

**\_\_\_\_\_ (name of neighborhood association) Garden Agreement with \_\_\_\_\_**

The following shall constitute an informal agreement between \_\_\_\_\_ Neighborhood Association and \_\_\_\_\_ (owner) for the usage of his/her/their neighborhood property at \_\_\_\_\_ for the use of the community garden.

\_\_\_\_\_ (Owner) grants usage of this property to \_\_\_\_\_ (neighborhood association) from the date undersigned by these parties until **date**.

It shall be understood that participating gardeners who use this property will abide by the Agreements, Rules, Policies, and **required Liability Waivers** as outlined by the \_\_\_\_\_ (neighborhood) Garden Committee and the \_\_\_\_\_ (neighborhood assoc.)

Information, questions, and concerns about the use of the garden shall ordinarily be directed and managed by the \_\_\_\_\_ Garden Committee. The cost for water, rototilling, and any other necessary improvements shall be paid by the \_\_\_\_\_ Garden Committee.

Either Party can terminate this agreement at any time if circumstances require dissolution in the judgement of either party.

Participants in the \_\_\_\_\_ Garden program shall recognize that if the overall property should be sold and go into new ownership, they (participants) may be required to harvest the remains of their plantings and remove any remaining physical structures within 30 days of sale.

\_\_\_\_\_ Owner \_\_\_\_\_ Date

\_\_\_\_\_ HBNA Garden Committee \_\_\_\_\_ Date  
[ Frank James Mabry, HBNA Chairman ]