

**APPENDIX A TO POLICY RESOLUTION 4B
FRANKLIN FARM TENNIS FACILITY ACCESS AGREEMENT**

Each access device is programmed with a unique code that identifies the Member. The access device can be inactivated by the Foundation if court use is abused. Therefore, upon payment of a \$10.00 deposit, I acknowledge by my signature below that I have received an access device that allows access to all Franklin Farm Tennis courts and agree to the following conditions and restrictions on its use.

- 1 This access device is for my sole use and any family members who permanently reside with me in Franklin Farm. I will ensure that my immediate family members who reside with me are aware of these conditions and restrictions.
2. I will not provide this access device to unaccompanied guests, neighbors or any unauthorized users. If abuse is found to occur, the access device will be inactivated for a period of up to 60 days.
3. If the device is lost:
 - a. I will report the loss immediately to the Foundation.
 - b. The refundable deposit is forfeited.
 - c. A new access device will not be issued without an additional \$10.00 deposit.
4. I will abide with the tennis facility rules contained in Appendix B to Policy Resolution 4 (series).
5. I understand that the Virginia Property Owners' Association Act, Section §55-513.B, permits the Foundation to assess charges against any member for any violation of the rules and regulations for which the member or his family members, tenants, guests, or other invitees are responsible.

Date: _____ Name (Printed) _____

Signature _____

Address _____

Witness (Foundation Staff) Signature