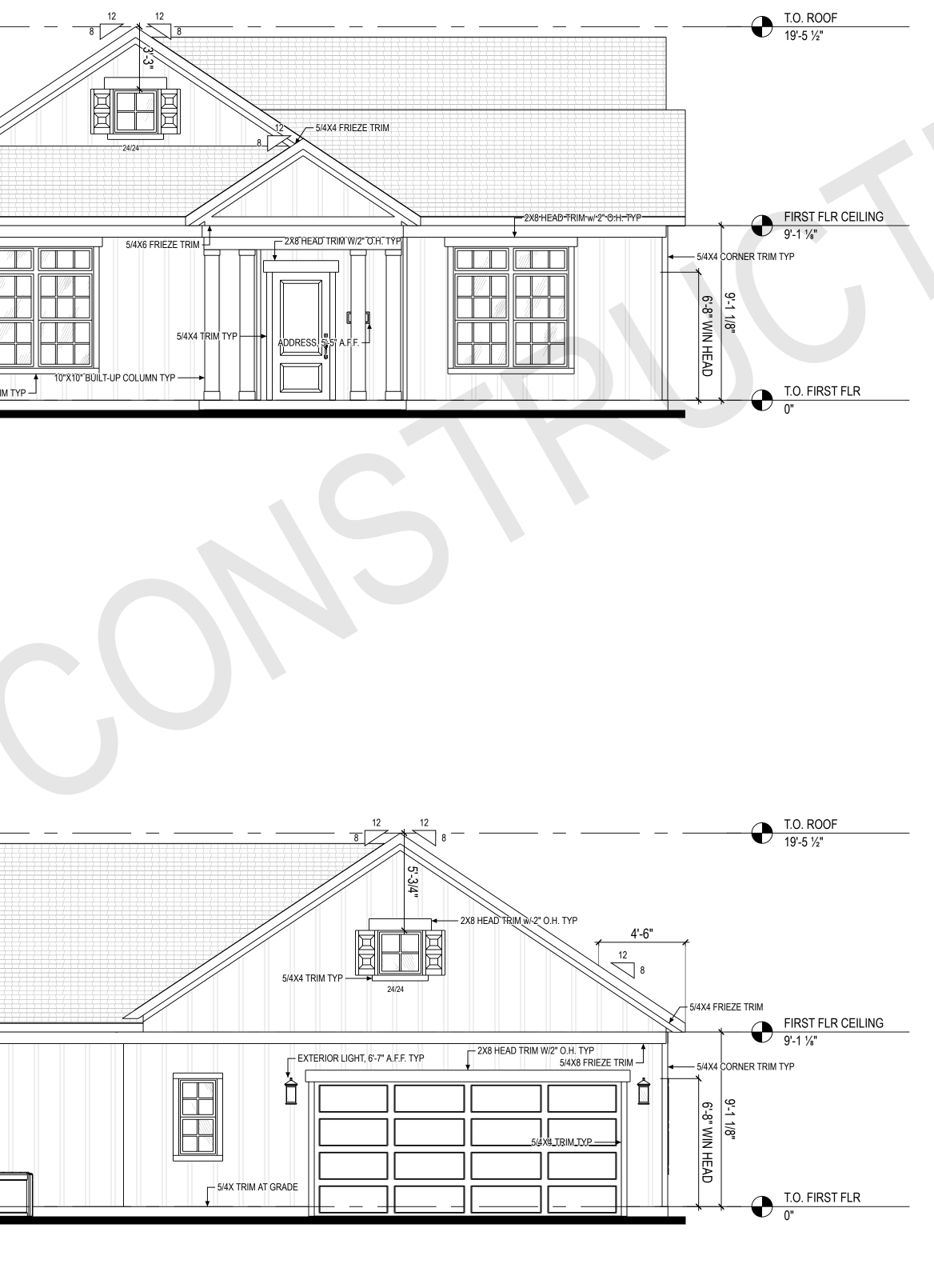
NOT FOR CONSTRUCTION

© 2023 HIGHARC, INC

## Courtyards at Haines Creek



4'-6" 5/4X8 FRIEZE TRIM -- 5/4X TRIM AT GRADE 5/4X4 TRIM TYP FRONT ELEV A-200 1/4" = 1'-0" @ 22" x 34" 5/4X4 TRIM TYP BACK ELEV 2 A-200 1/4" = 1'-0" @ 22" x 34"





Higharc, Inc. is not an architectural firm nor are the artistic representations contained herein intended to be construed as readyto-use architectural plans, construction documents, drawings, renderings, or any other similar or related documents. All drawings are artist's representations only and solely intended to reflect design intent derived exclusively from the home building plans and associated information, data, and specifications provided by Epcon Columbus. Higharc, Inc. is not responsible, nor may it be held liable for any errors or omissions contained herein or resulting from its usage. Any usage of the representations should be reviewed by local professionals to ensure conformance with local and state codes and be field verified prior to the start of any construction.

ISSUE	DESCRIPTION	DATE
01	BUILDER SET	4/11/2023

## PROJECT

PLAN: Bedford ELEV: Ranch Elevation A LOT:

LOT ADDRESS:

DRAWING TITLE

## FRONT / BACK ELEVATION

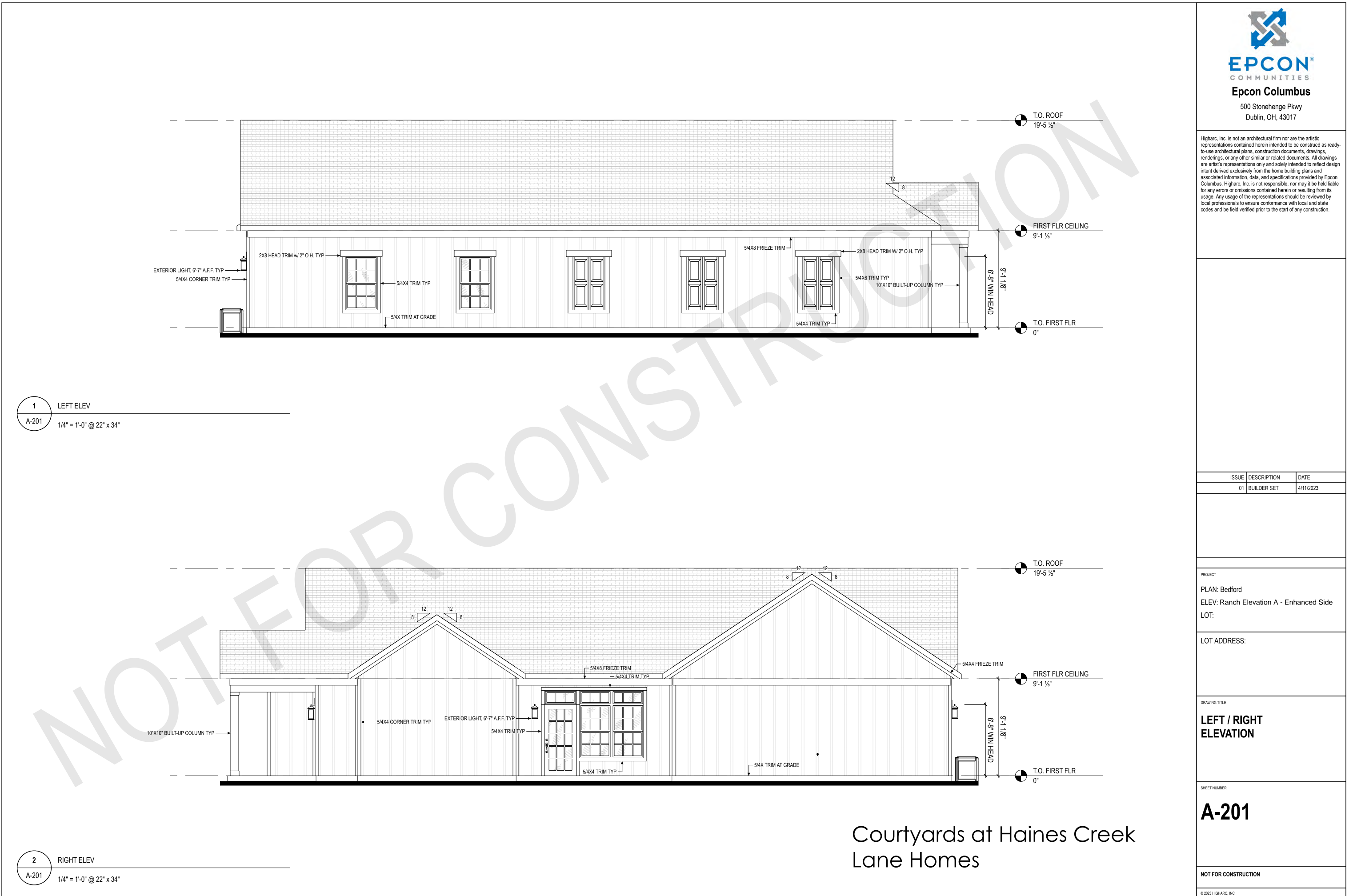
SHEET NUMBER

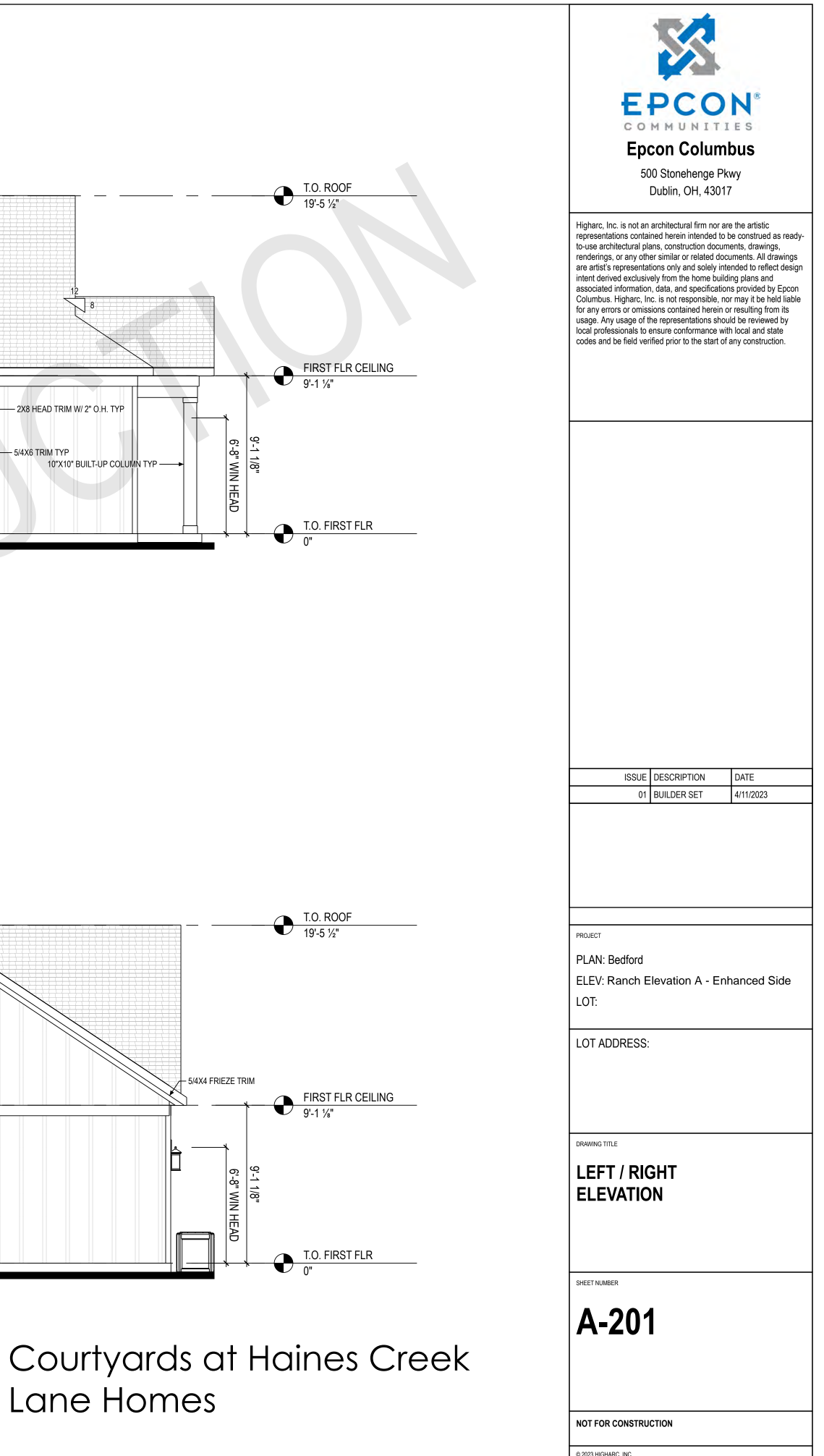


## Courtyards at Haines Creek

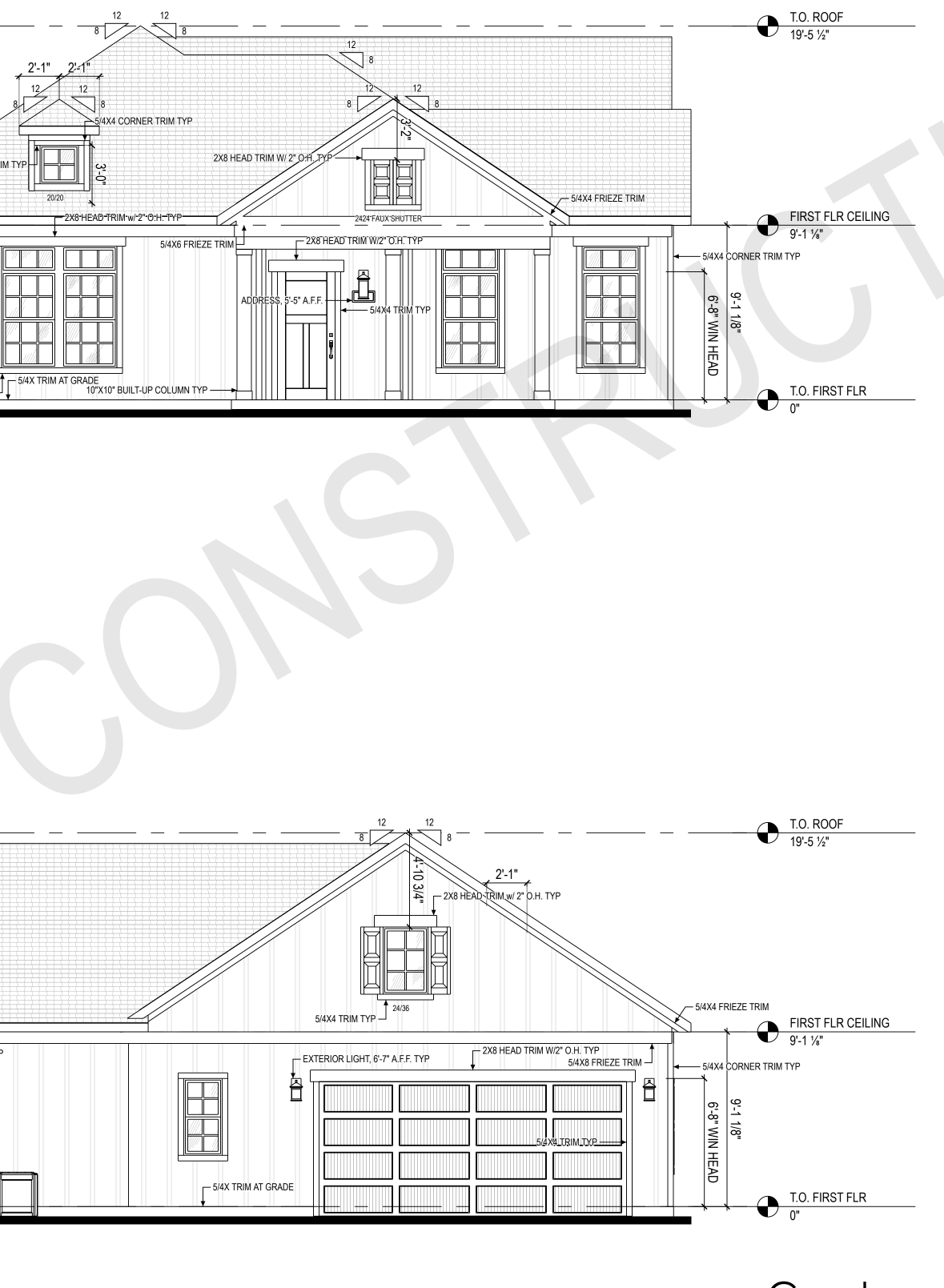
NOT FOR CONSTRUCTION

© 2023 HIGHARC, INC





5/4X4 TRIM T 5/4X8 FRIEZE TRIM 5/4X4 TRIM TYP — FRONT ELEV A-200 1/4" = 1'-0" @ 22" x 34" – 5/4X4 TRIM TYP BACK ELEV 2 A-200 1/4" = 1'-0" @ 22" x 34"





Higharc, Inc. is not an architectural firm nor are the artistic representations contained herein intended to be construed as readyto-use architectural plans, construction documents, drawings, renderings, or any other similar or related documents. All drawings are artist's representations only and solely intended to reflect design intent derived exclusively from the home building plans and associated information, data, and specifications provided by Epcon Columbus. Higharc, Inc. is not responsible, nor may it be held liable for any errors or omissions contained herein or resulting from its usage. Any usage of the representations should be reviewed by local professionals to ensure conformance with local and state codes and be field verified prior to the start of any construction.

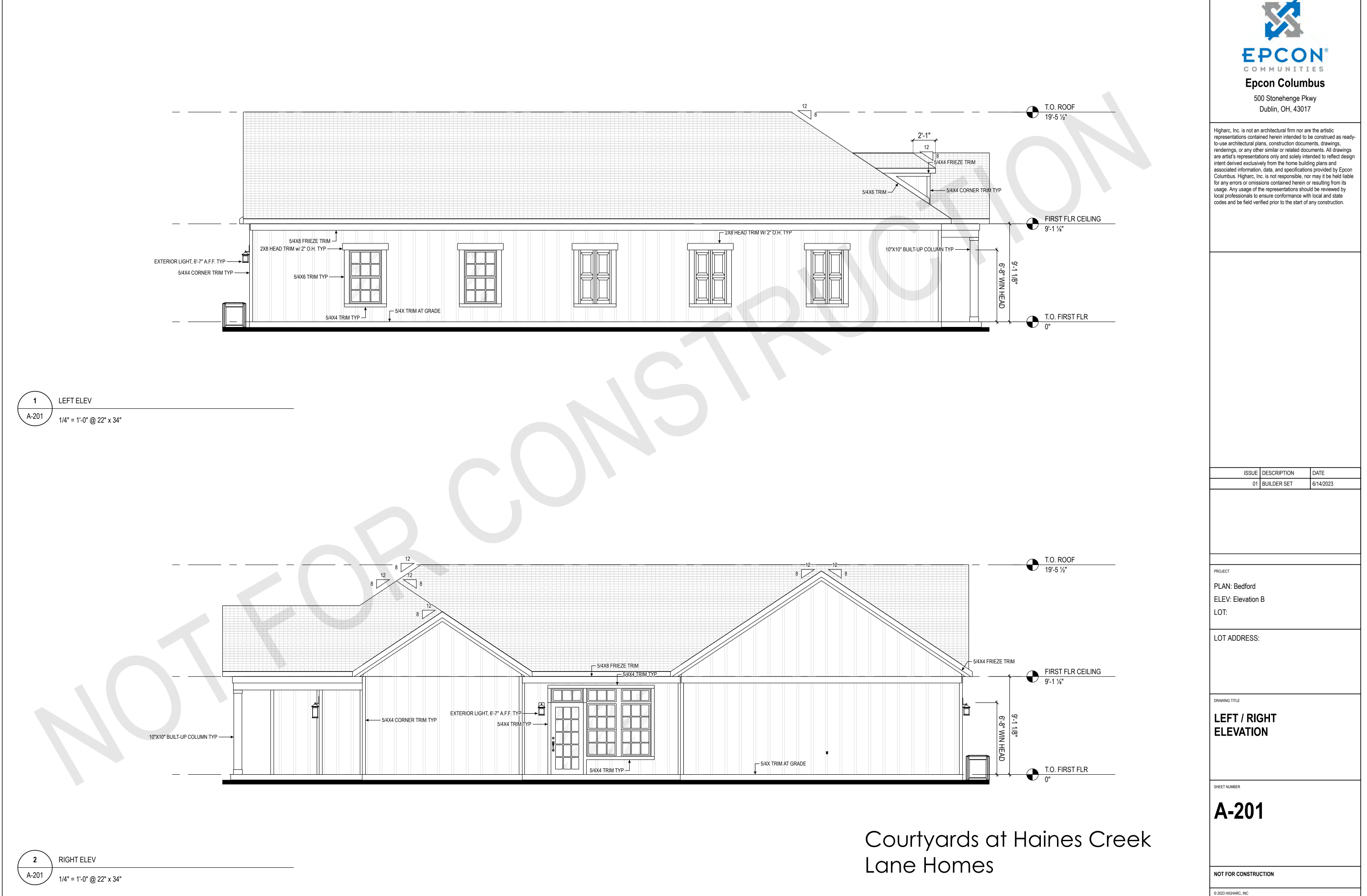
ISSUE 01	DESCRIPTION BUILDER SET	DATE 6/14/2023
01	BUILDER SEI	0/14/2023
PROJECT		
PLAN: Bedford		
ELEV: Elevation	В	
LOT:		
LOT ADDRESS:		
FRONT / E		
SHEET NUMBER		

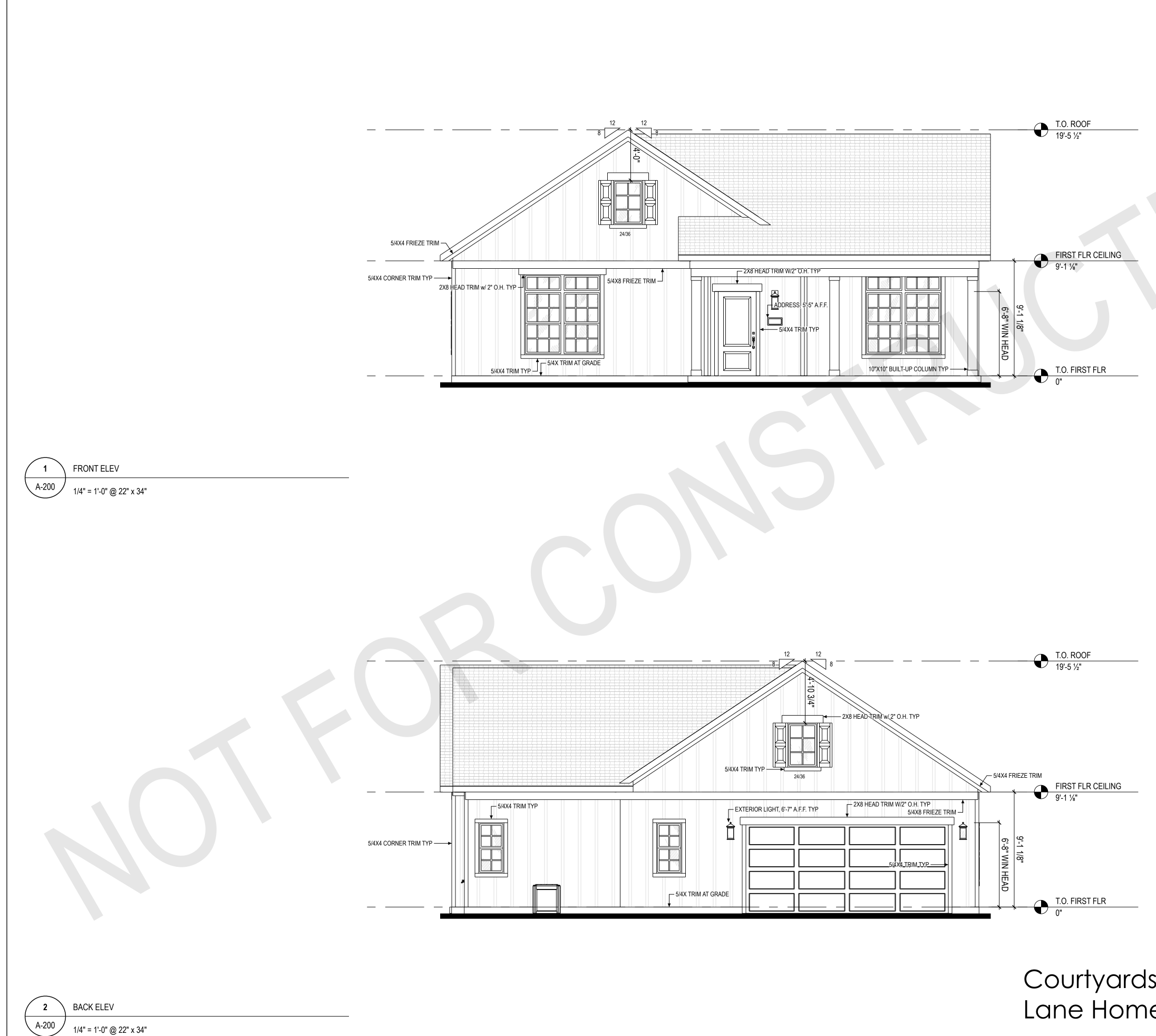
# Courtyards at Haines Creek

NOT FOR CONSTRUCTION

A-200

© 2023 HIGHARC, INC







Higharc, Inc. is not an architectural firm nor are the artistic representations contained herein intended to be construed as readyto-use architectural plans, construction documents, drawings, renderings, or any other similar or related documents. All drawings are artist's representations only and solely intended to reflect design intent derived exclusively from the home building plans and associated information, data, and specifications provided by Epcon Columbus. Higharc, Inc. is not responsible, nor may it be held liable for any errors or omissions contained herein or resulting from its usage. Any usage of the representations should be reviewed by local professionals to ensure conformance with local and state codes and be field verified prior to the start of any construction.

ISSUE	DESCRIPTION	DATE
01	BUILDER SET	4/11/2023

PROJECT

PLAN: Bedford ELEV: Ranch Elevation C LOT:

LOT ADDRESS:

DRAWING TITLE

## FRONT / BACK ELEVATION

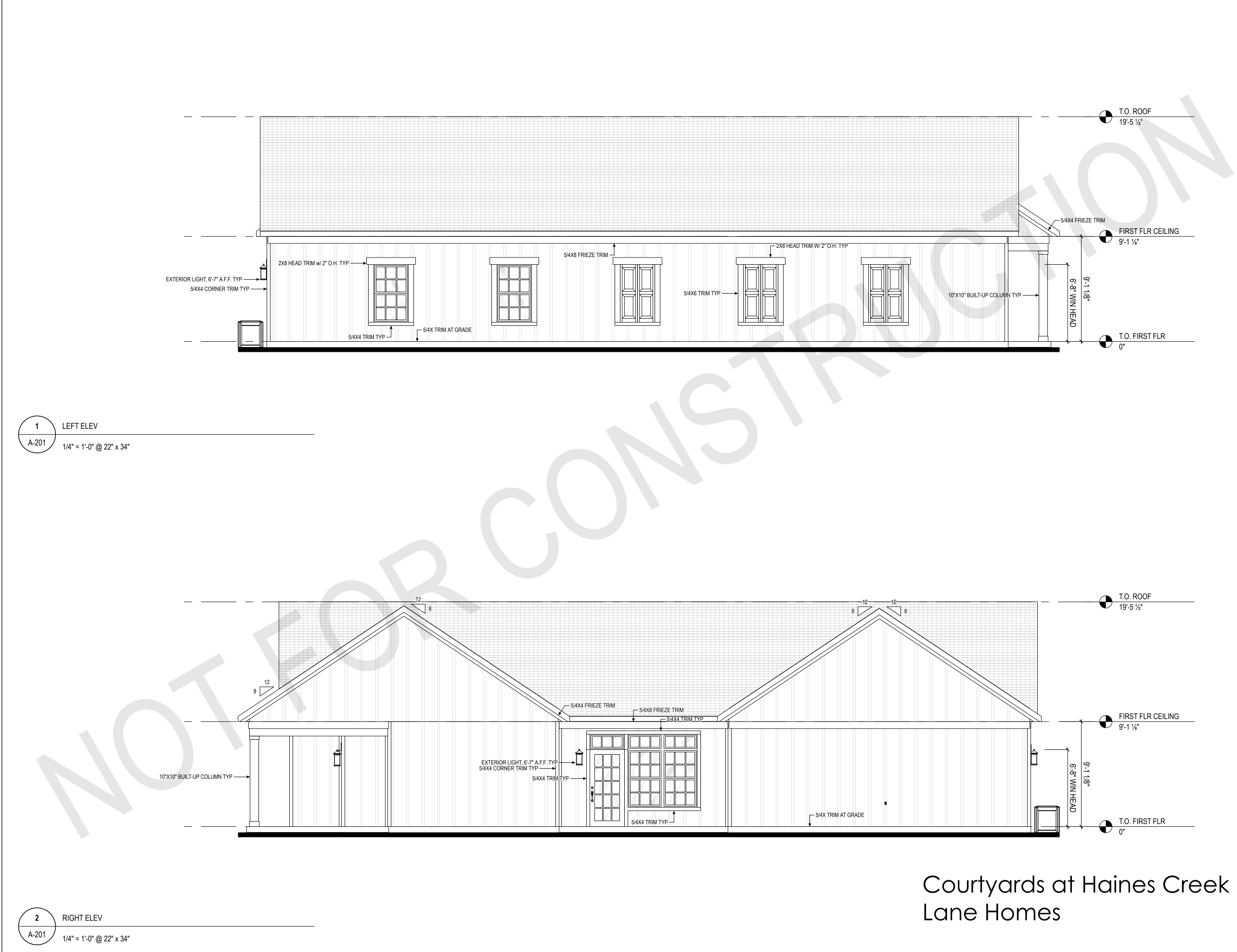
SHEET NUMBER

## A-200

NOT FOR CONSTRUCTION

© 2023 HIGHARC, INC

# Courtyards at Haines Creek



NOT FOR CONSTRUCTION

## A-201

SHEET NUMBER

## LEFT / RIGHT ELEVATION

DRAWING TITLE

LOT ADDRESS:

LOT:

PROJECT

ELEV: Ranch Elevation C - Enhanced Side

PLAN: Bedford

01 BUILDER SET 4/11/2023

ISSUE DESCRIPTION DATE

**EPCON**<sup>®</sup>

COMMUNITIES

**Epcon Columbus** 

500 Stonehenge Pkwy

Dublin, OH, 43017

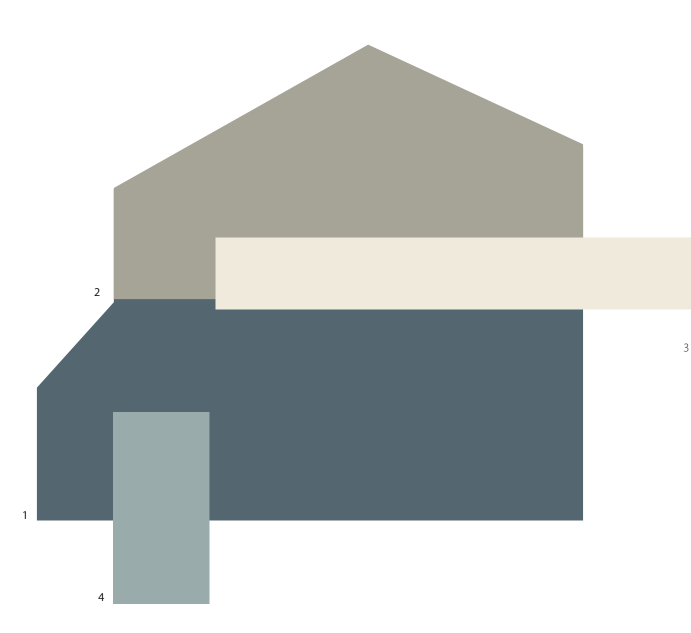
Higharc, Inc. is not an architectural firm nor are the artistic representations contained herein intended to be construed as ready-

associated information, data, and specifications provided by Epcon Columbus. Higharc, Inc. is not responsible, nor may it be held liable for any errors or omissions contained herein or resulting from its usage. Any usage of the representations should be reviewed by local professionals to ensure conformance with local and state codes and be field verified prior to the start of any construction.

to-use architectural plans, construction documents, drawings, renderings, or any other similar or related documents. All drawings are artist's representations only and solely intended to reflect design intent derived exclusively from the home building plans and



## SHERWIN-WILLIAMS. HOMESCAPES<sup>TM</sup> Epcon New Albany Schemes



## Farmhouse Scheme 1

1	Body	SW 0032 Needlepoint Navy	Brick
2	Secondary Body	SW 2821 Downing Stone	
3	Trim	SW 0050 Classic Light Buff	
4	Door	SW 0031 Dutch Tile Blue	
	Metal Roof	Black	
	Roof Shingle	Black	
	Windows	Black	
	Gutters & Downspouts	White	
	Porch Railings	White	
	Garage Door	White	

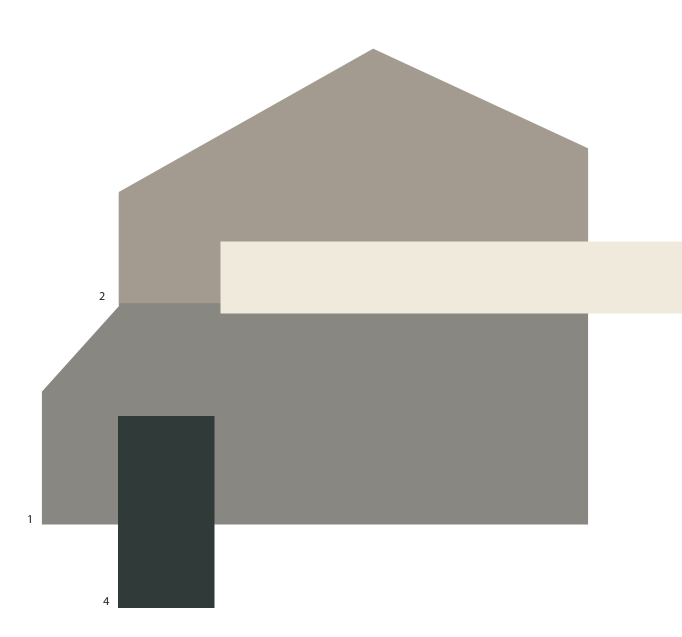
Dover White



Color samples shown approximate actual paint colors as closely as possible. 23-01-0747 3/15/2023



## SHERWIN-WILLIAMS. HOMESCAPES<sup>TM</sup> Epcon New Albany Schemes



## **Farmhouse Scheme 2**

Body	SW 00
Secondary Body	SW 00
Trim	SW 00
Door	SW 28
Metal Roof	Black
Roof Shingle	Black
Windows	Black
Gutters & Downspouts	White
Porch Railings	White
Garage Door	White

1

2

3

4

0077 Classic French Gray Brick 023 Pewter Tankard 050 Classic Light Buff 809 Rookwood Shutter Green

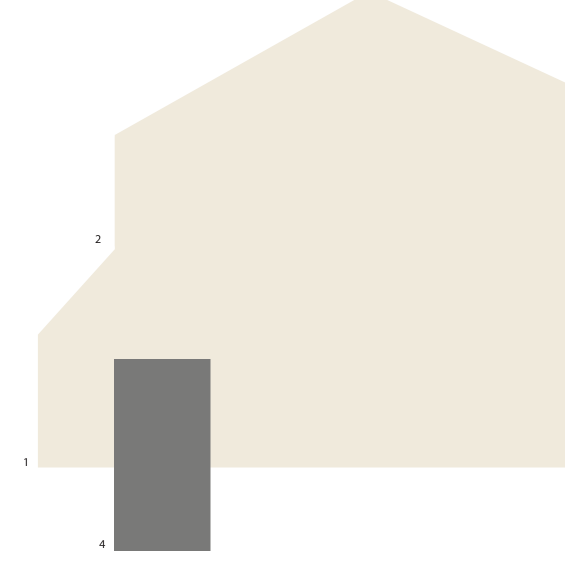
Dover White



Color samples shown approximate actual paint colors as closely as possible. 23-01-0747 3/15/2023



## SHERWIN-WILLIAMS. HOMESCAPES<sup>TM</sup> Epcon New Albany Schemes



## **Farmhouse Scheme 3**

1	Body	SW 0050 Classic Light Buff
2	Secondary Body	SW 0050 Classic Light Buff
3	Trim	SW 0050 Classic Light Buff
4	Door	SW 2849 Westchester Gray
	Metal Roof	Black
	Roof Shingle	Black
	Windows	Black
	Gutters & Downspouts	White
	Porch Railings	White
	Garage Door	White

0050 Classic Light Buff 0050 Classic Light Buff 2849 Westchester Gray

Brick

Dover White

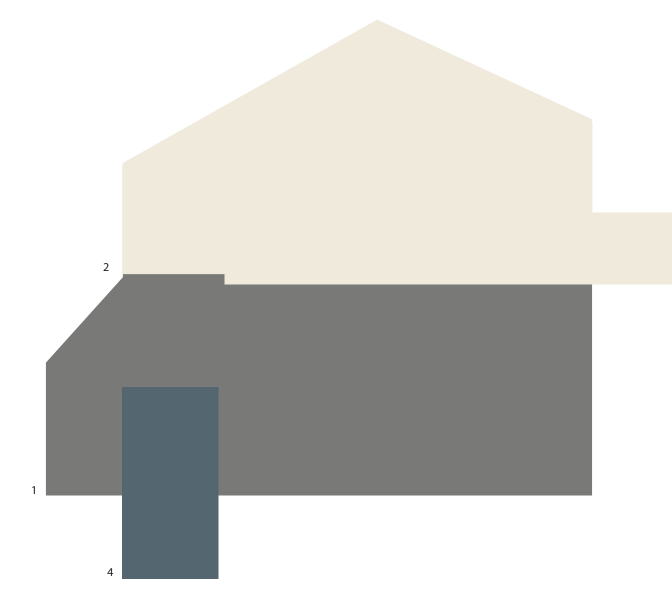


Color samples shown approximate actual paint colors as closely as possible. 23-01-0747 3/15/2023

3



## SHERWIN-WILLIAMS. HOMESCAPES<sup>M</sup> Epcon New Albany Schemes



## **Farmhouse Scheme 4**

Brick

1	Body	SW 2849 Westchester Gray
2	Secondary Body	SW 0050 Classic Light Buff
3	Trim	SW 0050 Classic Light Buff
4	Door	SW 0032 Needlepoint Navy
	Metal Roof	Black
	Roof Shingle	Black
	Windows	Black
	Gutters & Downspouts	White
	Porch Railings	White
	Garage Door	White

Dover White



Color samples shown approximate actual paint colors as closely as possible. 23-01-0747 3/15/2023

## PREPARED FOR:

**EPCON COMMUNITIES** 500 STONEHENGE PARKWAY DUBLIN, OHIO 43017 P: (614) 761-1010

SUBMITTAL:

JANUARY 13, 2023 MARCH 16, 2023 MAY 4, 2023 MAY 25, 2023 JUNE 22, 2023-COUNCIL SUBMITTAL

## CIVIL ENGINEER, LAND PLANNER & LANDSCAPE ARCHITECT



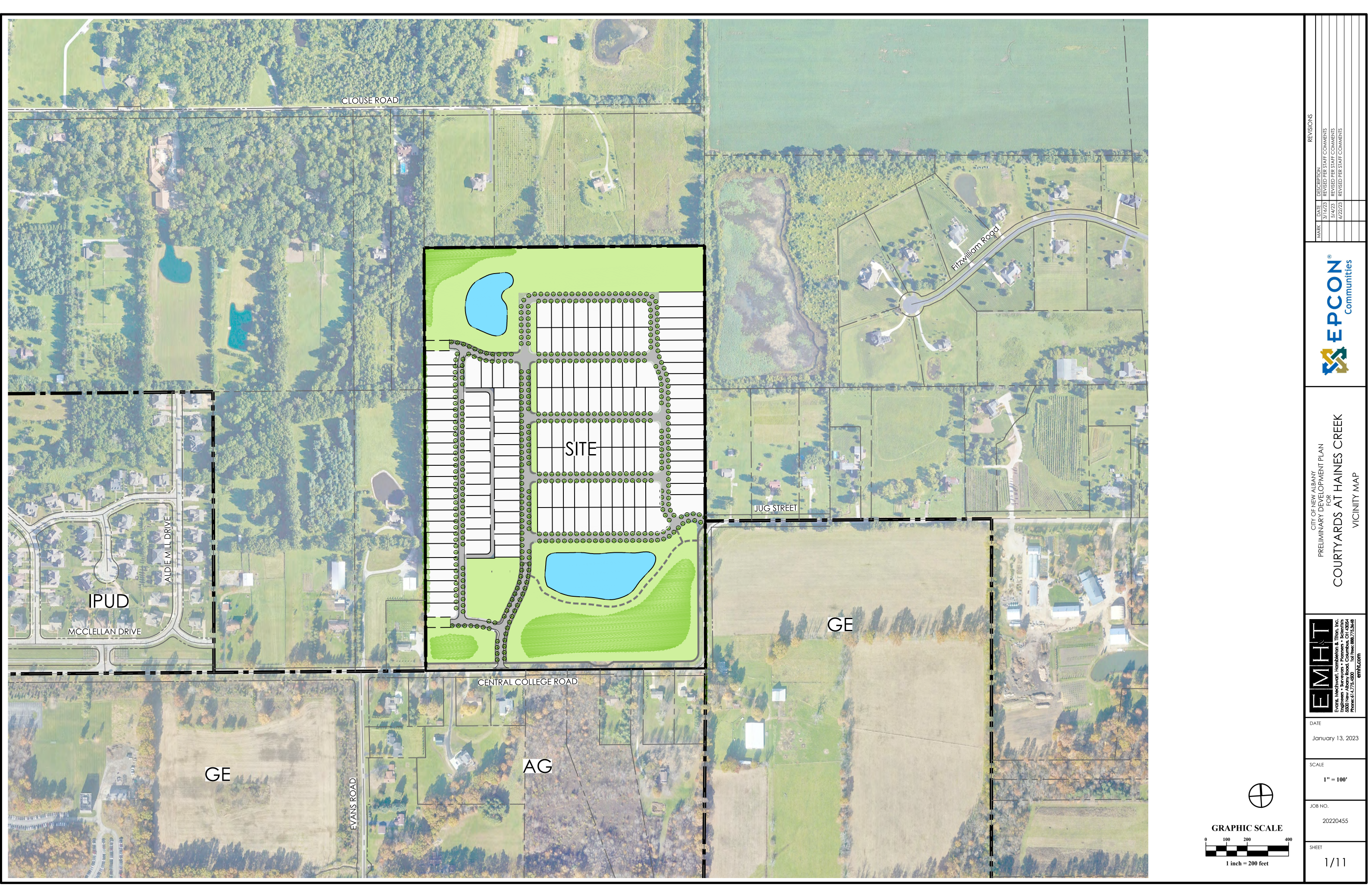


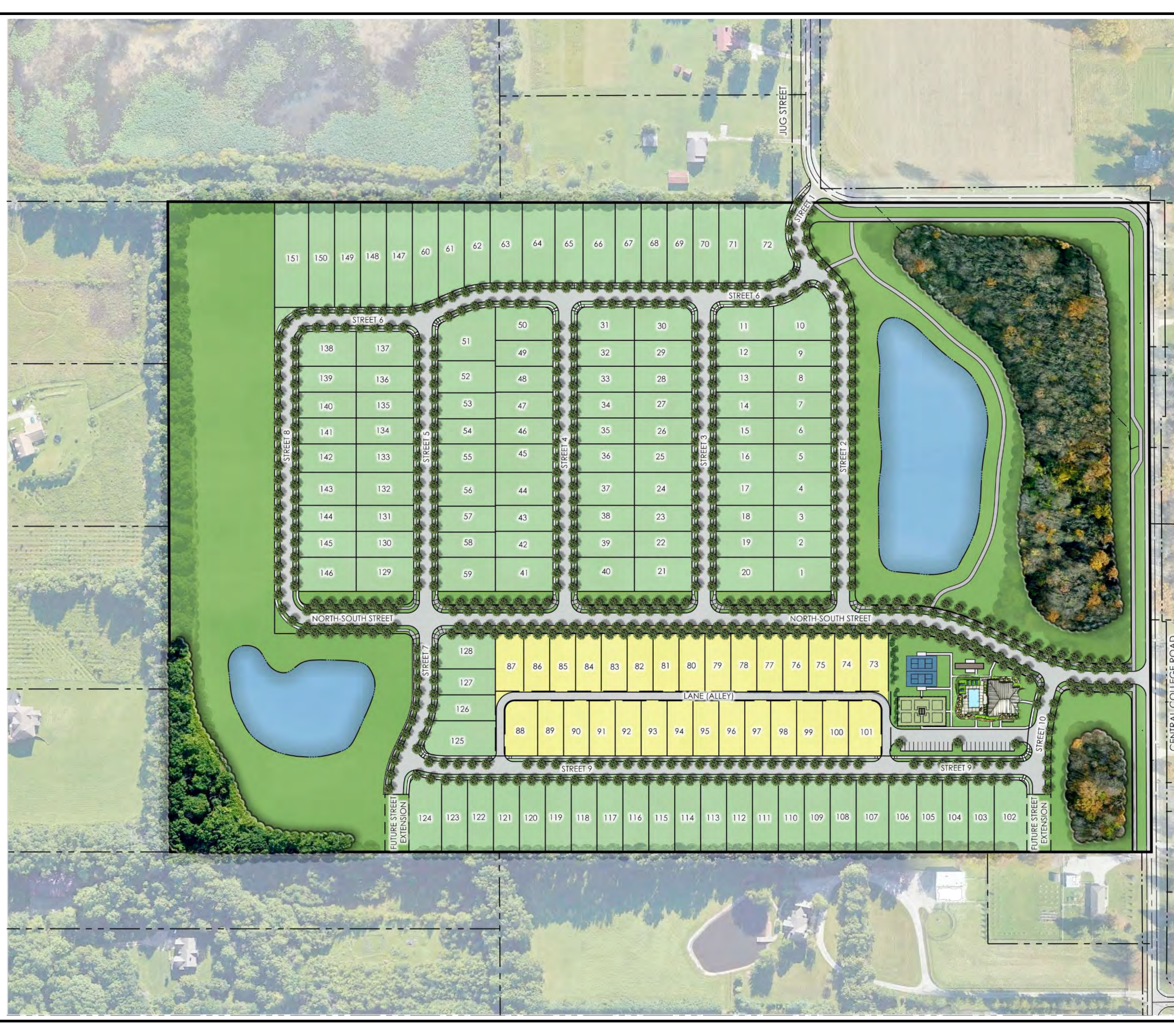
# COURTYARDS AT HAINES CREEK CITY OF NEW ALBANY, OHIO PUD

# PRELIMINARY DEVELOPMENT PLAN

## INDEX OF DRAWINGS

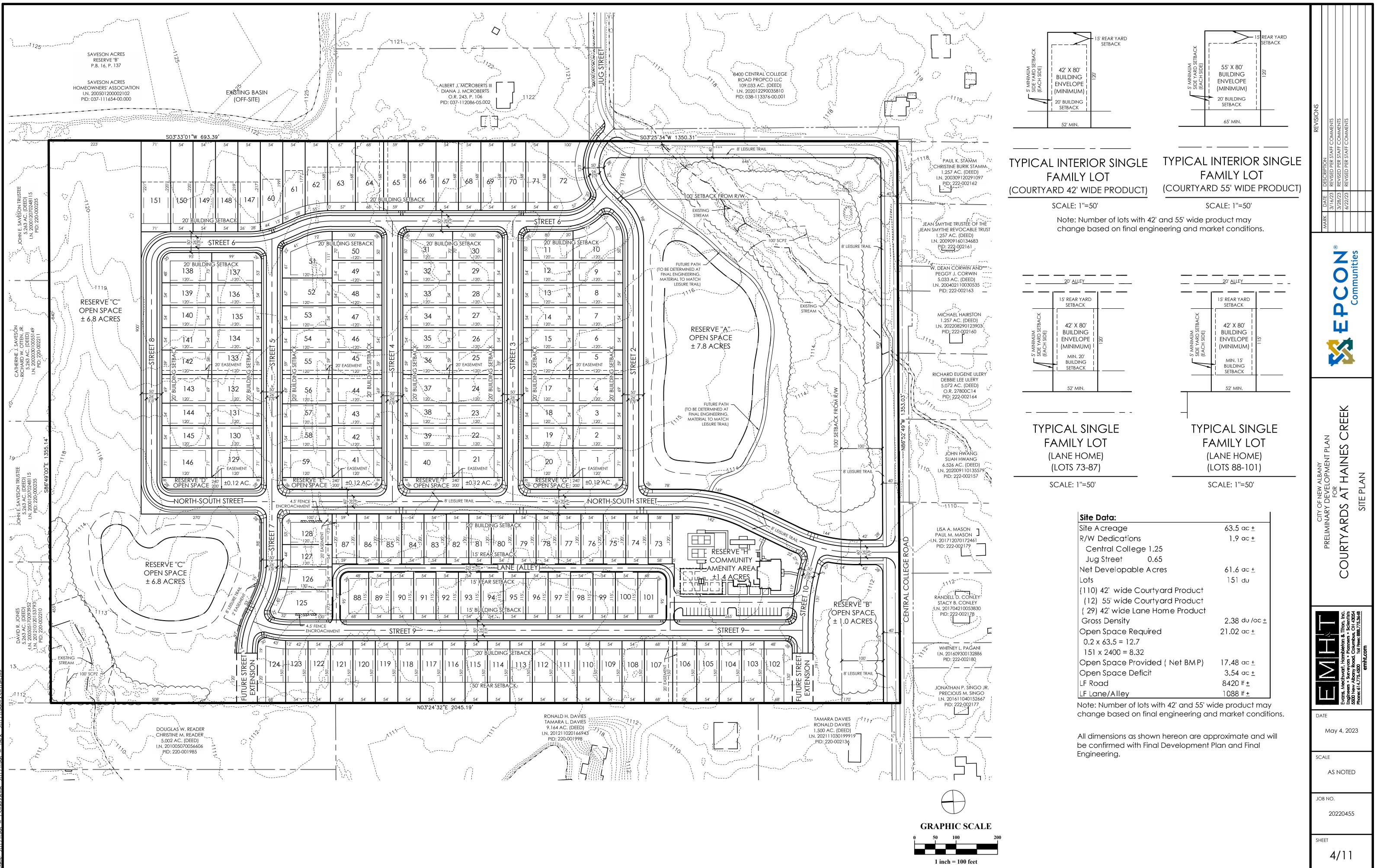
- SHEET 1: VICINITY MAP
- SHEET 2: ILLUSTRATIVE SITE PLAN
- EXISTING CONDITIONS PLAN SHEET 3:
- SITE PLAN SHEET 4:
- OPEN SPACE & PEDESTRIAN CONNECTIVITY PLAN SHEET 5:
- TYPICAL COMMUNITY AMENITIES PLAN SHEET 6:
- HOME LANDSCAPE CONCEPTS SHEET 7:
- STREET CROSS SECTIONS SHEET 8:
- SHEET 9: STREET CROSS SECTIONS
- SHEET 10: REPRESENTATIVE ARCHITECTURE
- SHEET 11: REPRESENTATIVE ARCHITECTURE





X			
	Site Data:		
	Site Acreage R/W Dedications	63.5 ac <u>+</u> 1.9 ac <u>+</u>	
-	Central College 1.25 Jug Street 0.65		
	Net Developable Acres	61.6 ac ±	
	Lots (110) 42' wide Courtyard Produc	151 du	REVISIONS MENTS MENTS MENTS
	(12) 55' wide Courtyard Produc (29) 42' wide Lane Home Produc	t	REVIS TION PER STAFF COMMENTS PER STAFF COMMENTS PER STAFF COMMENTS
	Gross Density	2.38 du /ac <u>+</u>	- STAFF C STAFF C
	Open Space Required 0.2 x 63.5 = 12.7	21.02 ac <u>+</u>	
TE	151 x 2400 = 8.32 Open Space Provided ( Net BMP	) 17.48 ac +	
	Open Space Deficit	3.54 ac <u>+</u>	DATE 3/16/23 6/22/23
	LF Road LF Lane/Alley	8420 lf <u>+</u> 1088 lf <u>+</u>	MARK
	Note: Number of lots with 42' and 5 change based on final engineering		
			Communities
1. 15. 1	A Start in an		<b>A</b> $^{\circ}$
and a strength			Ψ
4.5			
I I	in the second se		
The state			
and the			
			Z U V
			CITY OF NEW ALBANY PRELIMINARY DEVELOPMENT PLAN FOR COURTYARDS AT HAINES CREEK ILLUSTRATIVE SITE PLAN
A Real			DPMEN JAIN
	1		VE SI
			RATI
States and			CITY OF NEW ALBANY ELIMINARY DEVELOPMENT PL FOR YARDS AT HAINES ILLUSTRATIVE SITE PLAN
	and state in		PRELI RTY, L
LEGE ROA			Inc
EG			Ŭ
5			1 thC. 8648 8054
CENTRA			Evans, Mechwart, Hambleton & Tilton, Inc Engineers - Surveyors - Planners - Scientist 5500 New Albany Road, Columbus, OH 4305 Phone: 614.775.4500 Toll Thee: 888.775.3648 emht.com
			bleton Columber Toll Thee Com
1			art, Hamble veyors - Plar ny Road, - Plar ny Road, - Colt 4500 Tolt
1			Mechw Mechw ens = Sur
			Froms: From State
L E Star			DATE
AS CALLE	the second		January 13, 2023
S Sterne	and it		SCALE
		( - )	1'' = 100'
and the lot	P		
			JOB NO. 20220455
and the	0	GRAPHIC SCALE 50 100 200	
<u>e 1998-</u>			SHEET
Paran graza		1 inch = 100 feet	2/11





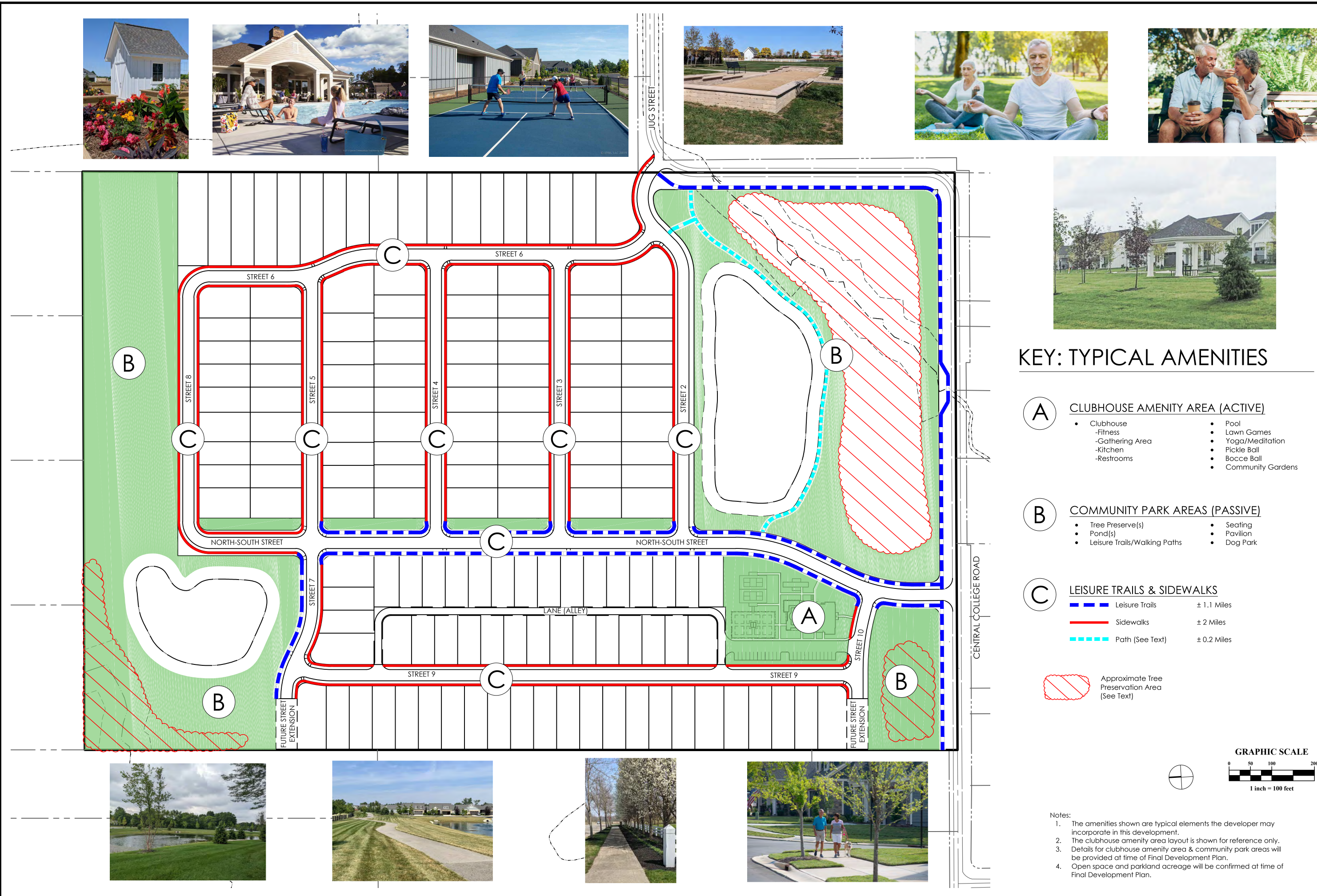
Ъ.





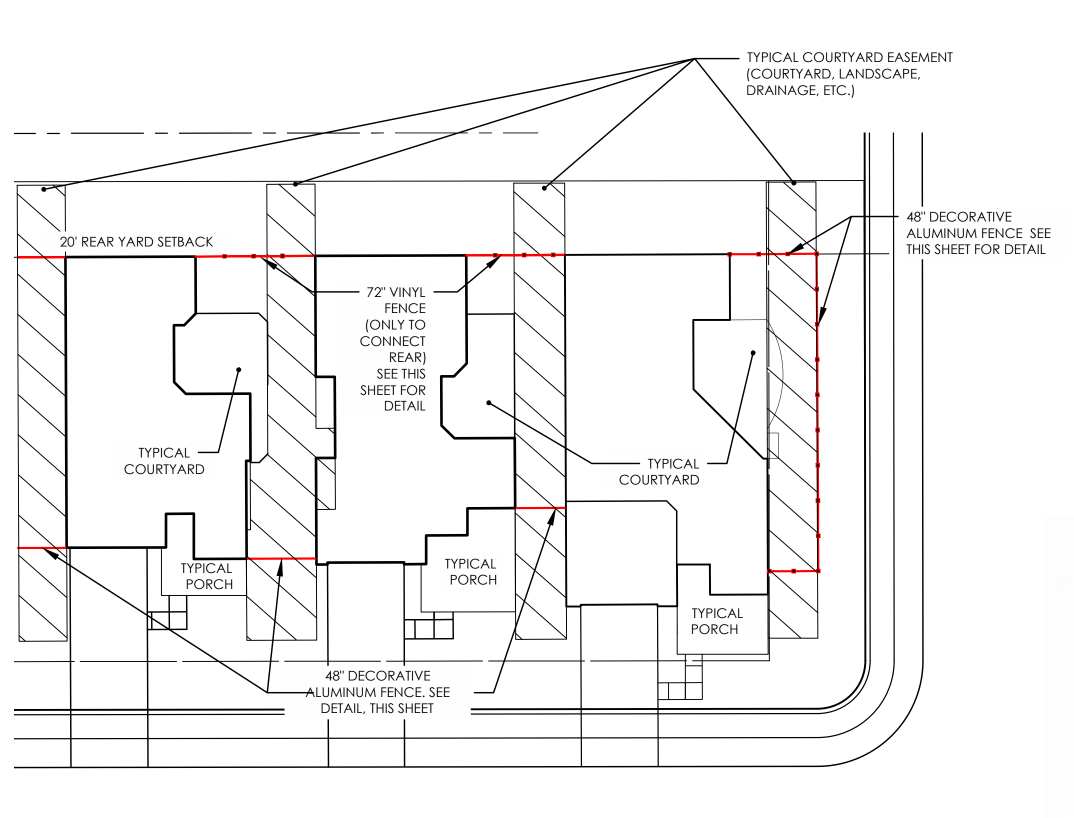


Open Space	and Parkland Required	21.02 ac ±	
Open Space 63.5 X 20%		12.7 ac ±	<u>8</u>
Parkland		12.7 dC <u>-</u>	ANCE
151 D.U. x 2	2400	8.32 ac ±	H DIST
	and Parkland Provided		D PAT
(Acreages are Reserve A	e net of pond from top	of bank.) 7.80 ac <u>+</u>	ONS ADDE SITE D
Reserve B		1.00 ac ±	REVISIONS I STAFF COMMENTS STAFF COMMENTS STREET NAMES AND ADDED PATH DISTANCES STREET NAMES AND SITE DATA
Reserve C		6.80 ac <u>+</u>	REVIS DESCRIPTION REVISED PER STAFF COMMENTS REVISED PER STAFF COMMENTS CORRECTED STREET NAMES ANI CORRECTED STREET NAMES ANI
Reserves D, E, Reserve H	F,+ G	0.48 ac ± 1.40 ac ±	AFF C AFF C REET N REET N
Open Space	Deficit	3.54 ac ±	
	ership and Maintenance	е	DESCRIPTION REVISED PER CORRECTED CORRECTED
Active Area	the City of New Albany	y OA and Passive Areas Maintained	MARK DATE DE 3/16/23 RE 5/4/23 RE 6/20/23 CC 6/22/23 CC
	Maintained by the HOA		
Detailed layou Development I Open Space a	Plan. nd Parkland acreages w	e provided at time of Final	Communities
of Final Develo	pment Plan.		
	PROPOSED OPEN SPACE	- E / PARKLAND	Ψ
	8' LEISURE TRAIL - $\pm$ 1.1 M PATH (SEE TEXT) - $\pm$ 0.2 M		
	5' SIDEWALK - ± 2 MILES 4-RAIL WHITE HORSE FEN	CE	
		IRE ANCED SIDE ARCHITECTURAL DETAILS	CREEK
	(SEE ZONING TEXT FOR SI	PECIFIC REQUIREMENTS)	ALBANY OPMENT PLAN HAINES C
		A P P P P P P P P P P P P P P P P P P P	ARY DEVEL
			CIT PRELIMINA COURTYAR
			• Scientists 5: OH 43054
			Evans, Me Engineers 5500 New /
			DATE January 13, 202
			scale 1'' = 100'
			JOB NO. 20220455





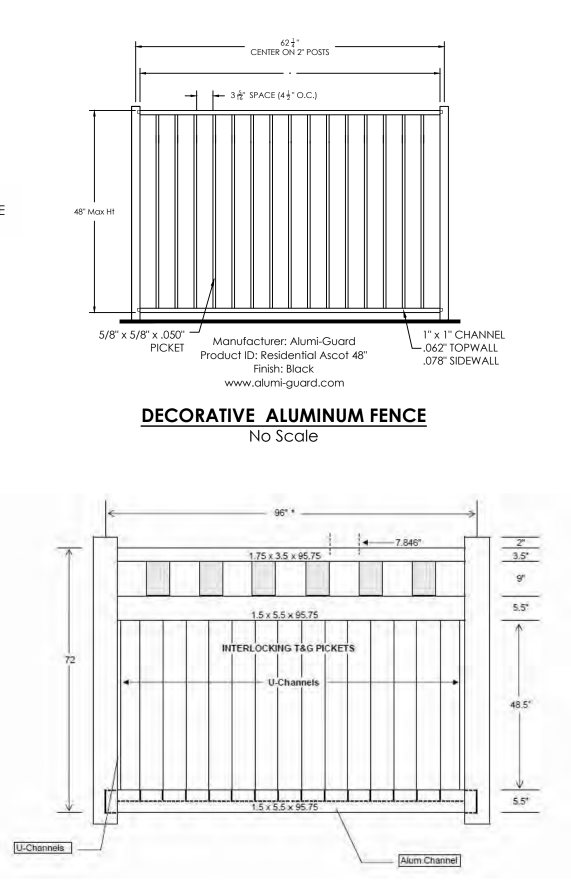
- **ON** Munities **U** U U **Q** Щ S CREEK LBANY DPMENT PLAN Ś HAINES ENIT **A** COURTYARDS CITY O INARY PRELIMI ilton, Inc. Scientists OH 43054 8.775.3648 Evans, Me Engineers 5500 New DATE January 13, 2023 SCALE 1'' = 100' JOB NO. 20220455 SHEET 6/11



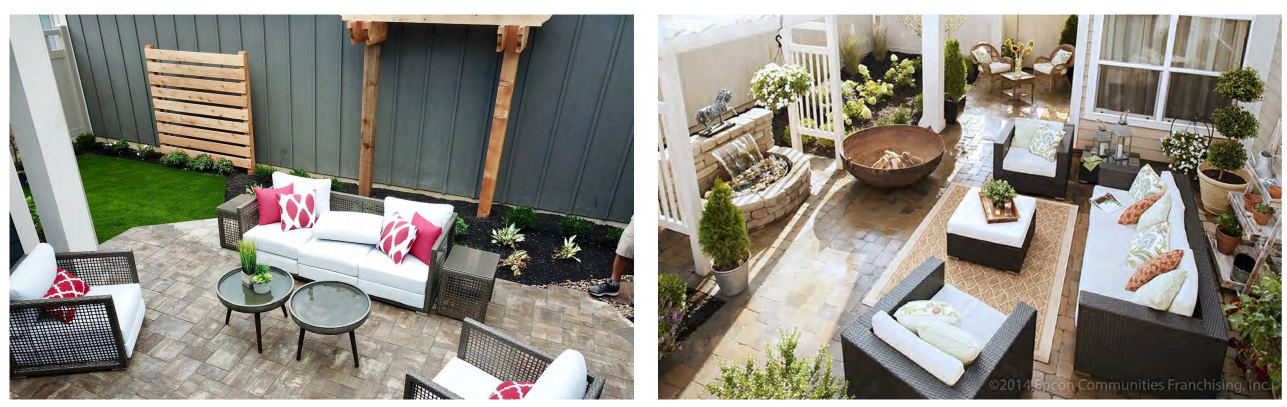
PLAN VIEW SCALE: 1" = 20'



AERIAL VIEW : TYPICAL COURTYARDS



VINYL FENCE (ON REAR OF HOME) No Scale



TYPICAL COURTYARD



TYPICAL COURTYARD



TYPICAL COURTYARD



TYPICAL COURTYARD



TYPICAL COURTYARD ADJACENT TO STREET

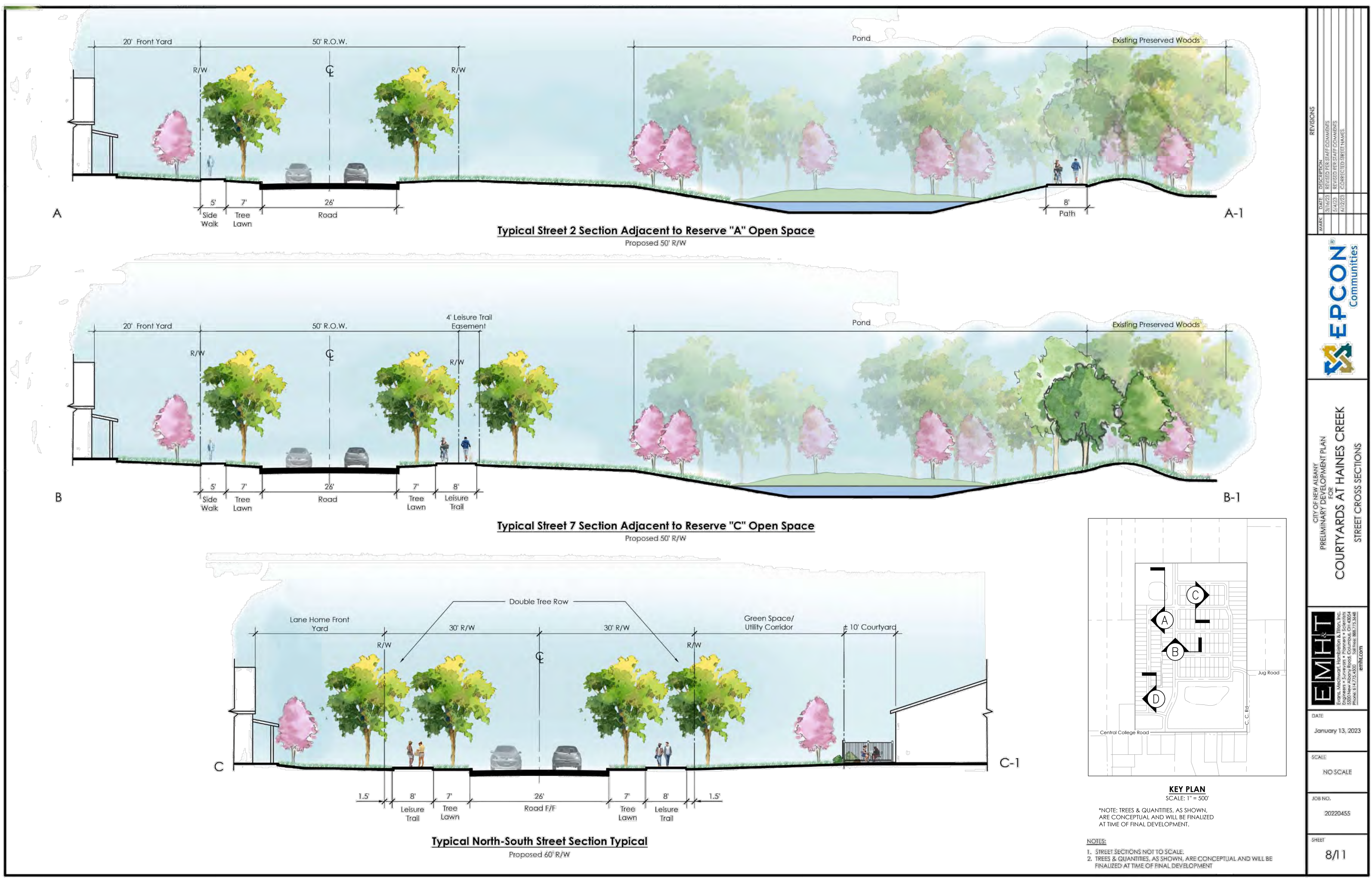
TYPICAL COURTYARD

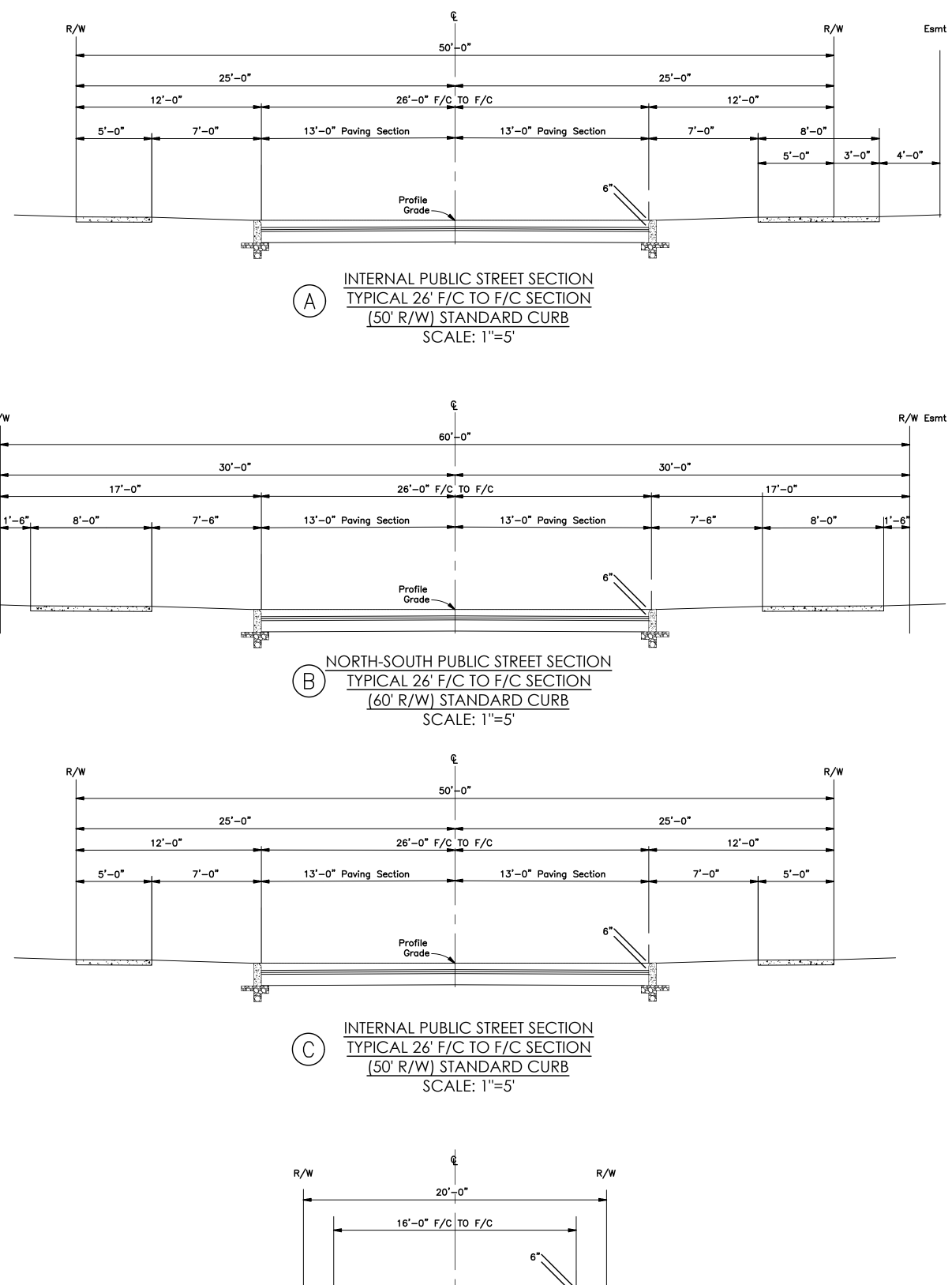
TYPICAL COURTYARD

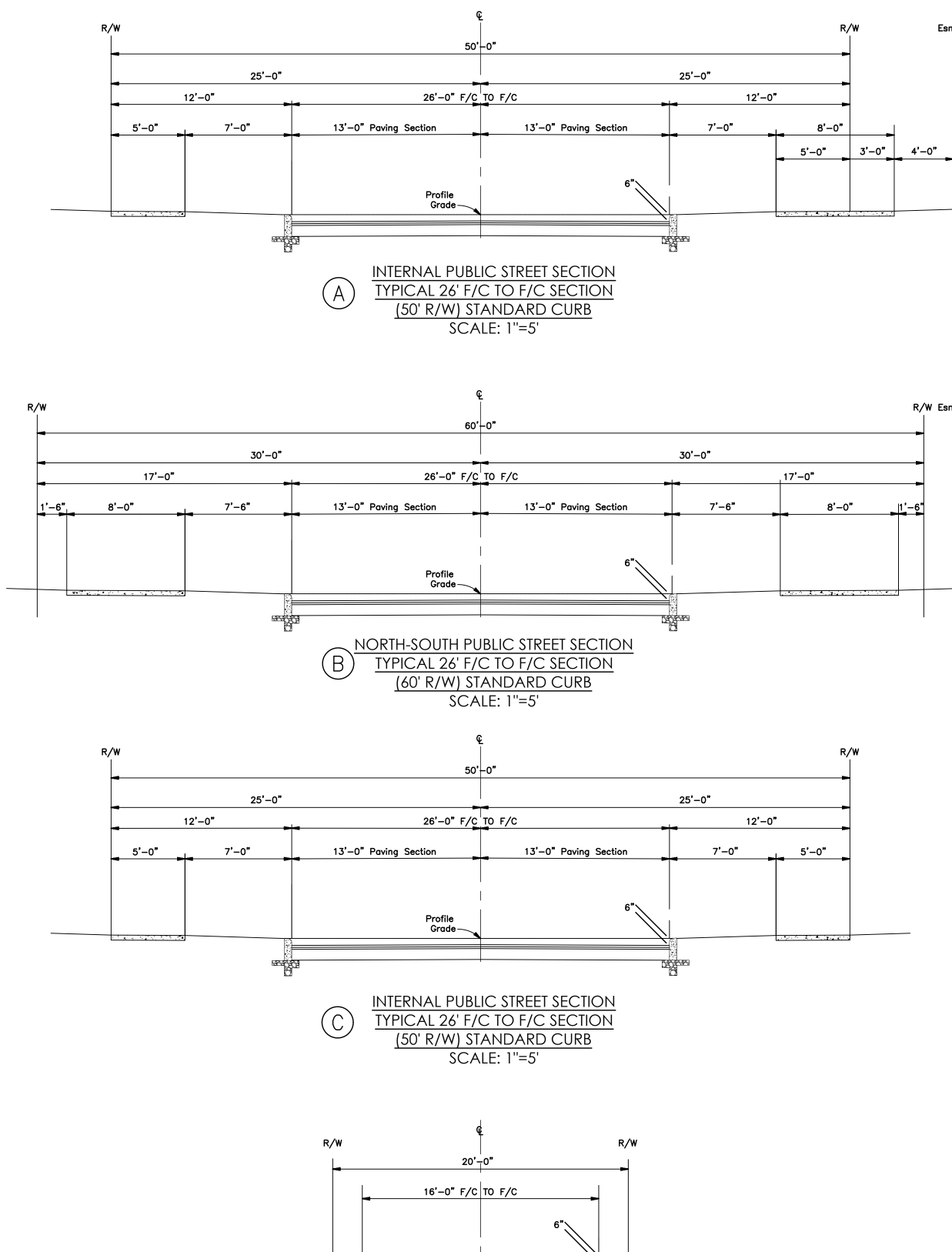
TYPICAL COURTYARD

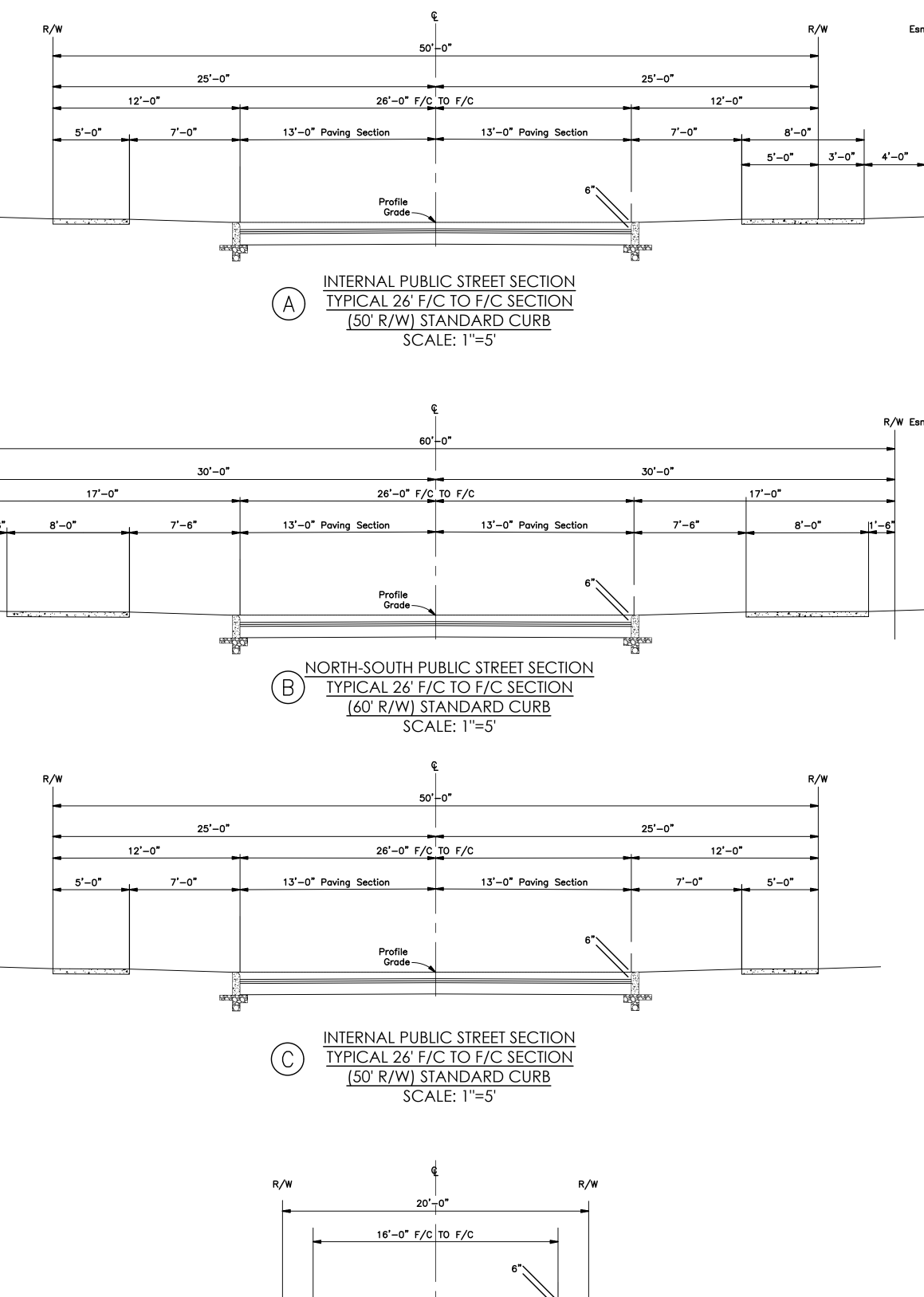
TYPICAL COURTYARD ADJACENT TO OPEN SPACE

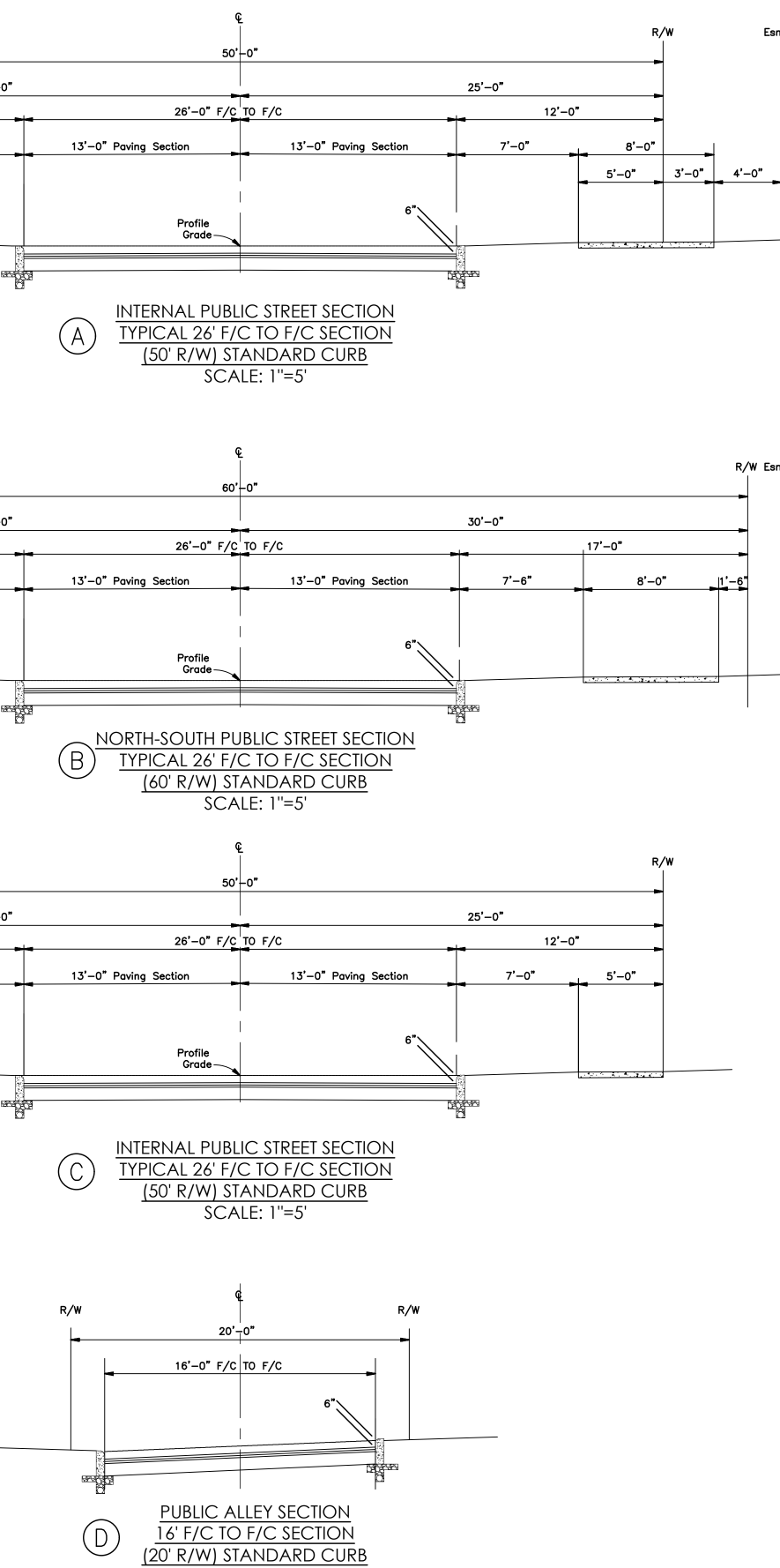
REVISIONS	MARK DATE DESCRIPTION	5/4/23 REVISED PER STAFF COMMENTS		
		П Z O U d U d U d U S S S S S S S S S S S S S	Communities	
CITY OF NEW ALBANY	PRELIMINARY DEVELOPMENT PLAN	COURTYARDS AT HAINES CREEK	HOME LANDSCAPE CONCEPTS	
DATE Findineses - Surveyors - Planners - Scientifsts 5500 New Albarry Road, Columbus, 0H 43054 Phone: 614.775.4500 Toll Thee: 898.775.3648 emht.com				
SCALE AS NOTED JOB NO. 20220455 SHEET 7/11				











SCALE: 1''=5'

	Mark       Date       Description         Mark       Date       Description         3/16/23       REVISED PER STAFF COMMENTS         Communities       5/4/23       REVISED PER STAFF COMMENTS
	CITY OF NEW ALBANY PRELIMINARY DEVELOPMENT PLAN FOR COURTYARDS AT HAINES CREEK STREET CROSS SECTIONS
KEY PLAN         CALE I. " E ON         NOTE: TREES & QUANTIES, AS SHOWN,         ROMARD DE FINALZED         ATMENTIES, AS SHOWN,         CALE I. " E ON	Image: Second and Columbus of Colum





42' WIDE PRODUCT - (CAPRI, PALAZZO, PORTICO, AND PROVENANCE) (TYPICAL OF BUILT PRODUCT AT "COURTYARDS OF NEW ALBANY")

\*

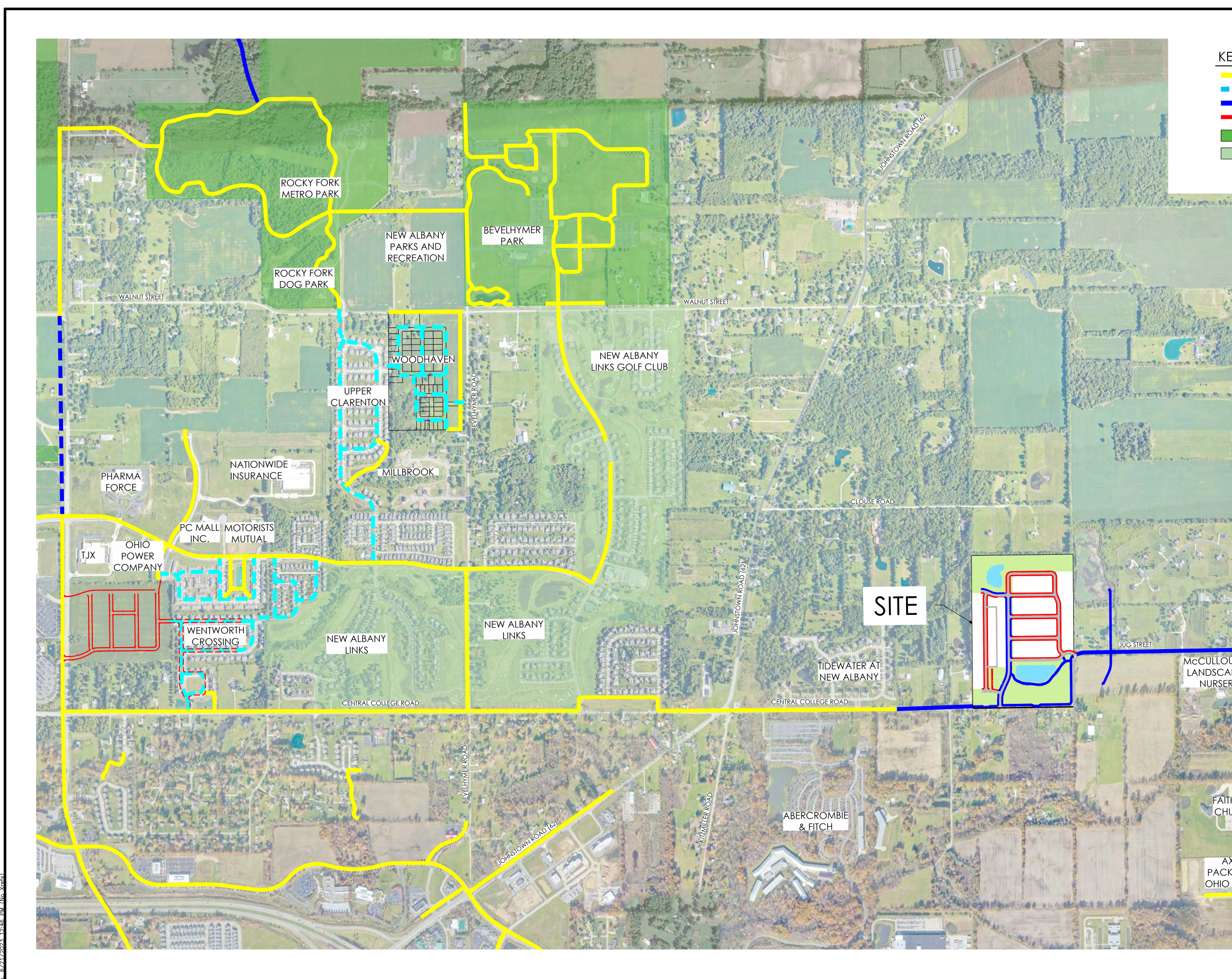
NEW BUILDING ELEVATIONS AND COLOR PALETTE (BASED ON HISTORICAL COLOR PALETTE) WILL BE PROVIDED WITH FINAL DEVELOPMENT PLAN.

A NEW COURTYARD & LANE HOMES WILL BE REDESIGNED TO BE CONSISTENT WITH ARCHITECTURE APPROVED FOR THE "COURTYARDS OF NEW ALBANY" AND TO MEET THE SPIRIT & INTENT OF THE CITY OF NEW ALBANY RESIDENTIAL DGR'S.

Mark       Date       DESCRIPTION         Mark       Date       DESCRIPTION         3/28/23       REVISED PER STAFF COMMENTS         5/4/23       REVISED PER STAFF COMMENTS         Image: Ima
COURTYARDS AT HAINER CREEK REPRESENTATIVE ARCHITECTURE
LATE January 13, 2023 SCALE NO SCALE NO SCALE JOB NO. 20220455







KEY EXISTING MULTI-USE PATHS EXISTING SIDEWALKS PLANNED MULTI-USE PATHS PLANNED SIDEWALKS METRO PARK PROPERTY GOLF COURSE	REVISIONS DESCRIPTION REVISED PER STAFF COMMENTS REVISED PER STAFF COMMENTS REVISED PER STAFF COMMENTS
	MARK DATE DESCRIP 3/16/23 REVISED 5/4/23 REVISED 6/22/23 REVISED
EECH ROAD	Commuties B Commuties
PCULLOUGH'S	CITY OF NEW ALBANY PRELIMINARY DEVELOPMENT PLAN FOR COURTYARDS AT HAINES CREEK COMMUNITY OPEN SPACE AND PEDESTRIAN CONNECTIVITY PLAN
ANDSCAPE & NURSERY AMAZON WEB SERVICES	ambleton & Titton, Inc. • • Planners • Scientists ad; Columbus, OH 43054 Tall Pree: 888.775.3648
FATH LIFE CHURCH KDC / ONE COLUMBUS	DATE January 13, 2023 SCALE None
A A A A A A A A A A A A A A A A A A A	JOB NO. 20220455 Sheet

1/1



### ORDINANCE O-85-2023

### APPROPRIATION AMENDMENT ORDINANCE

### AN ORDINANCE TO AMEND APPROPRIATIONS FOR CURRENT EXPENSES AND OTHER EXPENDITURES DURING THE FISCAL YEAR ENDING DECEMBER 31, 2023

WHEREAS, in December 2022, the 2023 Annual Budget Program and the related permanent appropriations were adopted by council; and

WHEREAS, it is necessary to adjust the 2023 appropriations to ensure compliance with budgetary requirements and reflect proposed and actual spending.

NOW, THEREFORE, BE IT ORDAINED by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

Section 1. City Council hereby authorizes an appropriation of the unappropriated balance of the following funds:

Fund		Department	Category	Increase/ (Decrease)
101 - General	<u>f</u>	Community Development	Operating and Contractual Services	\$ 54,600
101 - General		Administrative Services	Operating and Contractual Services	73,500
101 - General		Land & Building Maintenance	Operating and Contractual Services	41,000
101 - General		Finance	Operating and Contractual Services	20,000
258 - Windsor TIF		N/A	Capital	400,000
272 - Local Fiscal Recovery (ARPA)		General Administration	Operating and Contractual Services	11,206,073
272 - Local Fiscal Recovery (ARPA)	27. S.	N/A	Capital	90,052,757
401 - Capital Improvement		N/A	Capital	1,206,000
404, Parkimprovenient		N/A	Capital	120,000
405 - Water and Sanitary Sewer Imp	orovement	N/A	Capital	75,000
410 - Infrastructure Replacement Fund		General Administration	Operating and Contractual Services	16,000
422 - Economic Development Capital		N/A	Capital	(7,030,000)
			Total Appropriation Amendments	\$ 96,234,930

### Section 2. City Council hereby authorizes Budget Transfers as follows:

Fund	Department	Category	Increase/ (Decrease)
403 - Bonded Improvement	N/A	Capital	\$ 45,000,000
405 - Water and Sanitary Sewer Improvement	N/A	Capital	(15,000)
405 - Water and Sanitary Sewer Improvement	Land & Building Maintenance	Operating and Contractual Services	15,000
422 - Economic Development Capital	N/A	Capital	(45,000,000)
		Net Change related to Transfers	-

**Section 3.** It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of the council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

**Section 4.** Pursuant to Article VI, Section 6.07(B) of the charter of the City of New Albany, this ordinance shall be in effect on and after the earliest period allowed by law.

CERTIFIED AS ADOPTED this day of	f, 2023.
	Attest:
Sloan T. Spalding Mayor	Jennifer H. Mason Clerk of Council
Approved as to form: Benjamin Albrecht	Legislation dates: Prepared: 06/26/2023 Introduced: 07/05/2023 Revised: Adopted: Effective:
Law Director	