

MEMBERSHIP AGREEMENT

	M	embership Number:
		rpe: Month to Month Passport
		onsultant: <u>Melynda Egenberg</u> ate:
Last Name:	First Name:	State:Zip: Work Email
Home Address:	City:	State:Zıp:
Company Name Colum <u>bia University</u>	Primary Phone #:	Work Email
monthly billing cycle. You will continue to have the serv using the health and fitness club, you agree to comply and operates, which rules and regulations are posted of	vices provided under this agreement unt with all of the rules and regulations of To on our website and/or are available at th	, -
		r history which would prevent you from using all or any o ian not to use any of the clubs' facilities, equipment and/
Subject to the cancellation rights set forth herein, this a your agreement will be available in your on-line accour		ement when submitted by you. Once submitted, a copy o
CONSUMER'S RIGHT TO CANCELLATION: YOU MA WITHIN THREE (3) DAYS FROM THIS DATE by writt address stated above by certified or registered mai	ten notification to: TSI Member Servi	UT ANY PENALTY OR FURTHER OBLIGATION ces, One Highpoint Drive, Chalfont, PA 18914 or to the
ADDITIONAL RIGHTS TO CANCELLATION: You ma	y also cancel this contract for any of	the following reasons:
	not physically receive the services be	cause of significant physical disability for a period of
six (6) months.		
 If you die, your estate shall be relieved of If you move your residence more than twe If the services cease to be offered as state 	enty-five (25) miles from any health cl	under this contract not then due and owing. lub operated by seller.
club closes. This club has posted the financial security required	d by law. B FOR PROOF OF THE CLUB'S COMF	PLIANCE WITH THIS LAW. YOU MAY ALSO OBTAIN I OF LICENSING SERVICES, 162 WASHINGTON
	ne first day of the next billing cycle, and tice is given. You understand that if you	
Charges and Monthly Billing of Dues		
Enrollment Fee (if applicable): \$ 0		
	(pro rata for month in which v	ou join): \$
Monthly Dues for to Annual Fee: \$ <u>49.95</u> (paid at the time of eni	rollment and on each one-vear annivers	arv of your enrollment date)
Tax Paid on signing: \$ 0	your and on odon one your annivers	,,
Total Amount Due Today: \$		
Monthly Dues: \$_59.95 (subject to applica	ble taxes). Billing will be on a calendar	month basis and the next billing date will be:
	2.0 ta/.00).	The first state of the first state of the st
Billing Authorization		
By accepting these terms and conditions, you agree the	at all fees will be charged to the credit of	ard on file with the club. This authorization remains in
effect until you cancel this agreement as provided above		and on the with the Glub. This authorization reniallis iii
Acceptance of Terms		
I accept these terms and conditions.		
O'mark.com		Data
Signature:		Date:

64281.1 January 2015

TERM AND CONDITIONS

1.0 FEES AND PAYMENTS.

1.1 Returned Payment Penalty. You will automatically be charged any fee imposed on us, plus a processing fee of up to \$15, for any returned payment item due to closed accounts, insufficient funds, etc.

2.0 MEMBERSHIP

- **2.1** Revocation of Membership. At our discretion, your membership may be revoked at any time and for any reason, including if, in the reasonable judgment of a Club, you have acted in a manner contrary to the best interests or safety of a Club or other members, or if your account has a balance past due. Each Club reserves the right to require a member to leave for the day if, the Club believes such member poses a health or safety risk or is disturbing, or appears likely to disturb, other members or Club personnel.
- **2.2 Use Privileges.** You must abide by the individual rules of your membership. Additional fees may apply if you use clubs or services outside of your membership privileges.
- **2.3** Closings. From time to time, a part of a Club or the entire facility will be temporarily unavailable while repairs, renovations or special events take place or until governmental permits or licenses are received. We will make every effort to minimize any disruption to members during these periods. Some or all of the Club's services may be closed for holidays. Club hours of operation are displayed in each Club and may be modified from time to time.

3.0 MEMBER RISK

- **3.1 Medical Recommendations.** You should consult with your physician or have a physical examination before using any fitness equipment or program, especially if you are elderly, pregnant, unaccustomed to physical exertion, have physical limitations or a history of high blood pressure, heart problems or other chronic illness.
- **3.2 Member Conduct.** Members shall not use any Club's facilities, services or equipment in a way as to endanger the health or safety of themselves or others. Members shall be responsible for any property damage or personal injury caused by them, their family, or their guests. Members agree not to violate any laws.
- **3.3 Orientation.** Members and members' guests should seek instruction from Club personnel in the use of all equipment, including fitness machines, free-weights, and cardio-aerobic equipment, before using any Club's facilities, services or equipment. If you fail to ask for instructions as to how to use the equipment, you assume the risk of injury associated with the misuse of such equipment.
- **3.4 Medical Disclaimer.** Each member acknowledges that the Clubs have made no claims as to medical results that can or may be obtained through use of the Clubs' facilities, equipment or services. The Clubs do not have the training, authority or expertise to provide medical treatment or related advice to members.
- **3.5 Activity Risk.** Any strenuous athletic or physical activity involves certain risks. By signing this agreement, you represent that you understand and you acknowledge that there are risks associated with the use of a health club and the use of fitness equipment and that free weights pose a risk of injury if not used correctly. We cannot guarantee that any facility or equipment is free of risk. You agree to use care in the use of the Clubs' facilities, equipment and services and to protect against accidents by other members.
- 3.6 Prevailing Party. In the event that you commence an action against a Club or any of its affiliates and fail to obtain judgment or receive partial judgment, you shall be liable to the Club for all costs and expenses the Club or its affiliates incur in the defense of the action or any claims on which you did not prevail, including attorney's fees. You agree to pay all costs plus reasonable attorney's and collection fees in connection with TSI's collection of any amounts owed by you.
- 3.7 Loss of Property. The Clubs shall not be liable for the disappearance, loss or theft of, or damage to personal property, including money, negotiable securities, or jewelry. In no event shall any Club's liability for disappearance, loss, theft, or damage thereof exceed the lesser of the actual value or \$100.

4.0 MISCELLANEOUS

- **4.1 Non-Discrimination.** The Clubs will not discriminate against any person because of sex, race, creed, age, color, sexual orientation, national origin or ancestry in considering applications for, or have taken other actions in connection with, membership in the clubs.
- **4.2 Use of Photographic Likeness.** By signing this Agreement, the member grants the Clubs the right to use their photographic likeness for promotional purposes, including, without limitation, for online usage and marketing materials.
- **4.3 Waiver.** It is understood and agreed that no failure or delay by any party hereto in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise preclude any other or further exercise or the exercise of any right, power or privilege hereunder.
- **4.4 Enforcement**. If any provision of your contract is held to be invalid or unenforceable by a court of competent jurisdiction, such holding shall not affect the validity or enforceability of any other provisions of the contract, which shall remain in full force and effect, and the provisions held invalid or unenforceable shall be deemed modified so as to give such provisions the maximum effect permitted by applicable law.
- 4.5 Governing Law; Jurisdiction. These terms and conditions shall be governed in all respects by the substantive laws of the state in which the cause of action arises, without regard for conflict of law principles of such state. With respect to personal jurisdiction, you hereby irrevocably submit to personal jurisdiction in any action brought in any court, federal or state having subject matter jurisdiction arising under this contract within the location set forth below, and you hereby waive, to the fullest extent permitted by law, the defenses of lack of personal jurisdiction, inconvenient forum, and improper venue to the maintenance of any action. You hereby waive your right to a trial by jury.

e of Where Cause of Action Arises	Venue/Jurisdiction
Connecticut	Fairfield County, CT
District of Columbia	District of Columbia, DC
Maryland	Montgomery County, MD
Massachusetts	Worcester County, MA
New Jersey	Bergen County, NJ
New York	County of Westchester, NY
Pennsylvania	Bucks County, PA
Rhode Island	Providence, RI
Virginia	Fairfax County, VA

The minimum age for club membership is 18 unless parental permission and a Club's consent are given. I have read and agree to the Terms and Conditions of this Agreement.

Member Number:_	
Member Name:	
Signature:	
Date:	

64281.1 January 2015

Member Number:	
Member Name:	
Credit Card	
Card Number:	
Expiration Date:	
Checking (attach copy of voided check for checking EFT)	
Bank Name:	
Account Number:	
Routing Number:	
Name on Account:	
Account Type: Checking Savings	
Billing Authorization	
By accepting these terms and conditions, you agree that all fees will	be charged to the credit card on file with the club. This
authorization remains in effect until you cancel this agreement as pro	
Signature:	Date:

BILLING INFORMATION