Homeplace I at Adams Farm Townhomes Association, Inc. Homeowner Architectural Request Form

Required To			Date: _		
Mail To: Architectural Review Committee					
C/O Cedar Management Group, LLC				Phone:	· /
P.O. Box 26844 Charlotte, NC 28221				Fax: E-Mail·	(704) 509-2429 arc@mycmg.com
Charlotte, IVC 20221				Li-ivian.	are emyemg.com
From:	Day Ph# (_ Ev. Ph#	() _	
Homeplace					
Townhome Address:	E-mail:		Cell# (_)	
Subject: Proposed improvement, alteration, or classical (Please attach \$105 Fee {Payable to Homeplace			uilford Co	unty Regi	ster of Deeds Fili
 Please attach plans and specifications for proposed Nature and shape of the proposal Height, length, width, and all other dimensions Materials to be used 	4.	or change showing all Plantings, excavations, o Site plan and location of	r changes i		any
I/we the Homeowner/s requesting the improvement, al maintenance, repair, or replacement of all, or any part, approved, and understand and agree the Homeplace I a repair, replacement, or costs thereof, in addition to, any maintenance and/or damage caused by the installar exterior brick, wood, siding, roof, or roofing system, g Homeowner/s understand/s and agree/s to comply with	of such improvement, alte at Adams Farm Townhome y damages caused by the v tion, or removal, of any ap utters, downspouts, or any	eration, or change, in add as Association, Inc. will n endor/s of the Homeown proved item that is attact to other exterior surface/s	tition to the ot be respondent. Home hed to, on, in maintained	nsible for owner/s is near, or in by the Ass	ner Successor/s, is such maintenance /are responsible for the vicinity of
The proposed improvement, alteration, or change, if, 20	• •		!	day of	
The foregoing application is submitted by:					
on this day of	, 20 <u>pending</u>	approval 30 Days from	Architect	ural Requ	est receipt.
OVO VED	GT CONTE				
SIGNED:OWNER	SIGNE	D:	OWNER		
for Board of Direc	tors use below this line				
Reviewed and considered by		-			
•	neeting held on this				, 20
Disapproved for the following:					
Incomplete specifications/drawings		Not in Co	mpliance	with Arch	tectural Standard
Other					
6. 1	T:41		D 4		

Homeplace I at Adams Farm Townhomes Association, Inc. Maintenance Agreement

NORTH CAROLINA

GI	JILFORD COUNTY
	is Maintenance ("Agreement") is entered into this the day of, 20 by the omeplace I at Adams Farm Townhomes Association, Inc., (the "Association"), and
als	and (the "Owner(s)"); <i>Owner(s) shall</i> to refer to all future Owners taking title to the property subject to this Agreement.
	WITNESSETH
	HEREAS, all property within the Association is subject to the Declaration of Protective Covenants, for the sociation, recorded with the Guilford County Register of Deeds (the "Declaration");
W	HEREAS, the Owner(s) are title record owner(s) of
	property subject to the Declaration, also known as LotSection, as recorded in Plat Book, Page of the Guilford County Register of Deeds (the "Property");
W	HEREAS, the Owner(s) wish to conduct the following improvement (the "Improvement"):
	(Description of improvement and location. Also see Exhibit "A".)
	HEREAS, pursuant to the Declaration the Association is responsible for certain maintenance to the exterior of the velling upon other areas within the Association;
fo	OW THEREFORE, the Owner(s) have obtained the necessary architectural approvals required by the Declaration the Improvement. The Board of Directors of the Association has agreed to approve the Improvement subject to be following express and cumulative conditions:
1.	The Improvement must be installed as described and in the location shown on the diagram attached hereto as Exhibit A and must be installed in a workmanlike manner; and
2.	The Improvement shall be installed, maintained, repaired, replaced, and removed at the sole expense of the Owner(s). If the Owner(s) fail to do so the Board of Directors, in its sole and unfettered discretion, may determine what is required to comply with this Agreement, or in the alternative may determine removal of the Improvement is appropriate.

If after ten (10) days written demand from the Board of Directors of the Association the Owner(s) fail to repair, replace or maintain the Improvement as required by the Association, the Association shall conduct such repair, replacement, maintenance, or removal and charge the costs of such actions to the Owner(s) plus a 20% surcharge. Any charges against the Owner(s), by the Association for maintenance, replacement, repair or removal of the Improvement shall be a continuing lien against the subject property in the same manner and with the same

enforcement options for the Association as regular or annual assessments under the Declaration and shall also be the personal obligation of the owners. In addition, the Owner(s), agree that the terms of this Agreement are a further restriction and obligation and that the Association shall have all enforcement authority that exists in the Declaration and under the law of North Carolina for enforcement of the restrictions and obligations contained herein.

The Owner(s), on behalf of themselves, their successors and assigns, hereby grant an easement and license to the Association to conduct all work authorized by this Agreement, if necessary, and waive any trespass claim and/or claim or demand related to repair, replacement, maintenance or removal conducted by the Association on the Improvement; and

- 3. At the sole discretion of the Board of Directors this Agreement may be recorded in Owner(s'), chain of title with the Register of Deeds and shall run with the land and bind all future Owner(s) of title to the property described above; and
- 4. The Owner(s) agree, on behalf of themselves, their successors and assigns, to indemnify the Association, its management company, employees, agents, and the Board of Directors from any claims or actions arising from the existence of the Improvement, including but not limited to attorney fees and costs, and to hold the Association, its management company, employees, agents, and Board of Directors harmless for any claims or actions arising from the existence of the Improvement, including but not limited to claims or actions for damages caused by the existence of the Improvement to the Owner(s), unit or other units, and to fully release the Association, its management company, employees, agents and the Board of Directors from any and all claims or demands related in any way to the Improvement; and
- 5. That Owner(s) shall reimburse the Association for the cost of drafting, executing and recording this Agreement prior to acceptance by the Association; and
- 6. NOTE [___]

 If this space is initialed the Owner(s), Improvement is installed, or will be installed, upon Association Common Area. By the President's signatures below, the Association hereby grants, conveys, and transfers a TEMPORARY EASEMENT to the Owner(s), for the Improvement to remain on the Association's Common Area in the area specifically described in Exhibit "A". This TEMPORARY EASEMENT shall allow the Improvement to remain in the location specified on Exhibit "A" until such time as the Owner(s), their successors or assigns, choose to remove the Improvement or at such time as the Association terminates the TEMPORARY EASEMENT upon sixty (60) days written notice to the Owner(s). In any event, the Owner(s), shall be responsible for the cost of returning the Common Area to the pre-Improvement condition. Any amount unpaid under this paragraph shall be considered a regular annual or special assessment against the Owner(s), property with full enforcement and collection authority that exists in the Declaration and shall also be a personal obligation of the Owner(s).
- 7. In consideration for the mutual promises set forth herein, and for other good and valuable consideration the Association through its Executive Board of Directors and by signature of its President below hereby grants to the Owner(s) consent to install the Improvement in the location shown on Exhibit A and subject to the provisions of this Agreement.
- 8. The Owner(s), by their signature below agree to the terms, conditions, and further restrictions set forth in this Agreement. The Owner(s), and any subsequent Owner(s) shall, by acceptance of a Deed therefore, whether or

not it shall be so expressed in such deed are deemed to covenant and agree to the terms of this Maintenance and Easement Agreement.

HOMEPLACE I AT ADAMS FARM TOWNHON By:	IES ASSOCIATION, INC
Association President	-
Attested:	
Secretary	-
Owner	-
Owner	-

NORTH CAROLINA		
COUNTY		
I,, a Notary Public of the C	County and State do hereby	certify that
per	rsonally appeared before m	e this day and acknowledged
per the execution of the foregoing instrument, as an individual.	, ,,	·
Witness my hand and official seal, this the _	day of	20
Notary Public		
Printed Name:		
My Commission Expires:		
NORTH CAROLINA		
COUNTY		
I,, a <i>Notary Public</i> of the	County and State do herel	by certify that
the execution of the foregoing instrument, as an individual.	sonally appeared before me	e this day and acknowledged
Witness my hand and official seal, this the _	day of	20
Notary Public		
Printed Name:		
My Commission Expires:		

I,	, <u>Secretary</u> of HO	MEPLACE I AT ADAMS FARM	
TOWNHOMES ASSOCIATIO	ON, INC., certify that		
personally came before me this	s day and acknowledged that saccious saccious saccious components of the saccious sa	he is the <u>President</u> of HOMEPLACE I, and that she, as President, being auth	AT ADAMS
WITNESS my ha	nd and official seal, this the	day of	20
<u>Se</u>	<u>cretary</u> , HOMEPLACE I AT A	ADAMS FARM TOWNHOMES ASSO	CIATION, INC.
	Printed Name	e:	
NORTH CAROLINA			
COU	NTY		
,		_ the undersigned, a <i>Notary Public</i> of	
FARM TOWNHOMES ASSO	CIATION, INC. a North Carol are foregoing instrument was sign	at s/he is <u>President</u> of HOMEPLACE I ina Corporation, and that by authority or gned in its name by its President, sealed	duly given and
Witness my ha	nd and official seal, this the	day of	20
My Commission Expires:		NOTARY PUBLIC	
	Printed Name:		
NORTH CAROLINA			
COU	NTY		
		the undersigned, a <i>Notary Public</i> of	
personally appeared before me FARM TOWNHOMES ASSO	this day and acknowledged th CIATION, INC., a North Caro he foregoing instrument was sign	at s/he is <u>Secretary</u> of HOMEPLACE I lina Corporation, and that by authority gned in its name by its President, sealed	AT ADAMS duly given and
Witness my ha	nd and official seal, this the	day of	20
My Commission Expires:		NOTARY PUBLIC	
	Printed Name:		
			Revised 5/2