

I authorize YouFit and its third-party service providers to contact me at the phone numbers provided in this agreement via phone call and text message for advertising, special offers, marketing, debt collections, or other purposes. Calls and messages may be sent to me through an automatic telephone dialing system. I am not required to give this consent as a condition of purchasing or leasing anything from YouFit. Message and data rates may apply. To opt out, call (888) 968-3481 or reply STOP to any text message.

**12 MONTH TERM AGREEMENT
AGREEMENT TO PAY AND SERVICES PROVIDED
BASIC PREMIUM PREMIUM+**

This is a Contract for a Term of 12 months with automatic renewal for one-month Terms.

The Initial Term begins on the indicated date and ends on the indicated date. In exchange for the services specified in this Agreement, Buyer agrees to pay YouFit or its assigns the indicated amount (plus applicable tax) on the indicated day of each month until the end of the Term. Upon the conclusion of the Initial Term, this Agreement will automatically renew for one-month Terms thereafter with no Cancellation Fee until cancelled by Buyer or YouFit pursuant to the terms of this Agreement.

YouFit will give Buyer at least 60 days' notice in advance of any renewal date of any increase in the prices Buyer will owe for a renewal Term or the Annual Fee.

Buyer may cancel this Agreement before the end of any Term by giving notice of cancellation as provided below and paying the Cancellation Fee, if applicable.

Initiation, Annual and Cancellation Fees.

Buyer agrees to pay YouFit or its assigns the indicated amount on the indicated date as a one-time initiation fee.

Buyer further agrees to pay an annual fee of the indicated amount (plus applicable tax) on the indicated day of the indicated date in the Initial Term. After that, Buyer agrees to pay an annual fee on the same day every year while this Agreement is in effect regardless of the duration of the contract. The annual fee is not refundable, except as expressly permitted in this Agreement. If Buyer cancels this Agreement prior to the end of the Initial Term, Buyer agrees to pay a Cancellation Fee of the lesser of: (i) six months of membership dues; or (ii) the remaining amount owed under this Agreement, except in the case of certain cancellations expressly permitted in this Agreement without a Cancellation Fee.

YouFit will provide access to the fitness centers identified in this agreement.

YouFit will provide access to online video content via its OnDemand service at YouFit.intelivideo.com for the indicated amount subject to the month-to-month terms listed above. I agree to the Terms & Conditions and Privacy Policy attached to this Agreement and found at YouFit.intelivideo.com.

AUTOMATIC RENEWAL: Buyer agrees that all memberships will automatically renew at the end of the Initial Term and each subsequent Term of one month at the costs per month shown above, and that YouFit will automatically charge buyer the amounts shown above under "AGREEMENT TO PAY", as adjusted for any price increase in Monthly or Annual Fees. YouFit will give Buyer at least 60 days' notice in advance of the renewal date of any increase in the prices Buyer will owe for a renewal term. Buyer further agrees that an annual fee will automatically be charged each year as shown above under "AGREEMENT TO PAY."

To cancel, follow the instructions below and submit your cancellation at least thirty (30) days in advance of the renewal date. Questions? Call (888) 968-3481.

HOW TO CANCEL: In addition to any cancellation options specified herein, Buyer may cancel this Agreement by completing a cancellation request form at Buyer's YouFit location, by written letter sent by US Mail to Buyer's YouFit location, or YouFit, 4032 W. Hillsboro Blvd., Deerfield Beach, FL 33442. Cancellation requests may take up to thirty (30) days to become effective. Buyer is responsible for all dues and fees that come due prior to a cancellation request becoming effective, including all dues for the month that occurs during the 30-day cancellation period. You will receive full access to purchased periods.

REFUNDS: No refunds shall be made except as specifically provided in this Agreement.

Additional terms are printed below and on the following page(s) which may affect Buyer's legal rights. By signing this Agreement, Buyer represents and warrants that they are of legal age, and that Buyer has read and understands this entire Agreement including the policies applicable to Buyer's use of YouFit's facilities and services, the release and waiver of liability, the Additional Terms and Conditions on the reverse side hereof, and the current Membership Policies and Club Rules and Regulations. A copy of this Agreement will be sent to the email address provided by Buyer; a paper copy is available upon request. This Agreement, including the Privacy Policy of YouFit found at www.youfit.com/privacy-policy, constitutes the entire agreement of the parties; no other understanding exists between them. If the member is under 18 years of age, the parent/legal guardian who signs this Agreement acknowledges that they read and understand this Agreement as outlined above and consents to and guarantees the member's performance, including any payment required under this Agreement.



FITNESS
SOLUTIONS

REQUEST FOR PREAUTHORIZED PAYMENT

I/We hereby request the privilege of paying to ABC Fitness Solutions, LLC ("The Company"), Sherwood, AR 72124, and further authorize the Company to draw items (checks, electronic fund transfers, charge card) for the purpose of paying said payments, including any late fees or service fees, on the account listed above.

Subject to the following conditions:

(1) The items outlined in Your Membership Agreement (monthly dues, annual fees, enrollment fees, etc.) shall be drawn on or about the date or dates set forth in the Membership Agreement. By signing below, You authorize the Company to draft via EFT said amounts from the account or card identified herein. The transactions on Your bank, debit, or credit card statement shall constitute receipts for payment on Your account.

(2) One-Time Transfers: When You provide a check as payment, You authorize the Company either to use information from Your check to make a one-time EFT from Your account or to process the payment as a check transaction. When the Company uses information from Your check to make an electronic fund transfer, funds may be withdrawn from Your account as soon as today's date.

(3) If the regular payments set forth in the Membership Agreement should vary in amount, You are entitled to notice at least 10 days before each payment of when it will be made and how much it will be. However, by executing this preauthorization, You choose to instead get this notice only when the payment would differ by more than \$50.00 from the most recent payment You have made.

(4) By executing this Agreement, You acknowledge Your awareness that certain disclosures required by the Electronic Funds Transfer Act and its regulations are available for Your review at the Company's website: www.abcfitness.com under Terms of Service.

(5) The privilege of making EFT payments under this arrangement may be revoked by the Company if any item is not paid upon presentation.

(6) If this preauthorization payment arrangement is revoked for any reason, this does not release You from Your obligation under Your Membership Agreement.

(7) If any payment is not paid upon presentation to Your bank or credit/debit card company for any reason, a service fee will be assessed and drafted. A late fee will be assessed and drafted should any monthly payment become past due.

(8) By executing this Agreement, You authorize Club and Club's agents, including its third party payment processing companies ("Club's Agents"), to store the account or card information provided by You on or in relation to this Agreement and/or Your Club Membership Agreement ("Club Agreement"), as well as any other account or card information provided by You through any means to Club or Club's Agents (including information provided in person, online or over the phone) for purposes of making any payment in relation to this Agreement and/or Your Club Agreement (hereinafter, "Payment Information"). Club and/or Club's Agents will use the stored Payment Information to process payment of all dues, fees, taxes, purchases and incidental charges that are due or will become due, including all items on the Payment Schedule, fees identified in Your Club Agreement, membership-related obligations, retail transactions, personal training purchases, group exercise purchases, childcare fees, or other purchases. Club and/or Club's Agents may also use the stored Payment Information to process payments owed in relation to all subsequent Agreements entered between You and Club. The fixed dates or intervals on which transactions will be processed and the transaction amounts (including all associated fees, taxes, and charges) and/or a description of how they will be calculated are more specifically set forth in the Payment Schedule and other terms of Your Club Agreement. If Your Club Agreement will automatically renew at the end of the Term defined therein, the stored Payment Information will be used to process payments owed in relation to the renewal term. This consent to store Payment Information will not expire unless it is expressly revoked. The general cancellation and refund policies provided in Your Club Agreement will apply to this consent. If any changes are made to the terms of this consent, an e-mail notifying You of such changes will be sent to the e-mail address provided by You on the face of Your Club Agreement or, if an e-mail is not provided, notice will be sent to the mailing address provided on Your Club Agreement.

(9) This preauthorization payment arrangement shall apply to the following Applicant(s):

By signing this Agreement Buyer acknowledges that Buyer has read and received a copy of this Agreement, the release and waiver of liability and the Additional Terms and Conditions on the reverse side hereof, and the current Membership Policies and Club Rules and Regulations. This Agreement constitutes the entire Agreement of the parties and no other Agreement or understanding exists between Buyer and Youfit™.

BUYER'S RIGHT TO CANCEL

1. If you wish to cancel this contract, you may cancel in person or by mail to the seller. You must give notice, in writing, that you do not wish to be bound by the contract. This notice must be delivered or mailed before midnight of the tenth (10th) business day after the date of the contract so entered into. All cancellations must be delivered or mailed to: the address on the front of this agreement or YouFit, 4032 W. Hillsboro Blvd., Deerfield Beach, FL 33442. No Cancellation Fee applies.
2. After the expiration of the 10 business day period for cancellation under provision 1, the buyer shall be relieved from any and all obligations under the contract, no Cancellation Fee applies, and shall be entitled to a refund of any prepaid membership under the contract if:
 - A. A buyer relocates further than fifteen (15) miles from a comparable health club facility operated by the seller.
 - B. If a health club facility relocates further than fifteen (15) miles from its current location, or the seller does not maintain a health club service within a fifteen (15) mile radius from its current location.
 - C. If the health club services or facilities are not available to the buyer because the seller fails to open a planned health club or location, permanently discontinues operation of the health club or location or substantially changes the operation.
3. If a buyer becomes significantly physically or medically disabled for a period in excess of three (3) months during the membership term, he or she has the option:
 - A. To be relieved of liability for payment on that portion of the contract term for which the purchaser is disabled and receive a full refund of any prepaid membership on the contract. No Cancellation Fee applies.
 - B. To extend the duration of the contract at no additional cost for a period equal to the duration of the disability. The health club may require that a doctor's certificate be submitted as verification of the disability.
4. In the event of the buyer's death, his or her estate shall be relieved of any further obligation for payment under the contract and shall be entitled to a refund for any prepaid membership for the unused portion of the contract. The health club may require verification of death. No Cancellation Fee applies.
5. In the event of a sale of health club ownership, the contract is voidable at the option of the buyer and No Cancellation Fee applies.

ADDITIONAL TERMS

EFT REQUEST, BILLED MONTHLY TO A CHECKING, BANK, AND/OR SAVINGS ACCOUNT: Buyer (individually and as agent or guardian of member) hereby authorizes Youfit and/or its agents to make periodic charges to or withdrawals from the account used to pay the initial payment described above or the account designated below or replacement hereafter for payment of any sums due YF FC Operations, LLC and/or its agents' facilities or services (the "EFT"), as follows. Buyer waives the right to receive prior notice for charges or withdrawals made with respect to any uncollected monthly dues, payments or portions of the balance due described on this Agreement and the corresponding service charges. Any service charges incurred by either party during an electronic funds transfer are the sole responsibility of the buyer. Buyer understands that the buyer is in full control of buyer's payment and that this EFT authorization will remain in effect until Youfit and/or its agents receive written notice via certified mail of termination of this Agreement as allowed by this Agreement and has a reasonable opportunity to act on that notice. If you decide to change your billing information, a five (5) day notice is required. Such notification will not otherwise affect this Agreement and buyer's obligation herein. Buyer understands that cancellation of EFT authorization in no way relieves the obligation to fulfill the terms and payments of this Agreement.

If you provide us with more than one method of payment, you authorize us to charge any amounts you may owe us including, but not limited to, any membership related obligations, retail transactions, and/or online purchases to any form of payment which you have provided us until such time as you revoke your authorization for that method of payment by written notification delivered to the club in person or preferably via certified mail to the address listed above. As a service to members to provide a credit or debit card as a form of payment we reserve the right to Bill expired credit or debit cards and or obtain new expiration dates from card issuers who make these dates available until the member has cancelled in accordance with this Agreement or revoke their authorization to bill with their financial institution.

Notwithstanding any other provisions of this Agreement, you understand and agree that the amount of your monthly membership dues is based on current sales tax rates and to the extent such rates should increase during your membership, the club has the right to increase your monthly membership dues by the amount of such increase. If you have requested the privilege of paying your monthly dues by

pre-authorized electronic funds transfer, the monthly amount so transferred will be adjusted to reflect any increase in the sales tax rate.

MEMBER'S REPRESENTATION AND WARRANTY OF CONDITION: Member represents and warrants that member is in good physical condition and able to safely and competently use YouFit's facilities and services. Member acknowledges and agrees that no employees or personnel of YouFit are capable of diagnosing, examining or treating medical conditions of any kind, of evaluating anyone's ability to safely participate in any activity, or of determining the effect of any specific exercise on any person or medical condition, and that no person has made any representation to the contrary. YouFit reserve the right, in its sole and absolute direction, to revoke or deny any membership or services agreement, or deny use of YouFit's facilities or services, to anyone whose use or participation may endanger the health or safety of themselves or others.

LIMITATION OF LIABILITY, RELEASE AND INDEMNIFICATION: Member assumes all risk of injury, illness, disability, or death related in any way to Member's use of YouFit facilities or services. Member releases YouFit from any and all liability, claims, demands or actions, at law or in equity, which exist now or may exist in the future, regardless of YouFit's alleged or actual fault, related to this agreement or member's use of YouFit facilities or services, and covenants not to sue. This release and covenant not to sue expressly includes but is not limited to any direct, special, incidental, indirect, punitive, or consequential damages. Member further agrees to indemnify, defend, and hold harmless YouFit, from and against any and all liability, claims, demands, or actions, at law or in equity, related to any use by Member of YouFit facilities or services, any violation of law by Member, or any breach of this agreement by Member. All references in this Agreement to YouFit include YouFit's owners, officers, directors, employees, affiliates, subsidiaries and agents. All references in this Agreement to YouFit's services include, without limitation, personal training and group fitness classes.

INDEPENDENT ADVICE: YouFit urges Member to see a doctor before commencing any physical activity and to follow a doctor's advice as to Member's health, fitness, or physical capabilities. Further, YouFit urges Member to have this Agreement reviewed by an attorney before signing. Member's signature and/or initials indicates Member's acceptance of all the terms and conditions in this Agreement, without limitation.

VALUABLE AND PERSONAL PROPERTY: We urge you not to bring valuables into the club. We shall not be responsible for any lost, theft or damage to the personal property brought into the club, whether by Member, guest or other individual. You agree that you shall hold us harmless for any such loss.

COMPLETE AGREEMENT AND SEVERABILITY: The terms of this entire Agreement constitute the full Agreement between the parties and supersede any oral promises or statements made. No agent or representative of Youfit is authorized to alter or change the language or content of this Agreement. If any part this Agreement is declared unenforceable, the remaining provisions of the Agreement shall not be affected and shall continue in full force.

APPLICABLE LAW: This Agreement shall be governed by Rhode Island law or whichever county the health club resides in.

TRANSFERRING AND ASSIGNMENT OF AGREEMENT: We may sell, assign or transfer our right to receive payment from you to a finance company, bank or other institution. You will be notified of such a transfer. Neither you nor any member may sell, assign or transfer a membership, or any right thereto.

DEFAULT: You are in default of this Agreement if:

1. You or any member covered by this Agreement fails to obey any club rule or regulation as may be amended from time to time; or
2. We do not receive payment on or before its due day.

OUR RIGHTS UPON DEFAULT: In the event you default on this Agreement, including the violation of any rule then in effect, we may suspend or revoke your membership privileges.

RETURNED CHECKS & LATE FEES: A twenty-five dollar (\$25) fee will be charged for any returned checks. A seven dollar (\$7) late fee & a three dollar (\$3) service fee will be assessed to late payments. If the member defaults on the Agreement we may demand immediate payment of all unpaid payments.

RESTRICTIONS OF MEMBERSHIP: We reserve the right to revoke or deny the membership of any member or guest.

RIGHT TO REGULATE USE OF PROPERTY: Member acknowledges that, prior to entering into this agreement, he was provided a current copy of the rules applicable to the Member's use of the health studio. By signing this agreement, Member agrees to be bound by those rules, including any future additions or amendments thereto. YouFit shall have the exclusive and unqualified right to make such rules, regulations and restrictions regarding the use of all or part of the facility as it may deem necessary or appropriate. These rules shall apply to all members and their guests, visitors and members of their families. YouFit may unilaterally amend or add to these rules at any time. Outside personal trainers are not permitted. In order to gain entry to our facility, you will be required to furnish identification which shall be provided to you upon commencement of your Agreement terms. I have been informed of the basic dress code. Shirts are required. No open toe shoes/sandals/flip flops, dress shoes or work boots. No jeans, overalls or work pants.

PHOTOGRAPHY AND VIDEO: Professional photography and recording of video on the premises is not allowed without the advance written approval of Youfit's Legal Department and execution of appropriate release/consent forms. Personal photography (i.e., "selfies" and photos posted to social media sites) is allowed in public areas only. You must have consent to photograph any other member, guest or team member. No photography or cameras of any kind are allowed in any locker room, rest room, sauna/steam room.

Youfit allows certain team members to take images of members and guests for social media purposes, including participants in group fitness and team training classes. If you do not wish to have images taken by Youfit, please let the team member know, so that you can opt out. By your continued use of Youfit's premises and services, including participation in the class, you irrevocably consent to and grant Youfit the exclusive, worldwide, perpetual, royalty-free and otherwise unlimited right to use, copy, modify, distribute, publicly display and perform, publish, transmit, remove, retain, and repurpose the images for any purpose in any media or form of communication, without additional consent and without compensation, including but not limited to Youfit's commercial and promotional use on its corporate or employee social media sites.

ARBITRATION: Member agrees that any dispute, controversy, or claim arising out of or relating in any way to the Membership Agreement, including without limitation any dispute concerning the construction, validity, interpretation, enforceability, or breach of this Membership Agreement, shall be exclusively resolved by binding arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. The place of the arbitration shall be city of club and Rhode Island law shall apply. In the event of a claim arising out of or relating in any way to the Membership Agreement, the complaining party shall notify the other party in writing thereof through a demand for arbitration which shall be made within a reasonable time after the claim has arisen, and in no event shall it be made after two years from when the aggrieved party knew or should have known of the claim. Judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. This arbitration clause shall also apply to any dispute, controversy, or claim between the member and any third party with whom the Club contracts in order to perform its obligations or exercise its rights under this Membership Agreement, including without limitations, its third party payment processor, which is currently ABC Fitness Solutions, LLC.

The parties agree to arbitrate solely on an individual basis, and that this agreement does not permit class arbitration or any claims brought as a plaintiff or class member in any class or representative arbitration proceeding. The arbitral tribunal may not consolidate more than one person's claims, and may not otherwise preside over any form of a representative or class proceeding. Notwithstanding the tribunal's power to rule on its own jurisdiction and the validity or enforceability of the agreement to arbitrate, the tribunal has no power to rule on the validity or enforceability of the agreement to arbitrate solely on an individual basis. In the event the prohibition on class arbitration is deemed invalid or unenforceable, then the remaining portions of the arbitration agreement will remain in force.

MEMBER UNDERSTANDS AND AGREES THAT THE MEMBER AND THE CLUB ARE WAIVING THE RIGHT TO A JURY TRIAL OR TRIAL BEFORE A JUDGE IN A PUBLIC COURT. NEITHER THE MEMBER NOR THE CLUB SHALL BE ENTITLED TO JOIN OR CONSOLIDATE DISPUTES BY OR AGAINST OTHERS IN ANY ARBITRATION, OR TO INCLUDE IN ANY ARBITRATION ANY DISPUTE AS A REPRESENTATIVE OR MEMBER OF A CLASS, OR TO ACT IN ANY ARBITRATION IN THE INTEREST OF THE GENERAL PUBLIC OR IN A PRIVATE ATTORNEY GENERAL CAPACITY.

E-SIGN CONSENT: Certain laws and regulations may require Youfit and/or ABC Fitness Solutions, LLC, to provide Member with written notices and disclosures on paper. With Member's consent, this information may be provided to Member electronically. Member's consent hereto shall apply to each and every disclosure, notice, Agreement, statement, term and condition, and any other information (collectively, the "Documents") that Youfit and/or ABC Fitness Solutions, LLC, may provide Member. Member's consent to receive the Documents electronically shall continue until expressly withdrawn by Member. Notwithstanding, Member may request a paper copy of all electronic Documents by contacting Youfit and/or ABC Fitness Solutions, LLC, and requesting a paper copy. Member may withdraw its consent at any time by notifying the customer service department of Youfit and/or ABC Fitness Solutions, LLC. Upon withdrawing consent, Member shall no longer receive the Documents electronically. Member acknowledges that withdrawing consent may result in additional fees for Member's receipt of the Documents. Member agrees to maintain a valid email address with Youfit and/or ABC Fitness Solutions, LLC, and to promptly notify Youfit and/or ABC Fitness Solutions, LLC, of any changes to Member's email address. If Member has provided another type of electronic contact information, such as a phone number, then Member may change that contact information by contacting the customer service department of Youfit and/or ABC Fitness Solutions, LLC. To access, view and receive the Documents electronically, Member agrees and acknowledges that they must have: (i) a computer, mobile device, tablet or smartphone, (ii) a version of internet browser software that is up-to-date and supported by Member's electronic device, (iii) an internet connection, (iv) software that is capable of accurately reading and displaying electronic PDF files, (v) a computer or electronic device operating system capable of supporting the items above, and (vi) a printer or electronic storage device if Member desires to print any electronic Documents. Member acknowledges that they may also need a certain brand or device that can support applications intended for Member's electronic mobile devices, tablets and smartphones. In the event the required software or hardware is modified in such a way that would create a material risk to Member to access the Documents electronically, then Youfit and/or ABC Fitness Solutions, LLC, will notify Member following such material modification. **By accepting the terms of this Agreement, Member does hereby agree to the terms and conditions of this paragraph and consents to the same. Member does also confirm that Member has the software and hardware described above, that Member has the means necessary to access, view and receive the Documents electronically, and that Member has provided a valid and active email address to Youfit and/or ABC Fitness Solutions, LLC.**

CONTACT: Member affirms, acknowledges and attests that Member's mailing address, telephone number, cellular telephone number and e-mail address provided on the face of this agreement are accurate and were provided by Member voluntarily. Subject to applicable law, Member agrees that YouFit and ABC Fitness Solutions, LLC, including its agents, affiliates, and vendors, not limited to its debt collection agencies or attorneys, may contact Member at any mailing address, telephone number, cellular telephone number or e-mail address set forth on the face of this agreement, or subsequently provided by Member to YouFit and/or ABC Fitness Solutions, LLC. If you reply STOP to opt out of text alerts, the opt out will apply to text alerts only.

MINIMUM AGE: Minimum age for all members is 13 years old. Members under the age of 18 require parent or guardian consent at the time of purchase. Members under the age of 16 must be accompanied by parent or guardian at all times while using our facilities.

WARNING: Use of steroids to increase strength or growth can cause heart problems. Steroids can keep teenagers from growing to their full height; they can also cause heart disease, stroke and damage liver function. Men and women using steroids may develop fertility problems, personality changes and acne. Men can also experience premature balding and development of breast tissue. These health hazards are in addition to civil and criminal penalties for unauthorized sale, use or exchange of anabolic steroids.

PERSONAL TRAINING AGREEMENT

(PLEASE PRINT AND FILL OUT COMPLETELY)



1527 Smith Street • North Providence, RI 02911 • YouFit.com Club# 07741 Agreement# _____ Source _____

Name (Last) _____ (First) _____ Birthdate _____ M / F

Street Address _____ Apt. _____ City _____ State _____ Zip Code _____

Home Phone _____ Work Phone _____ Cell Phone _____ Email Address _____

Social Security No. _____ Driver License No. _____ Emergency Contact Name _____ Phone _____

I authorize YouFit and its third-party service providers to contact me at the phone numbers provided in this agreement via phone call and text message for advertising, special offers, marketing, debt collections, or other purposes. Calls and messages may be sent to me using automated dialing technology or an artificial or prerecorded voice. I am not required to give consent as a condition of purchasing or leasing anything from YouFit. Message and data rates may apply. To opt out of phone calls, call (888) 968-3481. To opt of texts, reply STOP to cancel at any time.

Program Type

EFT

Sessions per Period _____

Amount per Session _____

Installment Amount _____

PIF

Start Date _____

Total Sessions _____

Balance Due _____

Balance Due Date _____

First Installment	\$ _____
Process Fee	\$ _____
Total Due	\$ _____
Total Paid	\$ _____

(EFT) MEMBERSHIP

START DATE _____

I agree to the installment schedule which will include monthly installments of \$ _____ per month (plus applicable tax) due and billed on the _____ of each month beginning on _____. Monthly installments will continue to rollover and be billed on a month-to-month basis until cancelled per the terms of this Agreement.

Member Initials _____

The service being requested is for individual or group training sessions and each session is thirty minutes. YF FC Operations, LLC will make every attempt to provide the best service possible, acknowledging member requests (such as trainer gender, age, appointment time, etc.), but in the event these requests cannot be accommodated, it does not affect the terms of this Agreement. All cancellations must be made at least twenty-four (24) hours prior to the scheduled session time or it will be considered a "no-show." In event the member "no-shows" for their scheduled session, the member will be charged for that session. In the event the trainer "no-shows" for the scheduled session and there is no other trainer available at that time, the member will not be charged for that session.

Member Initials _____

Automatic Renewal Program. The EFT membership will automatically renew for consecutive one one-month periods beginning on _____ at the rate indicated below. Renewals may be cancelled at any time provided a 30-day written notice is delivered to YouFit, 4032 W. Hillsboro Blvd., Deerfield Beach, FL 33442 or your local YouFit location.

TOTAL AMOUNT \$ _____ PER MONTH FOR FUTURE AUTOMATIC RENEWAL.
Member Initial _____

REFUNDS: No refunds shall be made except as specifically provided in this Agreement. Any sessions that remain unused after 30 days from cancellation of this Agreement will be forfeited and not eligible for a refund. In no event are you entitled to a refund for used sessions.

Member Initial _____

NON-USE OF FACILITIES: YF FC Operations, LLC is not responsible for member's use of our facilities or services. Member is responsible for all payments under this agreement, even if our facilities and services are not used.

Member Initial _____

HOW TO CANCEL YOUR PERSONAL TRAINING AGREEMENT

In addition to any cancellation options specified herein, Buyer may terminate this agreement by completing a cancellation request form at your YouFit location or by written letter to your local YouFit location or YouFit, 4032 W. Hillsboro Blvd., Deerfield Beach, FL 33442. Cancellation requests may take up to thirty (30) business days to become effective. Buyer is responsible for all payments due during the thirty (30) day cancellation period. Purchased sessions will be available for use per the time frame explained on the back of this agreement. Member must maintain an active YouFit membership in order to utilize services and/or sessions. Buyer is responsible for all fees incurred until membership is cancelled per the terms of this agreement.

Additional terms are printed below and on the following page(s) which may affect Buyer's legal rights. By signing this Agreement, Buyer represents and warrants that they are of legal age, and that Buyer has read and understands this entire Agreement including the policies applicable to Buyer's use of YouFit's facilities and services, the release and waiver of liability and the Additional Terms and Conditions on the reverse side hereof, and the current Membership Policies and Club Rules and Regulations. A copy of this Agreement will be sent to the email address provided by Buyer; a paper copy is available upon request. This Agreement, including the Privacy Policy of YouFit found at www.youfit.com/privacy-policy, constitutes the entire agreement of the parties; no other understanding exists between them. If the member is under 18 years of age, the parent/legal guardian who signs this Agreement acknowledges that they read and understand this Agreement as outlined above and consents to and guarantees the member's performance, including any payment required under this Agreement.

EMPLOYEE SIGNATURE _____

PARENT/GUARDIAN SIGNATURE _____

MEMBER'S SIGNATURE / BUYER'S SIGNATURE _____

DATE _____



PLEASE ATTACH A VOID OR BLANK CHECK REQUEST FOR PREAUTHORIZED PAYMENT
I/we hereby request the privilege of paying to ABC Fitness Solutions, LLC ("The Company"), Sherwood, AR 72124, and further authorize the Company to draw items (checks, electronic fund transfers, charge card) for the purpose of paying said payments, including any late fees or service fees, on the account of _____

REQUIRED FOR ALL EFT AND CREDIT CARD DRAFT ACCOUNTS

Payment Method: _____

BANK NAME	ROUTING NUMBER (9 DIGITS)	ACCOUNT NUMBER	ACCOUNT TYPE	ACCOUNT OWNER
CARD TYPE	ACCOUNT NUMBER	EXPIRATION M/Y	CARD OWNER	

Subject to the following conditions:
 (1) The items outlined in Your Membership Agreement (monthly dues, annual fees, enrollment fees, etc.) shall be drawn on or about the date or dates set forth in the Membership Agreement. By signing below, You authorize the Company to draft via EFT said amounts from the account or card identified herein. The transactions on Your bank, debit, or credit card statement shall constitute receipts for payment on Your account.
 (2) One-Time Transfers: When You provide a check as payment, You authorize the Company either to use information from Your check to make a one-time EFT from Your account or to process the payment as a check transaction. When the Company uses information from Your check to make an electronic fund transfer, funds may be withdrawn from Your account as soon as today's date.
 (3) If the regular payments set forth in the Membership Agreement should vary in amount, You are entitled to notice at least 10 days before each payment of when it will be made and how much it will be. However, by executing this preauthorization, You choose to instead get this notice only when the payment would differ by more than \$50.00 from the most recent payment You have made.
 (4) By executing this Agreement, You acknowledge Your awareness that certain disclosures required by the Electronic Funds Transfer Act and its regulations are available for Your review at the Company's website: www.abcfitness.com under Terms of Service.
 (5) The privilege of making EFT payments under this arrangement may be revoked by the Company if any item is not paid upon presentation.
 (6) If this preauthorization payment arrangement is revoked for any reason, this does not release You from Your obligation under Your Membership Agreement.
 (7) If any payment is not paid upon presentation to Your bank or credit/debit card company for any reason, a service fee will be assessed and drafted. A late fee will be assessed and drafted should any monthly payment become past due.
 (8) By executing this Agreement, You authorize Club and Club's agents, including its third party payment processing companies ("Club's Agents"), to store the account or card information provided by You on or in relation to this Agreement and/or Your Club Membership Agreement ("Club Agreement"), as well as any other account or card information provided by You through any means to Club or Club's Agents (including information provided in person, online or over the phone) for purposes of making any payment in relation to this Agreement and/or Your Club Agreement (hereinafter, "Payment Information"). Club and/or Club's Agents will use the stored Payment Information to process payment of all dues, fees, taxes, purchases and incidental charges that are due or will become due, including all items on the Payment Schedule, fees identified in Your Club Agreement, membership-related obligations, retail transactions, personal training purchases, group exercise purchases, childcare fees, or other purchases. Club and/or Club's Agents may also use the stored Payment Information to process payments owed in relation to all subsequent Agreements entered between You and Club. The fixed dates or intervals on which transactions will be processed and the transaction amounts (including all associated fees, taxes, and charges) and/or a description of how they will be calculated are more specifically set forth in the Payment Schedule and other terms of Your Club Agreement. If Your Club Agreement will automatically renew at the end of the Term defined therein, the stored Payment Information will be used to process payments owed in relation to the renewal term. This consent to store Payment Information will not expire unless it is expressly revoked. The general cancellation and refund policies provided in Your Club Agreement will apply to this consent. If any changes are made to the terms of this consent, an e-mail notifying You of such changes will be sent to the e-mail address provided by You on the face of Your Club Agreement or, if an e-mail is not provided, notice will be sent to the mailing address provided on Your Club Agreement.
 (9) This preauthorization payment arrangement shall apply to the following Applicant(s): _____

BUYER'S RIGHT TO CANCEL

1. If you wish to cancel this contract, you may cancel in person or by mail to the seller. You must give notice, in writing, that you do not wish to be bound by the contract. This notice must be delivered or mailed before midnight of the tenth (10th) business day after the date of the contract so entered into. All cancellations must be delivered or mailed to: YouFit North Providence, 1527 Smith Street, North Providence, RI 02911 or YouFit, 4032 W. Hillsboro Blvd., Deerfield Beach, FL 33442.
2. After the expiration of the 10 business day period for cancellation under provision 1, the buyer shall be relieved from any and all obligations under the contract, and shall be entitled to a refund of any prepaid membership under the contract if:
 - A. A buyer relocates further than fifteen (15) miles from a comparable health club facility operated by the seller.
 - B. If a health club facility relocates further than fifteen (15) miles from its current location, or the seller does not maintain a health club service within a fifteen (15) mile radius from its current location.
 - C. If the health club services or facilities are not available to the buyer because the seller fails to open a planned health club or location, permanently discontinues operation of the health club or location or substantially changes the operation.
3. If a buyer becomes significantly physically or medically disabled for a period in excess of three (3) months during the membership term, he or she has the option:
 - A. To be relieved of liability for payment on that portion of the contract term for which the purchaser is disabled and receive a full refund of any prepaid membership on the contract.
 - B. To extend the duration of the contract at no additional cost for a period equal to the duration of the disability. The health club may require that a doctor's certificate be submitted as verification of the disability.
4. In the event of the buyer's death, his or her estate shall be relieved of any further obligation for payment under the contract and shall be entitled to a refund for any prepaid membership for the unused portion of the contract. The health club may require verification of death.
5. In the event of a sale of health club ownership, the contract is voidable at the option of the buyer.

ADDITIONAL TERMS

IMPORTANT NOTE: Buyer, on his or her own behalf, or as an agent or guardian for a client identified above who will use the Personal Training services purchased under this agreement (as used herein, individually and collectively, "Buyer"), by signing and agreeing to partake in YF FC Operations, LLC, services and related activities, agrees to release YF FC Operations, LLC from liability due to participation. Buyer is urged to have this release agreement reviewed by an attorney before signing. Buyer acknowledges good and valuable consideration of agreeing to all terms and conditions of this release.

BUYER'S ACKNOWLEDGMENT AND ASSUMPTION OF RISK AND FULL RELEASE FROM LIABILITY OF YF FC Operations, LLC.: Buyer acknowledges that the Personal Training Service purchased hereunder include participation in strenuous physical activities, including, but not limited to, aerobic dance, weight training, stationary bicycling, various aerobic conditioning machinery and various nutritional programs offered by YF FC Operations, LLC, (the "Physical Activities"). Buyer acknowledges these Physical Activities involve the inherent risk of physical injuries or other damages, including, but not limited to, heart attacks, muscle strains, pulls or tears, broken bones, shin splints, heat prostration, knee, lower back, foot injuries and any other illness, soreness, or injury, however caused, occurring during or after Buyer's participation in the Physical Activities. Buyer further acknowledges that such risks include, but are not limited to, injuries caused by the negligence of an instructor or other person, defective or improperly used equipment, overexertion of a Buyer, slip and fall by the Buyer, or an unknown health problem of a Buyer. Buyer agrees to assume all risk and responsibility involved with participation in the Physical Activities. Buyer affirms that Buyer is in good physical condition and does not suffer from any disability that would prevent or limit participation in the Physical Activities. Buyer acknowledges participation will be physically and mentally challenging, and Buyer agrees that it is the responsibility of Buyer to seek competent medical or other professional advice regarding any concerns or questions involved with the ability of Buyer to take part in YF FC Operations, LLC 's Physical Activities. By signing this Agreement, Buyer asserts that he or she is capable of participating in the Physical Activities. Buyer agrees to assume all risk and responsibility for not exceeding his or her physical limits. Buyer, on behalf of Buyer, his or her heirs, assigns and next of kin, agrees to fully release YF FC Operations, LLC (as well as any of its owners, employees, or authorized agents, including contractors) from any and all liability, claims and/or litigation actions that Buyer may have for injuries, disability or death or other damages of any kind, including but not limited to direct, indirect, special, incidental, consequential, or punitive damages, arising out of participation in YF FC Operations, LLC Activities, including, but not limited to the Personal Training Services and the Physical Activities and the use of YouFit's facilities, even if caused by the negligence, gross negligence, intentional acts or omissions and/or any other type of fault of YF FC Operations, LLC, its owners, employees, or other authorized agents, including independent contractors.

LIMITATION OF LIABILITY, RELEASE AND INDEMNIFICATION: Member agrees to indemnify, defend, and hold harmless YouFit, from and against any and all liability, claims, demands, or actions, at law or in equity, related to any use by member of YouFit facilities or services under this Agreement, any violation of law by member, or any breach of this agreement by member. All references in this Agreement to YouFit include YouFit's owners, officers, directors, employees, affiliates, subsidiaries and agents. All references in this Agreement to YouFit's services include, without limitation, personal training and group fitness classes.

MEMBER'S REPRESENTATION AND WARRANTY OF CONDITION: Member represents and warrants that Member is in good physical condition and able to safely and competently use YouFit's facilities and services. Member acknowledges and agrees that no employees or personnel of YouFit are capable of diagnosing, examining or treating medical conditions of any kind, of evaluating anyone's ability to safely participate in any activity, or of determining the effect of any specific exercise on any person or medical condition, and that no person has made any representation to the contrary. YouFit reserves the right, in its sole and absolute direction, to revoke or deny any membership or services agreement, or deny use of YouFit's facilities or services, to anyone whose use or participation may endanger the health or safety of themselves or others.

EFT REQUEST, BILLED MONTHLY TO A CHECKING, BANK, AND/OR SAVINGS ACCOUNT: Buyer (individually and as agent or guardian of member) hereby authorizes YouFit and/or its agents to make periodic charges to or withdrawals from the account used to pay the initial payment described above or the account designated below or replacement hereafter for payment of any sums due YF FC Operations, LLC and/or its agents' facilities or services (the "EFT"), as follows. Buyer waives the right to receive prior notice for charges or withdrawals made with respect to any uncollected monthly dues, payments or portions of the balance due described on this agreement and the corresponding service charges. Any service charges incurred by either party during an electronic funds transfer are the sole responsibility of the buyer. Buyer understands that the buyer is in full control of buyer's payment and that this EFT authorization will remain in effect until YouFit and/or its agents receive written notice via certified mail of termination of this agreement as allowed by this agreement and has a reasonable opportunity to act on that notice. If you decide to change your billing information, a five (5) day notice is required. Such notification will not otherwise affect this agreement and buyer's obligation herein. Buyer understands that cancellation of EFT authorization in no way relieves the obligation to fulfill the terms and payments of this agreement.

If you provide us with more than one method of payment, you authorize us to charge any amounts you may owe us including, but not limited to, any membership related obligations, retail transactions, and/or online purchases to any form of payment which you have provided us until such time as you revoke your authorization for that method of payment by written notification delivered to the club in person or preferably via certified mail to the address listed above. As a service to members to provide a credit or debit card as a form of payment we reserve the right to Bill expired credit or debit cards and or obtain new expiration dates from card issuers who make these dates available until the member has cancelled in accordance with this agreement or revoke their authorization to bill with their financial institution.

Notwithstanding any other provision of this Agreement, you understand and agree that the amount of your monthly membership dues is based on current sales tax rates and to the extent such rates should increase during your membership, the club has the right to increase your monthly membership dues by the amount of such increase. If you have requested privilege of paying your monthly dues by pre-authorized electronic funds transfer, the monthly amount so transferred will be adjusted to reflect any increase in the sale tax rate.

PERSONAL TRAINING SERVICES: The service being requested is for a program, and not the services of any individual trainer. The assigned trainer may not be available to conduct any one or all sessions, in which case, another trainer will be assigned. Client is not entitled to a refund if a specific trainer is not available. Training sessions and trainers are not available at all times. Session lengths are set forth in the payment section and are up to a maximum of sixty (60) minutes in duration, unless specifically stated elsewhere in this agreement. YF FC Operations, LLC will make every attempt to provide the best service possible, acknowledging client requests (such as trainer, gender, age, appointment time, etc.) but will not be held liable, or otherwise does not affect the terms of this agreement, in the event these requests cannot be met. Your sessions will become available for use at the rate in which you make your payment if the first and last month's dues are collected at the point of sale, than the last month's sessions will be held until the final payment of the initial term has been made. All appointment cancellations need to be made twenty-four (24) hours prior to the scheduled appointment time to not be considered a "no-show". In the event the client "no-shows" for their scheduled session, the client will be charged for that session. In the event the trainer "no-shows" for the scheduled appointment and there is no other trainer available at that time, the member will not be charged for that session. **Client has three (3) months from date of last payment to use 24 or less sessions. 25-48 sessions must be used within six (6) months from date of last payment. 49-96 sessions must be used within nine (9) months from date of last payment. 96 or more sessions must be used within 12 months from date of last payment.** If sessions (including make-up sessions) extend beyond the above stated period, then the remaining sessions of the Agreement are considered to have lapsed and will immediately be discontinued. Failure to use the service does not relieve any Buyer of their obligations, (regardless of circumstances), to pay the fees, late charges and other monies due under the Agreement in full.

INDEPENDENT ADVICE: YouFit urges member to see a doctor before he or she commences any physical activity and to follow a doctor's advice as to his or her health, fitness, or physical capabilities.

IDENTIFICATION: YF FC Operations, LLC REQUIRES A BUYER TO FURNISH IDENTIFICATION UPON ENTRY TO THE FACILITY AND BE CURRENT YOUFIT MEMBER IN GOOD STANDING.

AFFILIATION PRIVILEGES: Under certain circumstances you may be able to use the facilities of certain other health clubs. These circumstances and club locations may change from time to time. Contact a representative for further information if desired.

VALUABLE AND PERSONAL PROPERTY: We urge you not to bring valuables into the club. We shall not be responsible for any loss, theft or damage to the personal property brought into the club, whether by member, guest or other individual. You agree that you shall hold us harmless for any such loss.

COMPLETE AGREEMENT AND SEVERABILITY: The terms on both sides of this contract constitute the full agreement between the parties and supersede any oral promises or statements made. No agent or representative of YouFit is authorized to alter or change the language or content of this agreement. If any part this contract is declared unenforceable, the remaining provisions of the contract shall not be affected and shall continue in full force.

APPLICABLE LAW: This contract shall be governed by Rhode Island law or whichever county the health

club resides in. The MEMBER should attempt to resolve with YF FC Operations, LLC any complaint the Member may have against the YF FC Operations, LLC.

TRANSFERRING AND ASSIGNMENT OF CONTRACT: We may sell, assign or transfer our right to receive payment from you to a finance company, bank or other institution. You will be notified of such a transfer. Neither you nor any member may sell, assign or transfer a membership, or any right thereto.

NOTICE: Any holder of this consumer credit contract is subject to all claims and defenses which the debtor could assert against the seller of goods or services obtained pursuant hereto or with the proceeds hereof. Recovery hereunder by the debtor shall not exceed amounts paid by the debtor hereunder.

DEFAULT: You are in default of this contract if:

1. You or any member covered by this contract fails to obey any club rule or regulation as may be amended from time to time; or
2. We do not receive an installment payment on or before its due day.

OUR RIGHTS UPON DEFAULT: In the event you default on this contract, including the violation of any rule then in effect, we may suspend or revoke your membership privileges.

BUYER'S DEFAULT: Buyer shall be deemed in default of this Agreement upon the failure to comply with any of the terms and conditions of the Agreement, including, but not limited to the obligation to make any payment as and when due. Upon default, YF FC Operations, LLC shall have all rights and remedies available, including termination of this Agreement and institution of an action of all applicable damages. Regardless of any delays or refrains from exercising any rights under this Agreement, YF FC Operations, LLC does not waive, nor will YF FC Operations, LLC lose those rights. If YF FC Operations, LLC accepts late or partial payments from Buyer, YF FC Operations, LLC does not waive the right to receive full and timely payments and other charges under this agreement.

PAYMENT IN FULL: If client desires to pay in full for future services, client's execution of this agreement hereby constitutes a written request to make such payment in full. Refunds will not be issued for any PIF (Paid In Full) agreement with YF FC Operations, LLC, except as specifically provided for herein.

RETURNED CHECKS & LATE FEES: A twenty-five dollar (\$25) fee will be charged for any returned checks. A seven dollar (\$7) late fee & a three dollar (\$3) service fee will be assessed to late payments. If the member defaults on the agreement we may demand immediate payment of all unpaid installments.

RESTRICTIONS OF MEMBERSHIP: We reserve the right to revoke or deny the membership of any member or guest.

RIGHT TO REGULATE USE OF PROPERTY: Member acknowledges that, prior to entering into this agreement, he was provided a current copy of the rules applicable to the Member's use of the health studio. By signing this agreement, Member agrees to be bound by those rules, including any future additions or amendments thereto. YouFit shall have the exclusive and unqualified right to make such rules, regulations and restrictions regarding the use of all or part of the facility as it may deem necessary or appropriate. These rules shall apply to all members and their guests, visitors and members of their families. YouFit may unilaterally amend or add to these rules at any time.

MINIMUM AGE: Minimum age for all members is 13 years old. Members under the age of 18 require parent or guardian consent at the time of purchase. Members under the age of 16 must be accompanied by parent or guardian at all times while using our facilities.

ARBITRATION: Member agrees that any dispute, controversy, or claim arising out of or relating in any way to the Membership Agreement, including without limitation any dispute concerning the construction, validity, interpretation, enforceability, or breach of this Membership Agreement, shall be exclusively resolved by binding arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. The place of the arbitration shall be city of club and Rhode Island law shall apply. In the event of a claim arising out of or relating in any way to the Membership Agreement, the complaining party shall notify the other party in writing thereof through a demand for arbitration which shall be made within a reasonable time after the claim has arisen, and in no event shall it be made after two years from when the aggrieved party knew or should have known of the claim. Judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. This arbitration clause shall also apply to any dispute, controversy, or claim between the member and any third party with whom the Club contracts in order to perform its obligations or exercise its rights under this Membership Agreement, including without limitations, its third party payment processor, which is currently ABC Fitness Solutions, LLC.

MEMBER UNDERSTANDS AND AGREES THAT THE MEMBER AND THE CLUB ARE WAIVING THE RIGHT TO A JURY TRIAL OR TRIAL BEFORE A JUDGE IN A PUBLIC COURT. NEITHER THE MEMBER NOR THE CLUB SHALL BE ENTITLED TO JOIN OR CONSOLIDATE DISPUTES BY OR AGAINST OTHERS IN ANY ARBITRATION, OR TO INCLUDE IN ANY ARBITRATION ANY DISPUTE AS A REPRESENTATIVE OR MEMBER OF A CLASS, OR TO ACT IN ANY ARBITRATION IN THE INTEREST OF THE GENERAL PUBLIC OR IN A PRIVATE ATTORNEY GENERAL CAPACITY.

The parties agree to arbitrate solely on an individual basis, and that this agreement does not permit class arbitration or any claims brought as a plaintiff or class member in any class or representative arbitration proceeding. The arbitral tribunal may not consolidate more than one person's claims, and may not otherwise preside over any form of a representative or class proceeding. Notwithstanding the tribunal's power to rule on its own jurisdiction and the validity or enforceability of the agreement to arbitrate, the tribunal has no power to rule on the validity or enforceability of the agreement to arbitrate solely on an individual basis. In the event the prohibition on class arbitration is deemed invalid or unenforceable, then the remaining portions of the arbitration agreement will remain in force.

Member Initial

E-SIGN CONSENT: Certain laws and regulations may require YouFit and/or ABC Fitness Solutions, LLC, to provide Member with written notices and disclosures on paper. With Member's consent, this information may be provided to Member electronically. Member's consent hereto shall apply to each and every disclosure, notice, agreement, statement, term and condition, and any other information (collectively, the "Documents") that YouFit and/or ABC Fitness Solutions, LLC, may provide Member. Member's consent to receive the Documents electronically shall continue until expressly withdrawn by Member. Notwithstanding, Member may request a paper copy of all electronic Documents by contacting YouFit and/or ABC Fitness Solutions, LLC, and requesting a paper copy. Member may withdraw its consent at any time by notifying the customer service department of YouFit and/or ABC Fitness Solutions, LLC. Upon withdrawing consent, Member shall no longer receive the Documents electronically. Member acknowledges that withdrawing consent may result in additional fees for Member's receipt of the Documents. Member agrees to maintain a valid email address with YouFit and/or ABC Fitness Solutions, LLC, and to promptly notify YouFit and/or ABC Fitness Solutions, LLC, of any changes to Member's email address. If Member has provided another type of electronic contact information, such as a phone number, then Member may change that contact information by contacting the customer service department of YouFit and/or ABC Fitness Solutions, LLC. To access, view and receive the Documents electronically, Member agrees and acknowledges that they must have: (i) a computer, mobile device, tablet or smartphone, (ii) a version of internet browser software that is up-to-date and supported by Member's electronic device, (iii) an internet connection, (iv) software that is capable of accurately reading and displaying electronic PDF files, (v) a computer or electronic device operating system capable of supporting the items above, and (vi) a printer or electronic storage device if Member desires to print any electronic Documents. Member acknowledges that they may also need a certain brand or device that can support applications intended for Member's electronic mobile devices, tablets and smartphones. In the event the required software or hardware is modified in such a way that would create a material risk to Member to access the Documents electronically, then YouFit and/or ABC Fitness Solutions, LLC, will notify Member following such material modification. **By accepting the terms of this Agreement, Member does hereby agree to the terms and conditions of this paragraph and consents to the same. Member does also confirm that Member has the software and hardware described above, that Member has the means necessary to access, view and receive the Documents electronically, and that Member has provided a valid and active email address to YouFit and/or ABC Fitness Solutions, LLC.**

Member Initial

CONTACT: Member affirms, acknowledges and attests that Member's mailing address, telephone number, cellular telephone number and e-mail address provided on the face of this agreement are accurate and were provided by Member voluntarily. Subject to applicable law, Member agrees that YouFit and ABC Fitness Solutions, LLC, including its agents, affiliates, and vendors, not limited to it's debt collection agencies or attorneys, may contact Member at any mailing address, telephone number, cellular telephone number or e-mail address set forth on the face of this agreement, or subsequently provided by Member to YouFit and/or ABC Fitness Solutions, LLC.

WARNING: Use of steroids to increase strength or growth can cause heart problems. Steroids can keep teenagers from growing to their full height; they can also cause heart disease, stroke and damage liver function. Men and women using steroids may develop fertility problems, personality changes and acne. Men can also experience premature balding and development of breast tissue. These health hazards are in addition to civil and criminal penalties for unauthorized sale, use or exchange of anabolic steroids.