CHIBIT AU 26914m647

TO MASTER DEED COMPONIATION BYLANG COUNTRY CLUB VILLAGE OF NORTHVILLE - III

ARTICLE I

Northville -- III Condominium Association (hereinster called the "Association") which shall be responsible for the management, maintenance, operation and administration of the common elements, easements and affairs of the Condominium in accordance with the Master Deed, these Bylaws, the Articles of Incorporation, Corporate Bylaws and duly adopted Rules and Regulations of the Association, and the laws of the State of Michigan. These bylaws are designated as the Condominium and the common affairs of the Co-conners of the Condominium and the common affairs of the Co-conners of the Master Deed shall have the same meaning when used herein. The Condominium is a residential condominium. shall he Condominium it corporation, Condominium Ass

Section 2. Membership in the Association and voting members of the Association shall be in accordance with following provisions:

- Co-owner, including Developer, shall I Association and no other person or eniled to membership. Each member shall sch unit owned. If voting is by value, ote shall be the percentage assigned in member of the Association shall be entitled to memi one vote for each unit ow value of each vote shall b Master Deed.
- (b) The share of a Co-owner in the funds and assets of the Association cannot be assigned, pledged or transferred in any manner except as an appurtenance to a unit in the Condominium.
- voting rig jointly as Co-commars f which shall equies Deed Voting (c) Rach Co-owner shall be each unit owned, the value of percentage allocated in the Master by value unless otherwise exprondominium Documents or by law, owned jointly by more than one Co appurtenant to that unit may be gingle vote or may be split if althe unit so agree in writing.
 - until be owner, other than the Developer, sha at any meeting of the Association presented evidence of ownership of a (d) No Co-o entitled to vote the Co-owner has p

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in the Condominium to the Association. No Co-cemer, other than the Developer, shall be entitled to vote prior to the first annual meeting of Co-covners held in accordance with section 6 of this Article 1 except as specifically provided in section 7. The vote of each Co-covner may only be cast by the individual representative designated by such Co-covner in the notice required in subparagraph (e) below or by a proxy given by such individual representative.

- the Association designating the individual representative who shall vote at meetings of the Association and receive all notices and other communications from the Association and receive on behalf of such Co-owner. Such notices shall state the name and address of the individual representative owned by the co-owner, or numbers of the unit or units person, firm, corporation, partnership, association, trust or other entity who is the Co-owner. Such notice shall be new notice in the manner herein provided. At any meeting the filling of such written notice as a prerequisite to voting may be waived by the chairman of the meeting.
 - Co-owners commencing with the first annual meeting of the Provided in section 6 of this Article 1. Other meetings shall be held as provided for in the Corporate Bylaws of the Association. Motice of the time, place and subject to each individual representative designated by the respective Co-owners.
 - thirty-five (35%) percent in value of the Co-corners shall constitute a quorum for holding a meeting of the members of at or prior to any duly called meeting at which meeting at which meeting said person is not otherwise present in person or by proxy shall be counted in determining the presence of a quorum with respect to the question which the vote is cast.
 - writing duly signed by the designated voting representative not present at a given meeting in person or by proxy. Proxies and any written votes must be filed with the Secretary of the Association at or before the appointed time of each meeting of the Co-Owners. Cumulative voting shall not be permitted.
- by law or by the h could be authorized by any (50%) percent in any action which companies shall be a more than fifty (-2otherwise (1) Unless others Condominium Documents, a at a meeting of the ma affirmative vote of m

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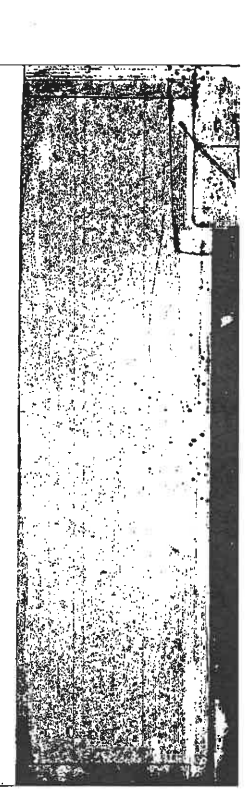
meeting other any the Pas requiring two my very percentage) of the members shall unless otherwise specifically states stated percentage) in value of the qualified to vote and present in written vote, if applicable) at a co-owners duly called and held. 412

(j) Other provisions relating to voting by members, inconsistent with the provisions herein contained, may et forth in the Corporate Bylaws. not inc

Section 3. The Board of Directors of the Association shall keep detailed books of account showing all expenditures and receipts of the Condominium and its administration which shall specify the maintenance and respir expenses of the common elements and any other expenses incurred by or on behalf of the Association. All books, records and contracts of the Co-owners and their mortgages during convenient times. All books and records shall be audited or reviewed at least annually by independent accountants; provided, however, that such audits need not be certified. The Association shall prepare and distribute to each Co-owner at least annually a financial statement, the contents of which shall be entitled to receive a copy of such annual audited financial statement in the Condominum shall be entitled to within 90 days following the and of the Association's fiscal way accounting expenses shall be expenses of any such audit and any accounting expenses shall be expenses of the Master Deed and all other Condominum and all amendments to the Master Deed and all other Condominum and existing and prospective mortgagess of Condominum units and existing and prospective mortgagess of Condominum units.

Section 4. The affairs of the Association shall be without compensation. Directors must be members of the Association, except for the First Board of Directors designated in the Articles of Incorporation of the Association and any successors thereto appointed prior to the first annual meeting of Co-owners held pursuant to section 6 of this Article 1. If a member is a partner or corporation, then any partner or employee of the partnership, or officer, director or employee of the corporation shall be qualified to serve as a director.

Decessary all powers the affairs things (a) The Board of Directors shall have duties necessary for the administration of the Association and may do all acts and the -3-



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Master Deed, these Incorporation and foregoing general shall thereto subject to the provisions of the M Bylaws, the Corporate Bylaws, Articles of applicable laws. In addition to the i duties, the Board of Directors shall specifically for the following:

- s of and elements affali Common administer the menage and admi e Condominium 42 (i) maintain thereof.
- rom the proceeds From To collect assessments the Association and to use the the purposes of the Association. members of thereof for (11)
- collect Pue insurance (111) To carry installocate the proceeds thereof.
- after improvements rebuild 2 (iv) casualty.
- firm. n the administration 4 persons, Pure employ (v) To contract for and emplocerporations or other agents temperagement, operation, maintenance of the Condominium project.
- or personal property units, essements, on behalf of the maintain and improve, sell, convey, ass al or personal prop any of the to buy, operate, manage, se mortgage or lease any real (including Condominium rights-of-way and licenses) Association in furtherance of any the Association.
- or yo f and issue evide f any and all o Association. indebtedness in furtherance of purposes of the business of the
- T. regulations n 10 of (and resection rules, make r Article with (viii) accordance Bylaws.

- dittees as it sable and to purposes of Condominium functions or and an desirable a the purpose of the Condo Acre convenient or de thereto for the administration of to such committees 90 Puch establish ይ deems necessary, appoint persons implementing the and to delegate tresponsibilities. 3
- lons and to enter nal lenders the cortgage financing able for purchase Corporation, the on, the Government into agreements with institutional lend purposes of which are to obtain mortgage i for unit Co-owners which is acceptable for by the Federal Home Loan Mortgage Corporat Federal Mational Mortgage Association, the Go

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Metional Mortgage Association and/or any governmental agency or to satisfy the requirements of the United States Department of Housing and Urban Development.

3 월 (xi) To enforce the provisions of Master Deed, these Bylaws, the Corporate Bylaws the Articles of Incorporation,

Association a professional management agent (which may include the Developer or any person or entity affiliated with the Developer or any person or entity affiliated by the Board to perform such duties and services as the Board shall authorize, including, but not limited to, the Board shall authorize, including, but not limited to, the Board may delegate to such management agent any other professional management for the Association, the Board holder of a first mortgage lien on any unit in the shall secure the written approval of each institutional conformium prior to terminating professional management and assuming selfs management. In no event may the Board which is greater than three years. In addition to the and between the Association and the Developer or any is voidable by the Board of Directors of the Association on the Transitional Control Date thereafter, and on thirty (30) days thereafter, and on thirty (30) days the Extends herond one year after the Transitional Control Date contract may be woulded by the excess period under the Transitional Control Date, the excess period under the contract may be woulded by the excess period under the Transitional Control Date, the Early of Days before the management agent at least thirty (30) days before the expense of the Association by notice to the management agent at least thirty (30) days before the

limitation, the adoption of these Bylaws and any Rules and Regulations for the Association, and any undertakings or Association, and any undertakings or Association of the first Board of Directors of the Association named in its Articles of Incorporation or any successors thereto appointed before the first annual in the same names shall be binding upon the Association authorized by a Board of Directors duly elected by the Co-owners.

to the manner t of t for Corporate Bylaws shall provide terms of office, qualifications, number of removal and replacement h, number, term duties, manner 116e L) Section designation, election, du

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officers of the Association and may contain a provisions pertinent to officers of the Association. shall not be compensated.

ney be called, in the refere the earlier of meeting in subsections be convened only by the Developer and may be Developer's discretion, at any time on or Defor the dates provided for the first annual meeting 7(b) and 7(c) of this Article 1. The date, the such first annual meeting shall be set by Directors, and at least ten (10) days written shall be given to each Co-owner. Thereafter, a shall be held each year on such date as is a Corporate Bylaws. ht annual meeting of Developer and may at any time on or be he first annual meet rticle 1. The date, Section

shell apply meeting may not 7. The following provisions in the fact that the first annual Section 7. notwithstanding thave been called:

- shall be established either one hundred twenty (120) days after conveyance of legal or equitable title to nondeveloper Co-owners of one-third (1/3) of the units that may be created, or one year after the initial conveyance of legal or equitable title to a nondeveloper Co-owner of a unit in the project, whichever occurs first. The advisory committee shall meet with the Board of Directors for the purpose of facilitating communication and aiding the transition of control to the association of Co-owners. The advisory committee shall cease to exist when a majority of the board of directors of the association of Co-owners is elected by the nondeveloper Co-owners.
- efter conveyance of legal or equitable title to nondeveloper Co-owners of twenty-five (23%) percent of the units that may be created, at least one director and not lass than twenty-five (25%) percent of the board of directors shall be elected by nondeveloper Co-owners. Bot later than one hundred twenty (120) days after conveyence of legal or equitable title to nondeveloper Co-owners of fifty (50%) percent of the units that may be created, not less than thirty-three and one-third (33 1/3%) percent of the board of directors shall be elected by mondeveloper Co-owners. Not later than one hundred twenty (120) days after conveyance of legal or equitable title to nondeveloper Co-owners of seventy-five (75%) percent of the units that may be created, and before conveyance of ninety (90%) percent of such units, the first annual meeting shall be called and the nondeveloper Co-owners shall elect all directors on the board, except that the Developer shall



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have the right to designate at least one director as long as the Developer owns and offers for sale at least ten (10%) percent of the units in the project or as long as ten (10%) percent of the units remain that may be created.

- subsection (b), 54 months after the first conveyance of legal or equitable title to a nondeveloper Co-owner of a unit in the project, if title to not less than seventy-five (75%) percent of the units that may be created has not been conveyed, the first annual meeting shall be called and the nondeveloper Co-owners have the right to elect as provided in the Condominum Documents, a number of members of the board of directors equal to the percentage of units they hold, and the Developer has the right to elect, as provided in the Condominum Documents, a number of members of the board equal to the percentage of units which are owned by the Developer and for which all assessments are payable by the Developer and for which all assessments are payable by the Developer. This election any increase, but shall not reduce, the minimum election and designation rights otherwise established in subsection (b). Application of this subsection does not require a change in the size of the board as determined in the Condominium Documents.
- (d) If the calculation of the percentage of members of the board that the nondeveloper Co-owners have the right to elect under subsection (b), or if the product of the number of members of the board multiplied by the percentage of units held by the nondeveloper Co-owners under subsection (c) results in a right of nondeveloper Co-owners to elect a fractional number of members of the board, then a fractional election right of 0.5 or greater shall be rounded up to the nearest whole number, which number shall be the number of members of the board that the nondeveloper Co-owners have the right to elect. After application of this the remaining members of the board. Application of this subsection shall not eliminate the right of the Developer to designate one member as provided in subsection (b).
 - (e) As used in this section, the term "units that may be created" means the maximum number of units which may be included in the Condominium in accordance with any limitation stated in the Master Deed.

Section 8. Any reference to the "first Board of Directors" in the Master Deed, these Bylaws, the Corporate Bylaws, or the Articles of Incorporation shall mean and refer to the Board of Directors named in the Articles of Incorporation, including any successor or additional director appointed by the first board of directors prior to the first annual meeting of the Co-owners.

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ARTICLE II

Section 1. The Association shall be assessed as the person or entity in possession of any tangible personal property of the Condominium owned or possessed in common by the Co-owners, and personal property taxes based thereon shall be treated as expenses of administration.

Section 2. Expenditures affecting administration of the condominium shall include all costs incurred in satisfaction of any liability arising within, caused by or connected with the common elements or the administration of the Condominium. Receipts affecting administration of the Condominium shall include all sums received as proceeds of, or pursuant to, a policy of insurance securing the interests of the Co-owners against liabilities or losses arising within, caused by or connected with the common elements or the administration of the Condominium.

enction 3. The Board of Directors shall establish an annual budget in advance for each fiscal year and such budget shall project all expenses for the forthcoming year which may be required for the proper operation, management and maintenance of the Condominium, including a reasonable allowance for contingencies and reserves. Upon adoption of an annual budget by the Board of Directors, copies of the budget shall be delivered to each Co-owner and the assessment for the year thall be established based upon said hudget. The Board of Directors of the Association any increase the assessment if the Board of Directors from time to any costs of operation. Special assessments may be made by the Board of Directors from time to time for payment of any obligation of the Association. The Board of Directors shall maintain a reserve fund for major repairs and replacement of common elements, which reserve fund shall be in the amount of not less than ten (10%) percent of the budget allocated to the reserve fund itself) on a noncumulative basis. The minimum standard required by this subsection may prove to be inadequate for the Condominum to determine if a greater amount should be set aside in reserve or if additional reserve funds should be set aside in reserve or if additional reserve funds should be

Section 4. All assessments levied against the Co-commers to pay expenses of administration shall be apportioned among and paid by the Co-commers in accordance with the percentage of value allocated to each unit in the Master Deed subject to any other assessment provisions in the Master Deed or these Bylaws. In the event the Condominium is hereafter consolidated with one or more other Condominiums in the manner permitted in the Master Deed, then in Developer's discretion the consolidating master deed may provide that Association expenses -6-

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liens on the Condominium unit in taxing authority and sums unpaid record, except that past due suced by a notice of lien harrygage recorded have each The quent more seven (7%) unit asset unpaid Association assessment thereof, is charges Co-owners al Condominium allocable by Co-owne one days ot contr which Notwithstanding assessments unoccupied, due f rom ø delinquent late che Bylaws. upon the other \$25 for the payment selling (whether ien the 20 Co-owner w o£ actual an soever the other before the within charge of part nit or uni time of the the lien adopt other uniform of Article VI of these assessments which are del reasonably t t be payable The payment of existed Iseparately The the account Co-owner are ρλ at the race-Documents monthly n. The ner shall unit. T FOI paid late c unit in action or by advertisement the Condominium on behalf of t and 0.1 unit. A consolidation. Units on 40 n default if such assessment, on the Association in full on payment. Any assessment not pate shall be subject to a late of the particle of a section 10 of Article VI late charges, assessments which liable burse the Association Association which are r ပ္ပိ any reserve, assessed to Developer e of record, evidenced by mortgage recor Co-owner interest Each C lien. shall regular the for Condominium liens by the Co-ow Condominium o F personally nodn any accounted -owner assessments any Co-owners charges, accharges, accharges, accharges, according to the control of the control οĘ other liens except tax of any state or federal the pay Condominium ied against the entitled to he respect to a Sums Sums a lien the Conotice such the C not 1 by mortgage are first reimburse the Assor pe owned the shall be owned the Directors to section ๗ to ns of shall payment. A Association. constitute a shall Annual assessments levied shall not be entibassociation with resoft the Association the shall which the against by ar prior annnm Ç ď are to late cne first assessments whi priority over of Developer persons) date days all only curred by to ţ equal which пате H ondominium ondominium assessed a foreclosed existed o £ paid its due (Board of pursuant addition than 10 d be efore unpaid shall avor such perce not for

waiver liability C ρχ elements e exempt from administration common pe the of wher shall expenses of any of the nium unit. enjoyment of any of a Condominium 5. No Co-owner toward the expe Section ontribution abandonment OK use

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ature except subdivision the the the the the or yance of a Condominium Condominium unit shall purchaser in preference whatever nature except and unpaid on the shaving prioricy is entitled to a οĘ incurred amount purchaser shall ss of and before against the excess fees unit nor statement five days b in forth anding against the universe sament in written statement for any Any npaid assessments is and attorneys' thereof. Ø statement, amounts in and mortgages um unit is 0 amounts due conveyance statement. written Michigan least the O.F. assessments Condominium against th or by the a Condominiu Association charges unpaid first any outstanding for any unp at csts or written for collection of herein under any request Jpon the sale assessments a such the sale price assessments or OL Special special due under tof a C lien interest, for the ails to re provided liable for in. liable anv (b) payments d A purchaser statement from assessments the forth to a OL in Upon subject to set forth i with taxes with Section 9. Upit, all unpaid a paid out of the er any other ass) amounts due statement is not set as ре sale shall be unit together in connection grantee who Association for set amount unpaid (a) amthereof functions purchaser unit and thereto. рe itten unit over οĒ 23

ARTICLE III

be may The to the in. Co-owners shall The Association n of all Co-owners Co-owners one Condominium. than assessments) shall The Ц0 the f and aya.... the Association. claims on behalf the elements civil ac value delinquent the common such o£ 0£ +, t+ ~ H settle behalf majority any กลกе of an Ы with on in the defend Actions c brought in thas assert, defen connection wi commencement enforce or c O.F. approval

ARTICLE IV

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common a S the ium, and maintenance of the minm, and such other insurance ms advisable, and all surh administered in ownership, Condominium, deems and Directors carried a provisions: the to of pr pertinent elements Board of shall be following ertinent lements

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the the full eds and to whers and (subject Eylaws), fire in unit to insurer such insurance, insurance, act for o£ Co-owner's and id attorney shall have maintain such insurance, to collect proceeds a ciation, the Co-owners have to the Condominium, the Co-owner ts appurtenant thereto with such o time, provide such insurance flimitation on the generality ownership of a unit int the Association such maintenance these all (t C appear convenient Co-owner appoint the Assoc attorney-in-fact execute and ma_{2} therefor, to the Association, t the Association, t it interests me such the OI on con as said at purchase and maintiums therefore and lawful attorn matters concerning s their interection of the Master o£ necessary ģ behalf liability Co-owner, deemed to 1 lawful the foregoing the deemed . Without limithe Association on premiums Condominium. Without ling foregoing, the Association power and authority to purchallect and remit premiums distribute the same to a respective mortgagees, as always to the provisions of the releases of list as ţ, coverage, rance and elements to things shall pertinent Each pe time all insurance 2. E shall true of with a11 ass common Section 2.
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ARTICLE V

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Any such reconstruction or repair shall be accordance with the Master Deed and the plans ns for the Condominium to a condition as ossible to the condition existing prior to Co-owners shall unanimously decide otherwise. possible to Section 2. Any substantially in account specifications comparable as possidamage unless the Cosubstand s

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holder of a first for the o-owner's gs, wall (but not ie, light res, a by n or 4 4. Each and repair of limited of interior trim, furnitural selements therein), interior trim, furnitural selements therein), interior trim, furnitural selements therein), interior trim, furnitural all appliances, whether free standing or in the event damage to any of the foregoing, or to interest of the common elements therein is covered by ucts or other common elements there is covered by the Association, then the reconstruction or ill be the responsibility of the Association in with section 5 of this Article. If any other with section 5 of this Article. If any other with section 5 of this Article, the Co-owner shall of a unit is covered by insurance relativation of the co-owner, the proceed of insurance relativations. other -owner shall be responsible for it of the interior of the Co-own t limited to, flocr coverings, draperies, interior walls (but ein), interior trim, furniture, I liances, whether free standing tial damage to or des common elements, the institutional holder protection to the Co-owner and control to the Co-owner and control the common elemental damage to the common elementary each institution in the common any unit in the common and common any unit in the common and com nd repair fixtures and all applications and all application walls within a conduits, ducts or other insurance held by the Arcordance with section interior portion of a una Association for the bene be entitled to receive thereto, and if there is shall be payable to the the event of substantial Section 4. Learner reconstruction and reunit, including, but coverings, window she any common elements trixtures and all fixtures and all part so r any

the the any Ø the Association insurance costs of 0 เป good elements nts (except Deed) and except ...dster Deed) and spair thereof. Immediately after o property for which the Associat depair and reconstruction, eliable and detailed estimates of d property in a condition and define the property in a cond for Lepair of the common elements (excented and damage to a unit caused by such common element casualty causing damage to property for which the Association shall obtain reliable and detailed extent that existing before the damaged property in and reconstruction shall obtain reliable and detailed extraction are not sufficient to

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reof are Co-owners a damaged repair, reconstruction pay or the Ç a]] reconstruction funds οŕ costs against repair such provide the made during or such pe ounts to repair. reconstruction repayment amounts shall of completion οĒ repair at any assessments cost sufficient the or actual Association, or i repair, or upon the funds for insufficient, asset of for the cost of OIL ın property estimated

npon shall apply a Condominium: provisions s part any tion 6. The following by eminent domain of any Section taking

- undivided
 ion acting
 behalf of and any -thirds rights taken he common elements is take refor shall be allocated t their respective undivide is. The Association actir may negotiate on behalf of and voting elements than tw more the common therefor s to their upon the proportion to to common elements. O F Co-owners ed of Directors, approve based taking cion of award t portion the awar Co-owners on all any rs for any settlement by emineration the Co-owners in the cointerests in the contract the contract its Board of the cortex any negotiated sett: (2/3) of the Co shall be binding -owners ΙĘ a) all
- eminent elements n of shall for thenceforth being -owner ne reallocation and the award t0 well units, ပ္ပဲ thereby, and the away just compensation unit taken for the C common their ass unit shall ondominium u taken elements elements is t the ם ת proportion the common reflecting unit Condominium common interest remaining t limitation, Condominium un Condominium the in in decree undivided <u>;</u> : the them interests without 1 Condominium unit interests the interest to the t0 to ĮĘ the enter appertaining o£ undivided appertain allocated undivided shall ent include, Co-owner cundivided (P)
- owner on of taken. shall other proportion all determine the fair mark Condominium unit not take such Condominium unit in the y taken shall rece undivided interest pertion o F the Condominium units she he diminution in the m unit resulting from flecting under the in pr rtion to the diminution in the Condominium unit resulting from s of undivided interest in the ivested from the Co-owners all be reallocated among the the Condominium project in propundivided interests in the the the a Condominium unit are したので enter a decree reservents produced to compensation to court for the partially n to its un taken its by Condominium us of und court shall enter undivided interest divided interest of such elements appertaining to the partially shall reduced in proportion the just caking. The portions of undi-elements thereby divested Condominium unit shall be Condominium units in the Condo to their respective undivide elements. A Condominium unit the reallocation in proportion In proportion of the C court of οĒ include Condominium unit portions eminent domain, the constant of the portions the undivided interes elements The of in L Ŧ ion common reduced subsection. reallocatio (C) common

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- unit unit interest Condominium remaining shal in proportion undiv Condominium in the co of þ Condominium court shall ted portion permitted undivided the that The reallocation interest Condominium unit tion of a remaining them that ဌ the to portion of that common element. purpose interests entire the of a portion use the remalawful purpo appertaining ဌ οĘ appertain thereby, and the cotwner of entire undivided eing allocated undivided int thenceforth be a continuation the the of a then reflecting entire thenceforth taking cal to being Ø elements impractical t um unit for um documents, t O the makes it impractica Condominium unit f Condominium documen in the common eler unit shall thenc Condominium units, h compensation t the Co-owner's produced for order ΙĘ and elements.
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- administration partially taken voting them interests reduced parti ţ the or partial appertain to strength um unit though was allocated undivided voting st of -owners οĒ taken m unit taken thenceforth g Association expenses reallocation the being වී οĘ reduction in relative Condominium units, Association shall Co-owners. the future ď Condominium (e) Votes in liability for fur appertaining to a Con by eminent domain remaining Condominium proportion to the Assoproportion to the strength in the Assoproportion to the the comments. the ٧e
 - of fic Deed ed by Board after of Spec effected the the condominium continues a transfer the remaining portion re-surveyed and the Master mortgage the execution or to only with × тау Ъе only authorized first but amendment o£ Co-owner, holders of Condominium. necessity duly Such accordingly. Such of the Association domain, any all event the the pe by of i. the shall without by eminent thereof approval units Intaking by emi Condominium amended accor officer of th Directors wi approval thex written appro
- or any portion condem. ation or sought to be Association holder of a Condominium. Condominium, cny or thority, the institutional the otherwise any elements i, the O.F units author matter in common the unit each or 0.£ subject condemning any proceeding notify on any the event lien on the SO the thereof, is made ιij. domain shall In acquired promptly first mod portion thereof, eminent

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um Documents other party Condominium Condominium distributi proceeds of Co proc Condominium any mortgagees taking insurance case OT Co-owner the the 9 r. 다. of a Co-first mortgages i owners of losses to Nothing contained give element rights their mo £o); unit awards construed common any t t Condominium pursuant over condemnation units and/or Section shall be priority units pur t C

ARTICIE VI

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conditioning approve only exist express safety antennas in exterio damage any approve auk there element ä ke changes in without the the other soundness -owner Jo. t 0 the sound shall make alterations ural modifications to through or in which тау or in which or make chang erection common 0.1 Directors valls through or in wlor utilities) or make continuited or general, with Board of Directors bainting or the erect painting or the erect mas, doofs, shutters or any The Board of Direct do not impair shall 9 Condominium g or ls, s nor s attachments structural walls thro s, awnings, do modifications; support or util the Co-owner o£ elements, lir in 9. exterior which the walls. appearance 2. NO CO or make interior modifications modifications 0 N aerials, nts or mo approval for N unit to, attachments ection common OI appearance (including easements f limited lights, between quality make

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ction such he Association may sustain animal on the Condominium ible Board H. O Condominium unsanitary causes restraint on the Condomithe Association cne respons kept Any the OI thi ре common by a re of cat odor or shall be than one cat any Co-owner. uch care and r in written consent person pon the nsed cons ll time.

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may of common Condominium JО amendments laws CO-OWNERS o u a majority Board amendment allposted the Condominium the with of th the and the OF ζÇ of Reasonable regulations consistent nium Documents concerning the use rights and responsibilities of thion with respect to the Condon 01 ु vote regulations Co-owners time regulation and affirmative to respect to t Association time a)1 such from ti 1 such d to a the Any s of all furnished or the rights and Association with r the with of the ρχ amended shall be furni common element. time ion 10. Reaso Condominium f operation made and an Copies any shall at -owners Section revoked irectors. οĘ and the Celements thereto the pe general be revol manner Ö and may

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ro. of the install which may entire shall have reasonable Master or signs of unit which furtherance office, from Condominium sales the M in to, II. connection w area commercial activities or па⊻ contained Developer in business ın enable areas, in any Developer's it provided s of the Co access the Association Developer units recreational owns its, storage ing and such ac reasonable to t 0 restrictions ld by Developer, sales office, a areas thesextent thereof portions s assigns other recr Developer in connection with activities. To the activities. Until Developer. units, foregoing may be reοĘ tts or the of the purposes. or a S ion office, model ncident to the fore Condominium as may for sale, to 10 Ŋ long inium are maintain 15. None shall apply Developer a golf cou amendment powers and p Condominium a ght to mainta Condominium as drives Developer offers incident Developer temporary dr Condominium construction the right to construction οÉ Section Article VI s any operation the planned the righ OL parking its over of

any rent not occupancy тау Developer term of e for any term the following: including time Co-owners, to t subject any a t 16. of units months Section Six number than

to act ten desiring e that fa : least t Developer, d all disclose Co-owners د shall of د the owner, including the Condominium unit he Association of -owner the ŧΩ Ġ ţ٥ lease writing æ 0 rent

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Documents. Association orm for its potential before either form Ø m units notify Condominium to a lease form to shall supply the in writing Condominium oper shall n the rent Condo Developer -owner the with presenting same time, a copy of t ပ္ပ each compliance Copy t c Date proposes O.F. ď Control the with committee before its at essee, and a review for i If Developer Transitional Developer and days οĘ

- comply nts of documents and rent shall occupants Cordominium all leases owner the and οŒ conditions o project, state S Tenants Condominium the shall o£ agreements (b) with the
- e tenant or conditions shall take termines that the comply with the the Association s determines 40 Documents, the Association scupant failed -owner occupant
 ne Condominium D action: ᄪ following the nonco the Ö
- n by (15) advi e Co-owner violation fifteen (1 investigate enant or ad occurred notice to invest the by the tenant lation has not occur the alleged value alleged value from the shall have frontice to inve shall f the n breach O.F Co-owner viol (i) The Association fied mail, advising tenant, The Co-owr of ď s after receipt or rect the alleged Association that (i) T certified the correct days the
- the Co-owner mmon elements nnection with The the the for simultaneously, O.F ner and tenant the conditions lief provided f proceeding. e on i days ch is ssociation believes that the alleged breach is tred or may be repeated, it may institute on that or derivatively by the Co-owners on behalte Association, if it is under the control of thank or none. against of general common ele nant in connection and relief Co-owner or tenant in c the tenant summary of The against the C nt for breach both the tes to the c Documents. damages t Co-owner 10 hold occupant damages ssociation may he Condominium the for money dinonco-owner (ii) Association Developer, λq cured or hehalf or the Associ tenant for mo caused the the i, As
- or remains or remains or or the due and pay ying a rental give occupying Co-owner to may lease due the n arrearage Association a tenant occ r a lease receiving t due the Co due the (deduction 01 agreement under , after payments 50 ass is the t The uture assessments Association. Th ach of the rental arrearage written notice of the arrearag Co-owner's Condominium unit agreement, and the tenant, af Co-owner future breach When arrearage and f the ø (d) W Association constitute enan

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ARTICLE VII

notify book may, mortgage first mortg notification report The Association any unit, report mortgagee, shall obligations days the mounit any informat written cured within οĘ Co-owner mortgages address of of the information. holder mortgagee such Condominium rmance of the performance that is not who. the and maintain the from to t Co-owner name such the jo due give in t Any Co-c of the shal1 for request such unit the assessments unit in t solely shal Association Section 1. Association written ring any default Association of maintained -owner the coverin any de Co-owne unpaid ۵ در

such tify each mortgagee insurer insuring the yextended coverage, of amounts notify by e each and 2. The Association shall said book of the name of eacl against fire, perils covered mand malicious mischief and appearing in se Condominium ag and vandalism Section coverage

vritten or the Association such meeting. any Upon request submitted to the Association, lder of a first mortgage lien on any unit a shall be entitled to receive writ the members to attend s every meeting of a representative of Section 3. Upon institutional holder Condominium notification of and to designate οĘ

ARTICLE VIII

with Any shall Bylaws register available provided, have OI amended located. accordance ne amendment. These Be eliminate or conflict any applicable law or whether affected. Deed Bylaws) OF the who made 11 be made adoption; the Association ...t the Master Corporate By pe upon all persons irrespective of in the orra-he Condominium i ne rights mortgagees u I they shall after ad adopted may he county in which the Coramendment to these Bylaws 디 the the the to e the . L Association nended by provided of Act aws (but not recordation which eliminate manner reduce or example. Deed; amended copy binding be binding Condominium the amendment amended in any any of Master in the manner to these Bylaws the mandatory provision nodn may 0£ shall the without any cne sons actually not be 46 Bylaws member the py c. every menueffecti each Article to in T in materially mortgagees These Developer amendment provision deeds however, this Art interest o F persons copy may 20

ARTICLE IX

an acquiring 10 regulations subject persons are and a11 condominium Dorman using The the OL οĘ in L Section interest in sociation. provisions Association entitle £011 the shall to t Ø Co-owner Co-owners e d default by another Section c;ation et: Assoc relie

- e terms or regulations which may combination Association, which sums lien any cc by the A recover relief, the the foreclosure of owner OĽ 40 OL Documents (any sought ed Co-ov action assessment) grounds with an aggrieved pe an re to comply e Condoninium lon shall be grall imitation an may rel relief, by an injunctive of payment default in payment thereof, and such r or, if appropriate, the Association ilure the without o £ damages, 년 당 sions (a) include provi: for
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c of any or off orce waiver enf Documents future to Or O ๗ ision, covenant or Condominium Doc 1 not constitute Co-owner Association the 11 condition such provision, the Condom any the shall C OH of 3. The failure of enforce any right, p be granted by to of the Association s the Association or provision, covenant 3. Inception statutory oŧ οŧ regulations the right of such right, Section 40 owner such

ein shall apply only if it seeking reimbursement as being it. The foregoing right the OH being expenses Association all expenses es O and direct appropria exclusive Board ector or officer may be a party, on of the director or officer being the Association or officer at the time such expension cases wherein the director of willful or wanton mines. reimbursement misconduct director dut reimbursement officer incurred and settlement the and qeem shall deem not the Board against e performance of such director Further, The and to 0.0 οĘ fees, officer approved, the thereof. Fur prior cer seeking such indemnification herein addition to officer which the director or office:
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ARTICLE X

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t mortgage individual r statute, in case of the Units and/or Common least two-thirds of the present first mortgage approval, Developer) of prior written by the for prior at provided loss to unless a vote the their one than Except as p substantial Condominium, given (based on (other th have not: owners Units mortgagees or may . -i condemnation Elements of t first mertgag condominium Condominium I Section

- terminate 01 abandon to to seek omission or act (a) by ac Condominium; the
- οĘ (b) change the pro rata interest or obligations of Condominium Unit in order to levy assessments or ses, allocate distribution or hazard insurance proceeds ondemnation awards, or determine the pro rata share of ship of each Condominium Unit in the Common Elements; obligations ч interest rata il order each charges, allocate or condemnation of ownership any HO
 - Condominium Units; any subdivide partition or <u>0</u>
- encumber, omíssion. othe O.F OF transfer nse subdivide, by act or utilities intended đ not ndon, partition, s Common Elements nents for public stent with the i :Cl Condominium H O of easements fast consistent substitute condom this clause; or abandon, the Commo ţ, seek to transfer οĘ purposes Common Elements The granting public purpos the meaning (g 110
- any for of reconstruction is for losses to Common Elements) rty (whether Units or Co Condominium property (e) use hazard i Condominium property (wo other than the repair the conditions of th

at may relate that 40 charges tha r local law and not to taxes, assessments and c the first mortgage under lual Condominium Units a Section 2. A. to the come liens prior to the individual y to the individual only to the Condominium as ресоше

ement of services without management Any party for 90 no years. for professional contract providing acced three years either termination ģ termination exceeq ้เป agreement any other (o. not for payment may provide Any or notice Developer without Condominium, must written ond agreement cause less

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WAYNE COUNTY CONDOMINIUM SUBDIVISION PLAN NO. 355 EXHIBIT B TO THE MASTER DEED OF

COUNTRY CLUB VILLAGE OF NORTHVILLE-III

NORTHVILLE TOWNSHIP, WAYNE COUNTY, MICHIGAN

LEGAL DESCRIPTION

Part of the N. 1/2 of Section 13, T.15 R.8E., Northville Township, Wayne County, Michigan, being more particularly described as Commencing at the N. 1/4 corner of said Section 13; thence N. 87° 38' 07" W., 1316.67 feet along the North line of said Section 13 and the centerline of Six Mile Road (120.00 feet wide); thence S. 00° 01° 47" E., 2749.01 feet along the East line of "Northville Colony Estates No. 3" (Liber 98, Pages 17-19, Wayne County Records) and the West line of "Country Club Village of Northville - 1" (Condominium Plan No. 252, Wayne County Records) and the West line of "Country Club Village of Northville - 1" (Concominium Plan No. 253, Wayne County Records) to a point on the East-West 1/4 line of said Section 13; thence S. 87° 15' 13" E., 656.14 feet along the East-West 1/4 line of said Section 13 and the North line of "Northville Colony Estates No. 4" (Liber 101, Pages 43 and 50, Wayne County Records) and the South line of "Country Club Village of Northville - II" (Condominium Plan No. 253, Wayne County Records); thence N. 60° 12' 19" E., 255.83 feet along the East line of said "Country Club Village of Northville - 11", to the point of beginning; thence the following three courses along the East line of said "Country Club Village of Northville - II", (1) N. 02* 12' 12" E., 191.85 feet; (2) N. 69* 47' 41" W., 46.32 feet; and (3) N. 20* 12' 19" E., 111.11 feet; thence S. 78° 00' 00° E., 133.55 feet; thence N. 27° 00' 00° E., 117.83 feet; thence N. 71° 04' 13" E., 145.11 feet; thence N. 78° 45° 58" E., 220.22 feet; thence N. 07° 05' 52" W., 77.41 feet; thence N. 82° 54' 08" E., 77.12 feet; thence S. 36° 27' 09" E., 21.42 feet; thence N. 82° 54' 08" E., 27.00 feet; thence S. 88° 13' 12" E., 39.09 feet; thence S. 73° 35' 12" E., 53.44 feet; thence S. 07' 05' 52" E., 120.79 feet; thence S. 16' 00' 00" E., 176.24 feet; thence S. 85' 42' 22" E., 61.45 feet; thence S. 79° 34° 28" E., 204.41 feet; thence S. 57° 30° 00" E., 128.4 _ feet; thence N. 66° 26' 11" E., 29.66 feet; thence S. 77° 00' 00" E., 131.76 feet; thence S. 07' 44' 19" W., 95.03 feet; thence Southeasterly 25.24 feet along the arc of a curve to the right, radius 227.00 feet, central angle 06° 22' 13", chord bearing S. 59° 46' 14" E., chord 25.23 feet; thence Southeasterly 31.08 feet. along the arc of a curve to the left, radius 200.00 feet, central angle 08° 54' 14" arond bearing S. 61° 02' 15" E., chard 31.05 feet; thence S. 65' 29' 22" E., 5.07 feet; thence S. 26' 00' 00" W., 130.40 feet; thence N. 87' 29' 56" W., 1336.98 feet to the point of beginning. Containing 507,246 square feet or 11.64 acres. Subject to easements and restrictions of record and governmental limitations.

THE CONDUCTUM SUBSIVISION PLAN NAMES MUST BE E ASSERCO IN CONCEDITIVE SECURINE, MEN A MANGER

PULTE HOMES OF MICHIGAN CORPORATION A MICHIGAN CORPORATION 315, S. WOODWARD, SUITE 110 ROYAL OAK, MICHIGAN 48067

SURVEYOR -NOWAK AND FRAUS CORPORATION 1310 N. STEPHENSON HWY. ROYAL OAK, MICHIGAN 48067

I _ TITLE SHEET

2 _ SITE - SURVEY PLAN

3 _ SITE ~ SURVEY PLAN

4 ... SURVEY PLAN - FUTURE EXPANSION

6 __ UTILITY PLAN

7 __ PERIMETER, UNIT TYPES: A. A REVERSED, B & B REVERSED

B __ PERIMETER, UNIT TYPES:

A. A REVERSED, B & B REVERSED

FLOOR PLANS, UNIT TYPE A 8 B

CROSS SECTIONS, UNIT TYPE A

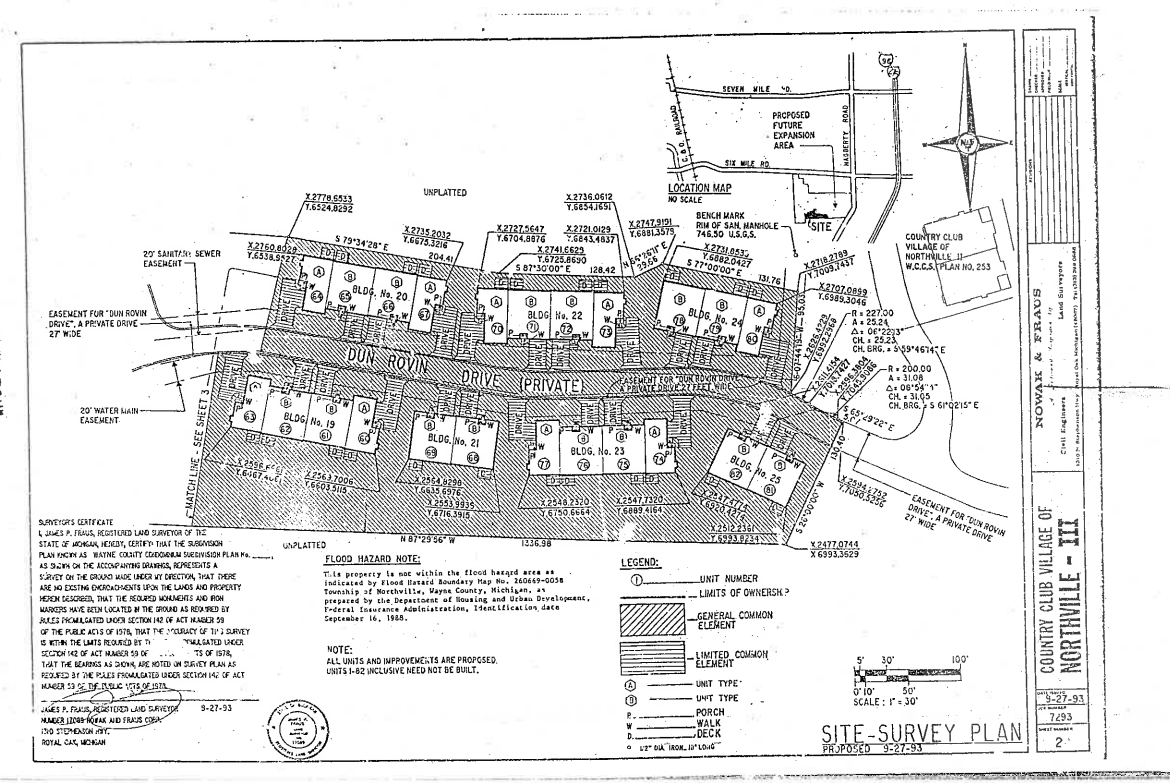
II ... CROSS SECTIONS, UNIT TYPE B

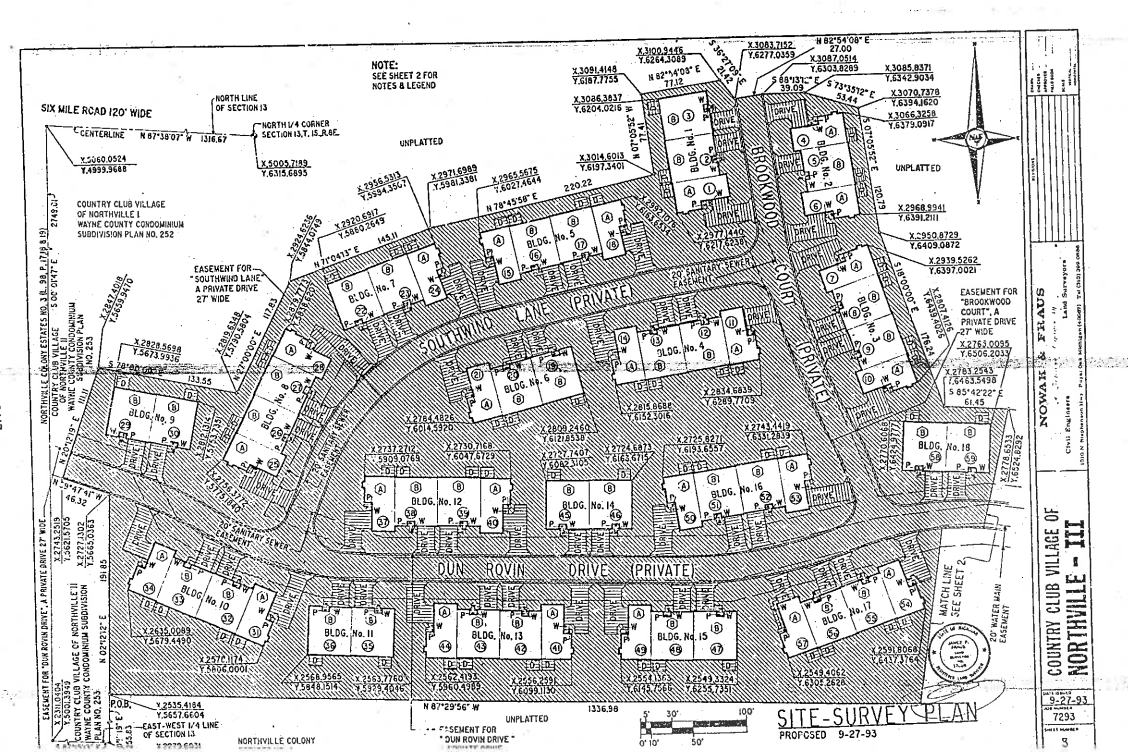
EXAMINED AND APPROVED

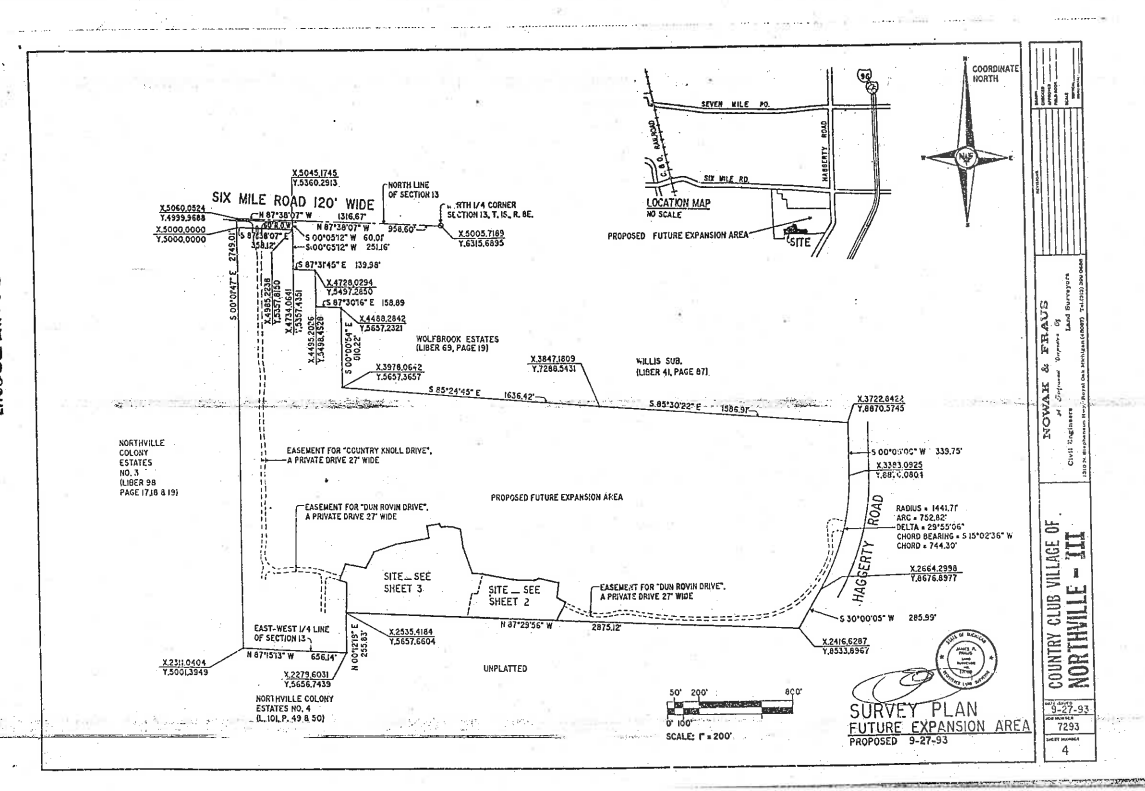
DANIEL P. LANE

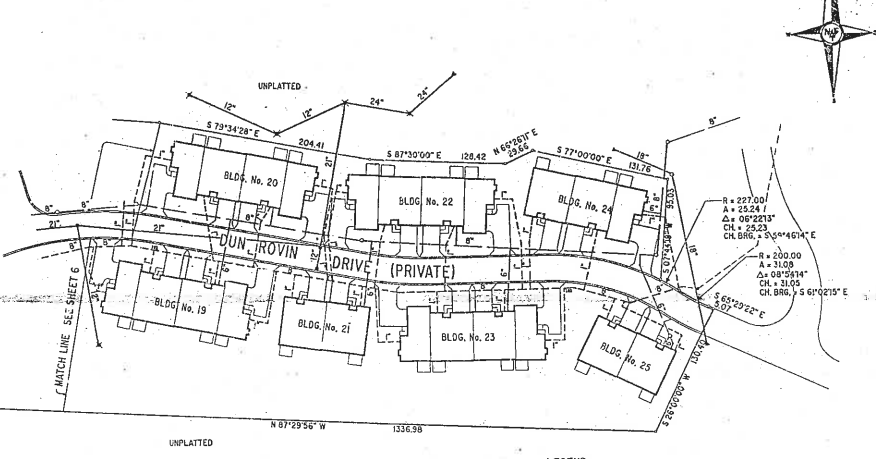
PLAT ENGINEER

PROPOSED 9-27-93









GENERAL NOTES;

All units are serviced with sanitary sever and water by Northville Township. Information as shown, obtained from plans prepared by Nowak & Fraus Corporation.

All units will be serviced with electric by Detroit Edison Company, telephone by Michigan Bell Telephone Company and gas by Consumers Power Company.

Utilities as shown, indicate approximate locations of facilities only, as disclosed by the records of the various utility companies and no guarantee is given either as to completeness or accuracy thereof.

All buildings $\frac{1}{2}$ be serviced by 6" sanitary lead, 1" water service, 3/4" gas service and shall be depicted on the as-built.

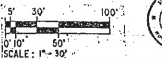
Roads, sanitary sewer, water main, storm drain, lines for electric, gas and telephone must be built. Building service leads need not be built.

Telecommunications and electrical service to be within public utility easement as determined by respective utility company and shall be depicted on the as-built.

LEGEND:

SANITARY SEWER.
STORM SEWER
MANHOLE
GATE VALVE IN WELL
HYDRANT
WATER MAIN
24° CLEANOUT
REAR YARD CATCH BASIN
CATCH BASIN

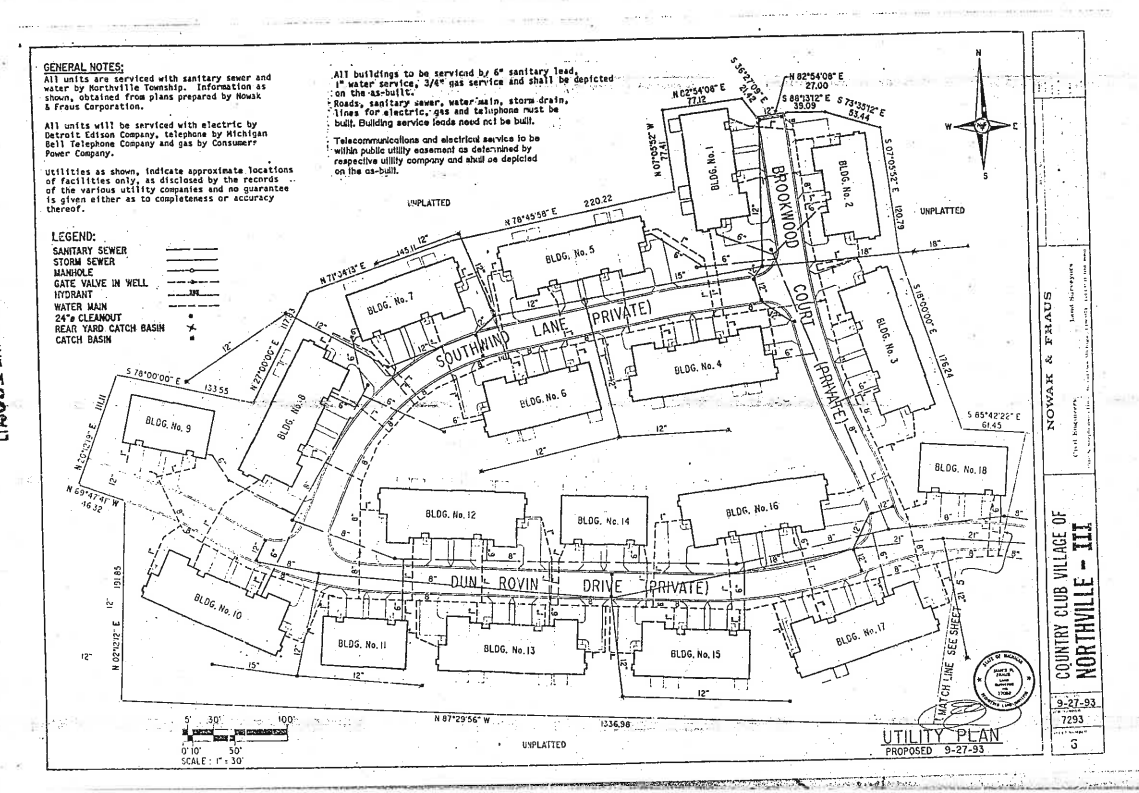
PROPOSED 9-27-93



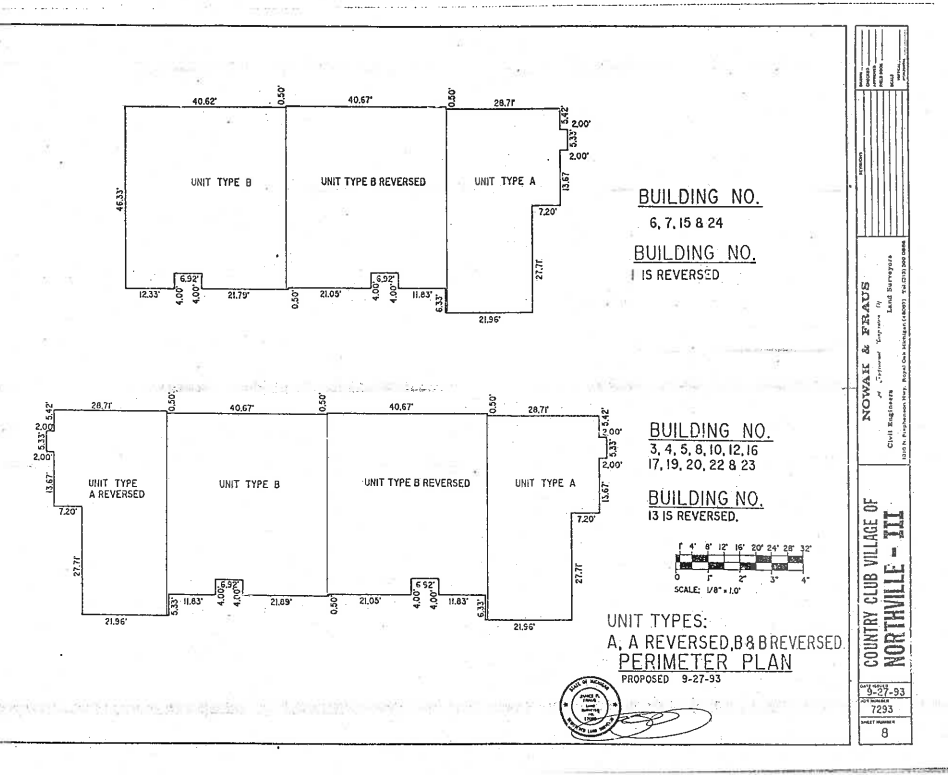


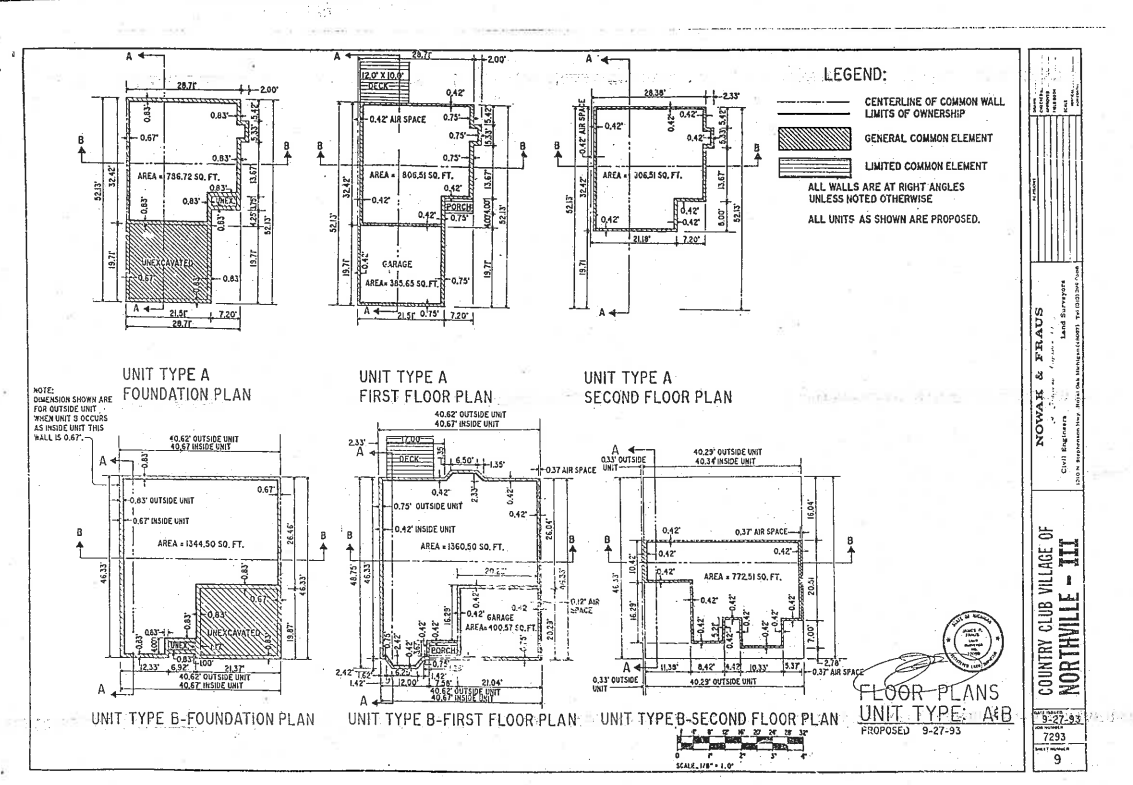
COUNTRY CLUB VILLAGE OF NORTHVILLE - III

9-27-93 308 HUMBER 7293



COUNTRY CLUB VI 9-27-93 9-6675

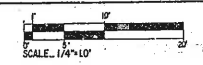




ALL WALLS ARE AT RIGHT ANGLES.
ALL UNITS AS SHOWN ARE PROPOSED.

300	F.F.	10			-
UNIT	1 - 760.83	U,S,G,S.	DATUM	UNIT TYPE A REVERSED	
UNIT	4 - 758.83	11	ij	ÚNIT TYPE A REVERSED	
UNIT	6 - 758,83	В	· 11	UNIT TYPE A	
UNIT	7 - 759,83	u	4	UNIT TYPE A REVERSED	
UND.	10 - 759.83	ı ı	u .	UNIT TYPE A	
Urlin	11 - 763,83		B	UNIT TYPE A REVERSED	
UNIT	14 - 763.63) (I	ia	UNIT TYPE A	
UHIT	15 - 766,83	ј	p	UNIT TYPE A REVERSED	
UNIT	18 - 766,83	}- #	þ	UNIT TYPE A	
UNIT	21 - 764.83	3 11	11	UNIT TYPE A	
TildU	24 - 766.83	3 11	- M	UNIT TYPE A	
UNIT	25 - 767.33	3 11	Ú	UNIT TYPE A REVERSED	
UNIT	28 - 767,3	3 !!	114	UNIT TYPE A	
UNIT	31 - 765.6	3 11	18	UNIT TYPE A REVERSED	
UNIT	34 - 765,6	3 "	11	UNIT TYPE A	
UNIT	37 - 764.3	3 u	94	UNIT TYPE A REVERSED	
UNIT	40 - 764.3	33 II	1[UNIT TYPE A	

F.E.	
UNIT 41 - 762.33 U.S.G.S. DATUM	UNIT TYPE A REVERSED
	•
UNIT 44 - 762.33 U.S.G.S. DATUM	UNIT TYPE A
UNIT 49 - 759.83 U.S.G.S. DATUM	UNIT TYPE A
UNIT 50 - 761.33 U.S.G.S. DATUM	UNIT TYPE A REVERSED
UNIT 53 - 761,33 U.S.G.S. DATUM	UNIT TYPE A
UNIT 54 - 758,33 U.S.G.S. DATUM	UNIT TYPE A REVERSED
UNIT 57 - 758,33 U.S.G.S. DATUM	UNIT TYPE A
UNIT 60 - 756,83 U.S.G.S. DATUM	UNIT TYPE A REVERSED
UNIT 63 - 756,83 U.S.G.S. DATUM	UNIT TYPE A
UNIT 64 - 757.83 U.S.G.S. DATUM	UNIT TYPE A REVERSED
UNIT 67 - 757.83 U.S.G.S. DATUM	UNIT TYPE A
UNIT 70 -: 754.33 U.S.G.S. DATUM	UNIT TYPE A REVERSED
UNIT 73 - 754.33 U.S.G.S. DATUM	UNIT TYPE A
UNIT /4 - 753.33 U.S.G.S. DATUM	UNIT TYPE A REVERSED
UNIT 77 - 753.33 U.S.G.S. DATUM	UNIT TYPE A
UNIT 80 - 748.83 U.S.G.S. DATUM	UNIT TYPE A



LEGEND:

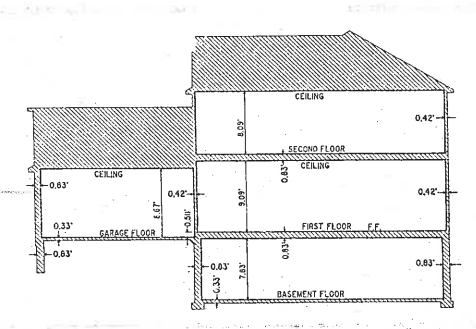
LIMITS OF OWNERSHIP

GENERAL COMMON ELEMENT

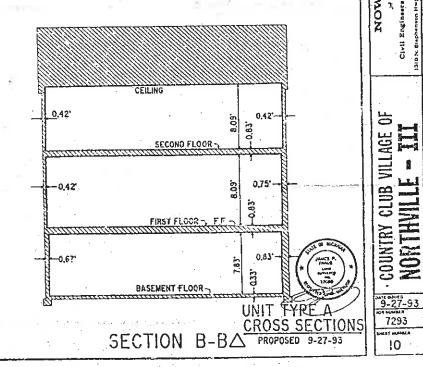
LIMITED COMMON ELEMENT

ALL WALLS ARE AT RIGHT ANGLES UNLESS NOTED OTHERWISE

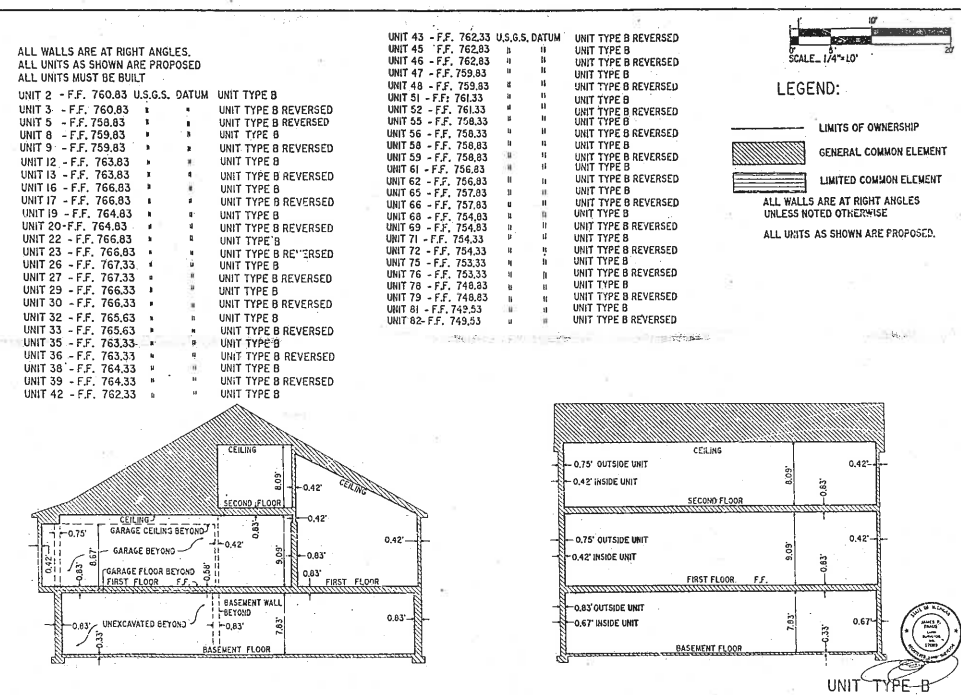
ALL UNITS AS SHOWN ARE PROPOSED.



SECTION A-A



SECTION A-AD



능 AGE VILL COUNTRY CLUB NORTHVILL CLUB

SECTION B-BA

9-27-93 7293

MAET INJUNE