SECOND AMENDMENT TO CONSOLIDATING MASTER DEED OF COUNTRY CLUB VILLAGE OF NORTHVILLE - III CONDOMINIUM

WHEREAS, Country Club Village of Northville - III Condominium Association, a Michigan non-profit corporation organized to administer, operate, manage and maintain Country Club Village of Northville - III Condominium, a condominium project established pursuant to the Master Deed as recorded on October 27, 1983 in Liber 26914, Pages 631-681, First Amendment to Master Deed recorded on May 17, 1995 in Liber 28054, Pages 432-458, Second Amendment to Master Deed recorded on June 17, 1997 in Liber 29611, Pages 473-507, Consolidating Master Deed recorded on June 25, 1997, in Liber 29618, Pages 2094 through 2131, and First Amendment to Consolidating Master Deed recorded March 15, 2011 in Liber 49025, Pages 1206 through 1210, Wayne County Records, and designated as Wayne County Condominium Subdivision Plan No. 355; and,

WHEREAS, an amendment to the Consolidating Master Deed was duly adopted and approved by the membership and first mortgagees on February 19, 2013, in accordance with the requirements of MCL 559.190 and MCL 559.190a;

NOW, THEREFORE, the Consolidating Master Deed is hereby amended as follows:

Article IV Section (c) is amended by the addition of the following subsection (3):

(3) Each Co-owner shall be responsible for the maintenance, repair and replacement of all windows at their Unit (except for front door sidelites). Each Co-owner shall also be responsible for the maintenance, repair and replacement of the passage door between the garage and the interior of their Unit. Each Co-owner shall apply in writing to the Board of Directors for its advance approval of all window replacements; the Board shall develop a list of approved window makes, models and colors and shall publish same to the membership. The Board shall only approve requests that comply with its published list. In the event that any Co-owner shall fail to timely maintain, repair or replace any window, the Association shall have the right, but not the obligation, to do so and assess the expense to the Co-owner; alternatively, the Association shall have the right to seek injunctive relief and/or money damages and to employ any other remedy as set forth in the Condominium Bylaws.
In all other respects, other than as hereinabove indicated, the Consolidating Master Deed of Country Club Village of Northville - III Condominium and Condominium Bylaws (Exhibit A to the Consolidating Master Deed) recorded as aforesaid are hereby ratified, confirmed and redeclared.

COUNTRY CLUB VILLAGE OF NORTHLILLE - III
CONDOMINIUM ASSOCIATION,
a Michigan non-profit corporation

Executed: February 25, 2013

By, David Watson, Vice President

STATE OF MICHIGAN )
COUNTY OF WAYNE ) ss.

The foregoing Second Amendment to the Consolidating Master Deed of COUNTRY CLUB VILLAGE OF NORTHLILLE - III CONDOMINIUM was acknowledged before me, a notary public, on the 25th day of February, 2013 by David Watson, known to me to be the Vice President of Country Club Village of Northville - III Condominium Association, a Michigan non-profit corporation, who acknowledged and certified that the foregoing amendment was duly approved by affirmative vote of the co-owners of the Association and the first mortgagees and that he has executed this Second Amendment to Consolidating Master Deed of Country Club Village of Northville – III Condominium as his own free act and deed on behalf of the Association.

, Notary Public
State of Michigan, County of Wayne
My commission expires: 5/20/2014
Acting in the County of Wayne

DRAFTED BY AND WHEN RECORDED
RETURN TO:
CATHERINE E. MILLS (P 71449)
ZELMANSKI, DANNER & FIORITTO, PLLC
44670 ANN ARBOR RD., STE. 170
PLYMOUTH, MI 48170

LISA A. BOUGHTON
Notary Public, State of Michigan
County of Wayne
My Commission Expires May 28, 2014
Acting in the County of Wayne
AFFIDAVIT OF CORRECTION

WHEREAS, Country Club Village of Northville - III Condominium Association, a Michigan non-profit corporation organized to administer, operate, manage and maintain Country Club Village of Northville - III Condominium, a condominium project established pursuant to the Master Deed as recorded on October 27, 1983 in Liber 26914, Pages 632-681, First Amendment to Master Deed recorded on May 17, 1995 in Liber 28054, Pages 432-458, Second Amendment to Master Deed recorded on June 17, 1997 in Liber 29611, Pages 473-507, Consolidating Master Deed recorded on June 25, 1997, in Liber 29618, Pages 2094 through 2131, First Amendment to Consolidating Master Deed recorded March 15, 2011 in Liber 49025, Pages 1206 through 1210, and Second Amendment to Consolidating Master Deed recorded February 28, 2013 in Liber 50529, Pages 1284-1285, Wayne County Records, and designated as Wayne County Condominium Subdivision Plan No. 355; and

WHEREAS, Country Club Village of Northville - III Condominium Association recorded a Second Amendment to the Consolidating Master Deed on February 28, 2013 in Liber 50529, Page 1284, Wayne County Records.

WHEREAS, the text in the amendment failed to include a clause which was duly adopted and approved by the membership and their first mortgagees in accordance with the requirements of MCL 559.190 and MCL 559.190a;

NOW, THEREFORE, the Consolidating Master Deed is hereby amended as follows:

Article IV Section (c) is amended by the addition of the following subsection (3):

(3) Each Co-owner shall be responsible for the maintenance, repair and replacement of all windows at their Unit (except for front door sidelites, transom windows that are a part of a front door unit and sliding glass doors or “doorwalls”). Each Co-owner shall also be responsible for the maintenance, repair and replacement of the passage door between the garage and the interior of their Unit. Each Co-owner shall apply in writing to the Board of Directors for its advance approval of all window replacements; the Board shall develop a list of approved window makes, models and colors and shall publish same to the membership. The Board shall only approve requests that comply with its published list. In the event that any Co-owner shall fail to timely maintain, repair or replace any window, the Association shall have the right, but not the obligation, to do so and assess the expense to the Co-owner; alternatively, the Association shall have the right to seek injunctive relief and/or money damages and to employ any other remedy as set forth in the Condominium Bylaws.

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ZELMANSKI, DANNER & FIORITTO, PLLC.

Executed: March 12, 2013

By: [Signature]

Catherine E. Mills, Attorney for Country Club Village of Northville - III Condominium Association, a Michigan non-profit corporation

STATE OF MICHIGAN )
COUNTY OF WAYNE )

The foregoing Affidavit of Correction was acknowledged before me, a notary public, on the 12th day of March, 2013, on behalf of Zelmanski, Danner & Fioritto, PLLC by Catherine E. Mills, known to me to be the attorney for Country Club Village of Northville - III Condominium Association, a Michigan non-profit corporation, who acknowledged and certified that the foregoing Affidavit of Correction was executed as her own free act and deed on behalf of the Association.

[Signature]
Kelly L. Marvin, Notary Public
State of Michigan, County of Jackson
My commission expires: 5-27-2019
Acting in the County of Wayne

Drafted By and When Recorded Return to:
Catherine E. Mills (P 71449)
Zelmanski, Danner & Fioritto, PLLC
44670 Ann Arbor Rd., Ste. 170
Plymouth, MI 48170
THIRD AMENDMENT TO
CONSOLIDATING MASTER DEED OF
COUNTRY CLUB VILLAGE OF NORTHVILLE – III CONDOMINIUM

WHEREAS, Country Club Village of Northville – III Condominium Association, a Michigan non-profit corporation organized to administer, operate, manage and maintain Country Club Village of Northville – III Condominium, a condominium project established pursuant to the Master Deed as recorded on October 27, 1983 in Liber 26914, Pages 632 through 681, First Amendment to Master Deed recorded on May 17, 1995 in Liber 28054, Page 432 through 458, Second Amendment to Master Deed recorded on June 17, 1997 in Liber 29611, Pages 473 through 507, Consolidating Master Deed as recorded on June 25, 1997, in Liber 29618, Pages 2094 through 2131, First Amendment to Consolidating Master Deed recorded on March 15, 2011 in Liber 49025 Pages 1206 through 1210, Second Amendment to Consolidating Master Deed recorded on February 28, 2013 in Liber 50529 Pages 1284 through 1285, and Re-Recording of Consolidating Master Deed as recorded on _____, 2013, in Liber _____, Pages _____ through _____. Wayne County Records, and designated as Wayne County Condominium Subdivision Plan No. 355; and,

WHEREAS, amendments to the Condominium Bylaws (Exhibit A to the Consolidating Master Deed) were duly adopted and approved by the membership in accordance with the requirements of MCL 559.190;

NOW, THEREFORE, the Condominium Bylaws (Exhibit A to the Consolidating Master Deed) are hereby amended as follows:

Article VI is amended by the addition of the following Section 17:

Section 17. Estate Sales. Notwithstanding the foregoing, estate sales shall only be permitted upon the express, advance, written approval from the Board of Directors. Such express, written approval shall be evidenced by a permit, signed by an authorized representative of the Association. Estate sales shall be defined as the sale of personal property from a condominium unit in connection with the Co-owner vacating his unit. Yard sales and garage sales are not considered estates sales and are not permitted. Procedures for handling estate sales shall be identified in rules and regulations made by the Board of Directors of the Association pursuant to Article VI, Section 10 of these Bylaws.

Article IX Section 2 is amended by the addition of the following subsections (c) and (d):

(c) Removal and Abatement. The violation of any of the provisions of the Condominium Documents, including the rules and regulations promulgated by the Board of Directors of the Association hereunder, shall also give the Association, or its duly authorized agents, the right, in addition to the rights set forth above, to enter upon the Common Elements, Limited or General, or into any Unit, where reasonably necessary, and summarily remove and abate, at the expense of the Co-owner in violation, any structure, thing or condition existing or maintained contrary to the provisions of the Condominium Documents; provided, however, that judicial proceedings shall be instituted before items
of construction are altered or demolished pursuant to this subsection. The Association shall have no
liability to any Co-owner arising out of the exercise of its removal and abatement power authorized
herein.

(d) **Assessment of Fines.** The violation of any of the provisions of the Condominium
Documents, including any of the rules and regulations promulgated by the Board of Directors of the
Association hereunder, by any Co-owner, in addition to the rights set forth above, shall be grounds for
assessment by the Association of a monetary fine for such violation. Procedures for handling such
violations, including the establishment of monetary fines, shall be identified in rules and regulations
made by the Board of Directors of the Association pursuant to Article VI, Section 10 of these Bylaws,
and shall include the following provisions: 1) no fine shall be levied for a first offense of the Bylaws
restrictions set forth in Article VI of these Bylaws except that a fine shall be levied for a first offense of
Bylaws Article VI, Section 17 pertaining to Estate Sales, 2) the fine schedule shall be graduated such
that the amount of a fine shall increase with each successive citation of such violation except that there
may be one and only one fine amount for a violation of Bylaws Article VI, Section 17 pertaining to
Estate Sales, 3) no one fine shall exceed $100 except that the fine for a violation of Bylaws Article VI,
Section 17 pertaining to Estate Sales shall not exceed $500, and 4) each co-owner whom has allegedly
violated a provision of the Bylaws shall be afforded an opportunity to, in person before the Board of
Directors, defend himself or herself against each allegation of a violation of the provisions of the
Bylaws.

In all other respects, other than as hereinabove indicated, the Consolidating Master Deed of Country
Club Village of Northville - III Condominium and Condominium Bylaws (Exhibit A to the Consolidating
Master Deed) recorded as aforesaid, are hereby ratified, confirmed and redeclared.

COUNTRY CLUB VILLAGE OF NORTHVILLE-III
CONDOMINIUM ASSOCIATION,
a Michigan non-profit corporation

Executed: _______________ 2013          By: ____________________________

President