## THE ARBORS HOMEOWNERS ASSOCIATION

## **Private Planting on Common Property Landscaping Agreement**

Directions...Complete and attach a drawing of the planting location, in relation to your as-built plot plan. Return to Grounds Chair and Secretary of Arbors.

This Agreement made this	day of	by and
between:	, ("the Owner(s)"	or the "Homeowner(s)") of
(	'the Property"),	
	AND	
the Arbors Homeowners Association	on ("AHA"), acting through	its Board of Directors, with
respect to the Arbors Planned Unit	Development located on D	Ouncan Avenue in Hampton
Township, Allegheny County, Penr	nsylvania ("the Arbors").	
WHEREAS, the Homeowner(s) ha	ve requested permission to	install private landscaping
enhancements in the Common Op	en Area of the Arbors prop	erty around the utility boxes on
the right side of the driveway ("the	Landscaping" or the "Lands	scaping Enhancements"); and
WHEREAS, the Homeowner(s) ha	ve agreed that they or their	successors in title to the within
home/property will be perpetually a	and solely responsible for th	ne installation, upkeep and
maintenance of this Landscaping;	and	
WHEREAS, the AHA Board is willi	ng to approve the requeste	d personal Landscaping

NOW, THEREFORE, the parties hereto agree that the requested Landscaping Enhancements may be installed in the AHA Common Open Area subject to the following conditions:

Enhancements subject to certain terms and conditions.

- 1. The installation, upkeep and maintenance of the Landscaping shall perpetually be the sole responsibility of the Homeowner(s) or future owner(s) of the Property.
- 2. In the event that the Landscaping is not maintained to the satisfaction of the AHA, the AHA Board of Directors may order its removal.

- 3. In the event that the Homeowner(s) or future owner(s) of the Property fail to properly maintain or remove the personal Landscaping Enhancements as directed by the AHA Board, the AHA Board may direct that the work be done with all costs associated therewith assessed against the Property Owner(s) of record (including any future Owner(s) owning the Property at the time this work is undertaken).
- 4. It is expressly agreed that this Agreement will be binding on all future owner(s) of the Property and that it shall be the responsibility of the Owner(s) to notify any purchaser(s) of the Property of the existence and requirements of this Agreement. However, it is further agreed that failure of the current (or subsequent) Homeowner(s) to do so shall not negate the obligation of any subsequent Homeowner to comply with the terms of this private planting Agreement.

IN WITNESS WHEREOF, THE PARTIES AGREE TO BE LEGALLY BOUND BY THE TERMS OF THIS MUTUALLY BENEFICIAL AGREEMENT AS WITNESS THE HANDS AND SEALS OF THE PARTIES MADE ON THE DATE REFERENCED ABOVE.

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AGREED/WITNESS	HOMEOWNER(S) OF RECORD:
AGREED:	
Arbors Homeowners Association Board of Directors	
Signature	