IN THE MUNICIPAL COURT OF CLARK COUNTY, OHIO CIVIL DIVISION

Eric & Theresa Crow

CASE NUMBER: 15 CVF 02981

Plaintiff

VS.

Margaret Baldino

RESPONSES TO REQUEST FOR PRODUCTION OF DOCUMENTS

Defendant

The following answers and objections are submitted by Defendant to Plaintiff's request for production of documents as follows:

- 1. Not applicable; no interrogatories were submitted.
- 2. Statement of George Hardy enclosed.
- 3. None known.
- 4. None known or available at this time.
- 5. These documents, if in existence, are not in the possession, custody or control of the party upon whom the request is served.
 - 6. None known.
- 7. Materials requested are trial preparation materials for which good cause has not been shown for discovery.
- 8. Photographs have been previously provided to Defendant, copies of which are enclosed.
 - 9. None known in existence.

O SANDA SAND

- 10. See answer to #1 above.
- 11. None in existence.
- 12. Materials requested are trial preparation materials for which good cause has not been shown for discovery.
 - 13. Objection
 - 14. Receipts regarding damages are enclosed.

Objection to request for rental receipts. Said material is not relevant and is not reasonably calculated to lead to discovery of admissible evidence.

Andrew H. Elder, Attorney for

Eric & Theresa Crow

CERTIFICATE OF SERVICE

Plaintiff served the foregoing Responses to Defendant's Requests for Production of Documents to Plaintiff at her address of record, 1734 Yardley Circle, Centerville, OH 45459, by regular U.S. Mail this / / day of November, 2016.

ELDER & ELDER

Andrew H. Elder, ID #0030235

Attorney for Plaintiffs

2233 N. Limestone Street Springfield, Ohio 45503

Telephone: (937) 399-9709