

Membership Terms & Conditions

About **Us**. We are Phoenix Fit Ltd trading as Phoenix Gym, a company registered in England and Wales. Our company number is 12510183 and our VAT number is 362875859. Our registered office address is 71-75 Shelton Street, Covent Garden, London. WC2H9JQ but if you would like to contact us, for example if you have any questions about your membership, you should email us at wellingborough@phoenix-gyms.co.uk or call us on 01933 825851.

1. DEFINITIONS

The following definitions shall apply to these Terms;

Member means both a Club or Community Annual Member or a Club or Community Monthly Member ("Membership" shall be construed accordingly);

Access using the Member App means the static QR codes visible on the entry and exits at the gym, which when scanned with the Member App grants you access to the gym;

Direct Debit means the agreement with your bank for payment to Us of your Monthly Fees and as collected by our nominated third party;

Annual Member means a Member who has paid Us for a 12 month membership in full at the start of their membership and who has committed to a minimum period of 12 consecutive months

Monthly Member means a Member who has paid Us in advance and has committed to a continuous rolling monthly contract;

Health Declaration means the declaration of Your health and fitness you gave Us on becoming a Member;

Joining Fee means an initial one-off administration fee payable to Us;

Monthly Fee means the monthly fee payable by a Member, which differs in price between a Club member and a Community Member;

Rules means the gym's rules found clearly displayed in the gym and/or on our website and/or Member App.

Member App means the application downloaded to your phone which gives you access to the gym and other functions.

Us means Phoenix Fit Ltd trading as Phoenix Gym and includes the singular and plural, We, Our,

You means a Member, potential member or an ex-member and includes the singular and plural, Your, Their

2. JOINING

- 1. Joining the gym is done online at www.phoenix-gyms.co.uk. All details provided must be complete and accurate. Any details provided by You that are inaccurate will render Your membership void and will be terminated immediately by Us. Any fees paid by You to Us will not be refunded to cover our administration costs.
- 2. You must choose whether to become an Annual Member or Monthly Member and either the Club or Community Membership tier as stated on Our website. You also agree to pay any Joining Fee as stated on the website.
- 3. At the earliest point of one of the following events, payment of any Joining Fee by You to Us or, payment of any Annual Membership Fee by You to Us in advance and received by Us or, by providing Your bank details agreeing to allow Us to collect Your Monthly Fee by Direct Debit each month, then You agree to be bound by these terms and conditions and this Contract comes into effect and Your Membership starts.
- 4. Membership is from age 18 years and above. We reserve the right to ask any Member to provide proof of age and identity using either a driving license, passport or other government approved form of identification, before Your Membership is accepted by the gym. Until proof of age and identity is provided by You to Us, access to the gym will not be provided to You.
- 5. Any Member who in Our exclusive opinion provides false or misleading information will have their Membership terminated immediately and any money paid by You to Us will be retained by Us to cover Our administrative costs.
- 6. Upon completion of the Membership joining process, You will receive a confirmation email from Us, containing information on how to download Our Membership App to enable access to the gym.
- 7. You must ensure that all of Your details provided when You sign up and on Your Health Declaration are true and correct. We reserve the right to refuse and/or cancel Your Membership sign up application if we reasonably believe that the information You have provided is incorrect and/or false.
- 8. If You have a disability or health condition that You wish to declare or notify Us about then You must inform Us immediately by email wellingborough@phoenix-gyms.co.uk.

3. ACCESS

1. Your Membership App is issued for Your exclusive use to, amongst other things, enter the gym. You must not let any other Member or non-member use Your Member App or Your details to access the gym. Anyone found misusing the Member App may, at our sole

discretion, have their Membership temporarily suspended, terminated for a period of time and/or terminated and permanently banned. No refunds will be given in any circumstances.

- 2. You are responsible for keeping your Member App secure and confidential at all times.
- 3. In the interests of the health and safety and the security of all Members and gym staff, the use of the Member App and the review of recorded CCTV is monitored by Us and You may be asked to provide additional proof of identification occasionally.
- 4. If we have reasonable grounds for believing that you knowingly provided your Member App to another individual or individuals, or allowed unauthorised entry following your entry to the gym (eg. tailgating, opening fire exits etc), we may hold you responsible for the conduct of such individual(s) and to compensate Us for the cost of a monthly Club Membership and we may also hold You liable for any loss We suffer as a consequence of that conduct. We may also, at our sole discretion, cancel your Membership without notice.

4. GYM INDUCTION

1. By agreeing to join the gym you are agreeing that you are familiar with the plate loaded equipment, pin loaded equipment and the cardio equipment within the gym and that you are competent in the attendance and use of public gyms similar to Ours. If You are unsure of any of the equipment or its safe usage then You must not use the equipment until You have made Your requirement known to a gym staff member who will provide the training required. It is understood by You that it is Your responsibility to inform Us if You need help with any piece of equipment to avoid any risks to Yourself or other Members. If You are unfamiliar with the majority of the equipment or in Our opinion You need a lot of support then We may insist that You purchase some personal training sessions before being allowed to use the gym unsupervised.

5. PAYMENT

- 1. If you are an Annual Member, you agree to pay the Annual Fee and the Joining Fee in full before Your Membership commences.
- 2. If you are a Monthly Member, You agree to pay the Joining Fee along with the first Monthly Fee in advance and subsequently a rolling monthly payment of the Monthly Membership Fee by Direct Debit.
- 3. If You joined the gym using a promotional code, Your Monthly Fee will be charged at the amount and duration as stated in the promotional code published online. Following this promotional code period You will then be automatically and without notice charged the regular Monthly Fee as stated on Our website.
- 4. In the event that we have been unable to collect the Monthly Membership Fee from You, we will inform you via email requesting You to ensure that we can collect the Monthly Membership Fee which will be attempted by Us 7-10 working days after the first payment attempt, and will be done by Direct Debit.
- 5. Should we be unable to collect Your Monthly Membership Fee on this second attempt, we will add a £10 administration fee and Your Membership will be terminated with immediate

effect and the debt may be passed to a debt collection agency. Any costs incurred by the debt collection agency will be borne by You.

- 6. If You wish to rejoin the gym then all outstanding debts must be cleared and You may have to pay the Joining Fee.
- 7. We will continue to collect the Monthly Membership Fees even if you do not attend the gym irrespective of the circumstances.
- 8. Payment of the Monthly Membership Fees will continue to be collected even under exceptional circumstances causing the gym to be closed temporarily. We only expect this to happen in unforeseen circumstances, in emergencies or where refurbishment and/or health and safety determines that we close the gym temporarily. We will use reasonable endeavours to provide reasonable notice where possible.
- 9. Should Your Direct Debit mandate be cancelled, for any reason, Your Membership will be terminated with immediate effect. Should Your Membership be terminated under these circumstances You will be required to pay any outstanding Membership Fees immediately and if You wish to rejoin the gym then You may have to pay any Joining Fees.
- 10. In the event You cancel Your Direct Debit mandate and You have not paid Your Membership Fees in accordance with this contract, then Your membership will be terminated with immediate effect and Your debt may be passed on to a third party collection agency at which point You will be liable for all collection costs as determined by the collection agency.
- 11. We reserve the right to end any special offer, promotion and/or Promotional Code without prior notice and at any time.
- 12. We reserve the right to change the Monthly Membership Fee by providing You with at least 30 days notice ("Notice Period") by either email, text message or by publishing it on Our website or social media sites (separately and collectively this is Our "Notice" to You). We will ensure that it is clear when the price increase will take effect and the amount to be collected by Direct Debit.
- 13. During this Notice Period;
 - i. If You are a Monthly Member, You will have the right to terminate Your Membership in accordance with this Contract. If You do not terminate Your Membership, then Your Membership Fee will be increased in accordance with our Notice;
 - ii. If You are an Annual Member then Your Membership will not automatically renew. You will therefore have the choice of which Membership You wish to renew with and at the prevailing Membership Fees in place at the time of Your renewal. If You do choose to renew your Membership, irrespective of the Membership type You choose, You will not have to pay any Joining Fee.
- 14. You are unable to make any changes to your Membership or Monthly Fees within the 10 working days before your Direct Debit date, this includes cancellation requests. If a request is made within the 10 working days before your Direct Debit date and a payment is taken via Direct Debit, this money will be non-refundable.

6. MEMBERSHIP FREEZE

- 1. If You are a Monthly Member You can freeze Your Membership at any time and for any reason, for a minimum period of 1 month and a maximum period of 3 months, to run consecutively, providing You give Us 10 days notice in writing. You can request one Membership freeze, irrespective of the duration of the freeze being requested, in any 12 month period. You will therefore not be charged any Joining Fee at the point Your Membership recommences.
- 2. If you are an Annual Member, You can freeze Your Membership at any time and for any reason, for a minimum period of 1 month and a maximum period of 3 months, to run consecutively, providing You give Us 10 days notice in writing. You can request one Membership freeze, irrespective of the duration of the freeze being requested, in any 12 month period. Your Annual Contract duration will be protected and therefore We will pause Your Membership to avoid any loss of Your 12 Month Contract entitlement. We will not charge any Joining Fee at the recommencement of Your Membership following Your Membership Freeze.
- 3. When Your Membership is frozen, You are unable to unfreeze Your Membership or make any changes or cancellations before the freeze end date requested. Upon Your Membership unfreezing, You will be able to request any changes required from that date.

7. GYM CLOSURE

- 1. For Annual Members, We reserve the right to close the gym fully for up to 14 days (consecutive or non consecutive) in any one calendar year for the purposes of carrying out repairs, refurbishments and maintenance, whether routine or extraordinary in nature. If the gym is fully closed for these reasons for more than 14 days within a calendar year, we will extend Your Membership proportional to the amount of time the gym was closed. In addition to this extension of time We will provide You with a goodwill gesture amounting to an additional 7 days Membership at no cost to You. For the avoidance of doubt no refunds or proportional refunds will be given.
- 2. For Monthly Members, We reserve the right to close the gym fully for up to 5 days (consecutive or non consecutive) in any one calendar month but no more than 8 days in any calendar quarter, for the purposes of carrying out repairs, refurbishments and maintenance, whether routine or extraordinary in nature. If the gym is fully closed for these reasons for more than 5 days within a calendar month, or 8 days over a calendar quarter, We will extend Your Membership proportional to the amount of time the gym was closed providing You were a Member for the periods of closure and You had no debt outstanding on Your account at any time during Your Membership. For the avoidance of doubt no refunds or proportional refunds will be given and We will continue to collect Your Membership Fee by Direct Debit.

8. CHANGING MEMBERSHIPS

1. To downgrade Your Membership (for example from Community to Club) please contact Our Customer Service on wellingborough@phoenix-gyms.co.uk or by using the Member

administration section of the Member App. You must give Us 30 days notice in order to downgrade Your Membership type. Any notice Period shorter than 30 days will result in the next Direct Debit being collected at the current Membership Fee. No refunds or partial refunds will be issued.

2. To upgrade Your Membership You can do so by coming into the gym during Our manned hours as published from time to time. You may upgrade at any time within the month, unless within the 10 working days before your monthly payment date is due. To upgrade Your Membership you will be required to pay the difference in the Membership Fees for the pro rata number of days up until the next Direct Debit can be taken automatically. Payment will be taken in the gym at the time of requesting the upgrade and We will amend Your Direct Debit to reflect the increased Membership Fee.

9. UNSTAFFED HOURS - 24 HOUR GYM

1. The gym is open 24 hours a day, There will be times when the gym is unstaffed, specifically at night, weekends and public holidays. All Members agree to strictly adhere to all health and safety procedures, security protocols and fire alarm procedures, at all times. It is mandatory that all Members have read and understood the procedures in place and by joining the gym confirm their adherence to them. Any failure to comply with these procedures will result in the immediate termination of Your Membership. All procedures are available to view on Our website and are also provided to You when joining the gym. Copies will be made available in the gym on request.

10. COOLING OFF PERIOD

- 1. If You sign up to a Membership online, You have the right to cancel this Contract within 14 days of completing the sign up process and joining the gym, without giving any reason. You waive Your right to this cancellation if You attend the gym more than once within the 14 days following the commencement date of Your Membership. To cancel Your Membership during this cooling off period, You must inform Us in writing at Our email wellingborough@phoenix-gyms.co.uk.
- 2. If you cancel within the cooling off period, you can request a refund of the Joining Fee and any other Membership Fees you may have paid and your access to the gym will end immediately.
- 3. After the cooling off period expires, you may only cancel Your Membership in accordance with this Contract.

11. CONTRACT TERMINATION BY YOU

- 1. Following the cooling off period detailed above, You may only terminate this Contract in the following ways:
 - i. If You are a Monthly Member You can cancel Your Membership by emailing Us at wellingborough@phoenix-gyms.co.uk giving Us a date for cancellation; being either the renewal date or a date in the future of Your choice. We will ensure Your Direct

Debit is cancelled correctly and that Your Membership is terminated in accordance with this Contract. Alternatively You can cancel Your Membership through the Member area, accessed via Our website or the Member App.

- ii. If a Monthly Member cancels Their Direct Debit we will take this as Your instruction that Your membership is terminated immediately and Your access to the gym will cease immediately. Please ensure there are no outstanding fees owed to Us by You as these need paying immediately. Failure to pay any Membership Fees that are outstanding will result in the debt being passed to a collection agency and the costs associated will be borne by You.
- iii. Unless stated above Monthly Memberships will remain in force until the end of Your Membership, at which point Your Membership will terminate;
- iv. Annual Memberships cannot be terminated.

12. CONTRACT TERMINATION BY US

- 1. We may terminate this Contract with immediate effect for any reason, and at Our sole discretion, including:
- 2. You breach or persistently breach any part of the gym Rules;
 - i. We reasonably believe that You have provided Us with false information; for example Your Health Statement.
 - ii. We reasonably believe your behaviour is adversely affecting other Members or you are behaving in an antisocial manner.
 - iii. We observe that You are continually disrespecting the equipment by slamming weights, allowing weight stacks to drop, or failing to put plates and dumbbells back.
 - iv. We reasonably believe that You have willingly allowed another person to use Your Member App or allowed them access to the gym by any other means. This includes giving access to the gym for another Member who cannot gain access using the Member App or tailgating.
 - v. We have a zero tolerance policy on the use, sale or purchase of illegal drugs or non-prescription steroids on the premises and reserves the right to immediately eject, terminate and ban any Member contravening this.
- 3. We may also suspend or terminate Your Membership for a breach or persistent breach of the gym Rules including the following;
 - i. Any discrimination of any kind.
 - ii. Any threatening, verbal or physical abuse to any member of staff, or other members.
 - iii. Any comments posted online or made public that bring the gym or its members into disrepute or cause distress of any kind.

iv. Causing any member to feel uncomfortable due to unwelcome approaches, harassment or overt/covert attention of any kind.

13. QUERIES, PROBLEMS OR COMPLAINTS

- 1. If you have any queries about Phoenix gym, please write to us at wellingborough@phoenix-gyms.co.uk or contact the staff at the gym and we will do our best to help you.
- 2. If You do not receive a response within 10 working days of sending Your email, or You are unhappy with the response You receive, You may then request an escalation of your query or issue to a director of the company. The response from the director will be final.
- 3. Nothing contained within this Contract intends to limit or restrict any rights You have in law.

14. LIMITS OF OUR RESPONSIBILITY

- 1. We are not responsible to You for the following types of loss or damage:
 - i. Of a kind that is not reasonably foreseeable by Us; or
 - ii. which results from You misusing the gym and its equipment; or
 - iii. from You providing us with false information
 - iv. from any events which are beyond Our reasonable control.
- 2. The gym will not accept liability for any loss, damage to or theft of money, valuables or other personal property of Members. Nor will the Club accept liability arising from acts or omissions of third parties. This applies to self-employed class instructors and personal trainers. Property stored in lockers provided by the gym is stored at the Members risk and no liability for loss or damage thereto will be accepted by Us.

15. YOUR PERSONAL INFORMATION

- 1. When you contact Us providing Your details and/or during Your use of the Membership, We may gather information about You and Your visits to the gym. Information about this can be found in Our Privacy Policy which forms part of these Terms. The Privacy Policy and these Terms together govern Our relationship with You. Our Privacy Policy is viewable on Our website.
- 2. For Direct Debit payment and collection purposes You agree that Your personal information may be processed by a third party nominated by Us to collect Direct Debits.
- 3. We do not, and will not, sell any of Your information to any third party, including Your name, address, email address or credit card information. However, We do share Your information with a number of select third parties to enable Us to provide Our products and services to You, to send marketing information and to improve Our business operations.

4. When agreeing to these Terms and using the gym, You consent to Your image being recorded by 24-hour CCTV for security purposes (including review of the Use of the Member App to access the gym and any potential misuse of the aforementioned) and reviewed by Our employees.

16. MEMBER APP

1. If Your Membership is no longer current for any reason then Your rights to use the Member App cease immediately. Any attempt to copy, decompile, reverse engineer, hack or misuse the Member App in any way will result in your Membership being terminated immediately and any costs or negative business impact incurred by Us in protecting Our business or Our Member App or any data contained within the Member App or its associated programs or the storage of data, will be recoverable by Us from You. We will be entitled to recover from You any loss of profits, future loss of profits anticipated savings and direct or indirect costs whether incurred by Us or not from You.

17. GENERAL TERMS

- 1. This Contract is between You and Us. No other person shall have any right to enforce any of its Terms.
- 2. We may assign or otherwise transfer the benefit or burden of this Contract without Your prior written consent. You may not transfer this Contract to anyone else.
- 3. Nothing in this Contract is intended to limit or exclude our liability for death or personal injury caused by negligence or the negligence of our employees, fraud or fraudulent misrepresentation, or otherwise where we are not permitted to limit or exclude our liability under English law.
- 4. Each of the paragraphs of these terms operates separately. If any court or relevant authority decides that any of them are unlawful, the remaining paragraphs will remain in full force and effect.
- 5. No other representations or warranties not stated within these terms form a part of this contract and are hereby excluded.
- 6. These Terms are governed by English law. Any legal proceedings in respect of any disputes arising out of or in connection with this Contract will be held in the courts of England.