MEMBERSHIP TERMS & CONDITIONS

MEMBERSHIP TERMS & CONDITIONS

IMPERIAL BODIES MEMBERSHIP TERMS & CONDITIONS

PRINCIPAL TERMS

- 1. Your agreement commences with Imperial Bodies once you have indicated your acceptance in the Declaration section of the online sign up process.
- 2. This agreement will become binding on you and us when we contact you to confirm your membership application has been accepted, at which point a 30 day contract will come into existence between you and us.
- 3. You will be entitled to all the rights and privileges exercisable for the Type of Membership chosen.
- 4. You cannot transfer this agreement to anyone else.

FEES AND CHARGES

- 1. The first month's membership fees are collected from you by us either by Debit / Credit card at time of purchase, or by Direct Debit approximately 5 days from your membership application date. These fees are not refundable under any circumstances.
- 2. If you are looking to upgrade your membership, there may be an additional fee charged at the point at which you upgrade.
- 3. Your Direct Debit for monthly membership fees will be collected on, or around, the 1st of every month after you joined. Each payment made to cover your membership is non refundable.
- 4. If any Direct Debit is returned unpaid or any cheque is returned unpaid or if any other form of payment is not honoured for whatever reason, you shall pay us on demand the membership fee due. If, despite us having notified you of a missed payment, further payments are missed, we will either suspend or terminate your membership, and will provide you with written notice of our intention to do so.
- 5. You agree to advise us immediately of any change to the Members Details provided.

PRICES

- 1. From time to time we will need to increase the price of membership. We will give you at least 1 full months' notice of any incoming price increase and will make it very clear the date the price increase will take effect from and how much your membership will cost after the increase. During this period you will have your usual right to terminate your membership in accordance with the membership terms and conditions and rules. If you do not terminate the membership by the date given to you in the notice then the price of your membership will be increased in accordance with our notice.
- 2. You shall be entitled to cancel your daily membership the earlier of: (1) 14 days after the date of purchase; or (2) the day before the date on which you selected your daily membership to activate. If you cancel during this period you will receive a full refund if you have not used the gym. After this period the daily membership fee is not refundable.

TERMINATION OF MEMBERSHIP

- 1. You may terminate your membership at any point by providing us with 30 days' notice. Please email us; info@imperialbodies.uk to confirm the date you will cancel your membership. Your membership will remain in force until the day before your next payment is due, at which point it will automatically terminate.
- 2. Imperial Bodies has the right to terminate your membership, without notice, should you fail to adhere to any of our rules. We also reserve the right to terminate your membership if we feel you are not an ideal member of Imperial Bodies Gym.

MONEY BACK GUARANTEE

1. As per the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 you are entitled to cancel your membership and receive a full refund of any fees paid within 14 days of completing your membership application form. However, as per regulation 36 of Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013, if you select to commence your membership immediately, or you ask us to start your membership early, you agree that if you subsequently cancel your membership within the 14 day period, you will be refunded any monies paid, less an amount for the membership you have already used. As an example of how this works, if your membership fee is £30 per month and you cancel your membership after 10 days of it commencing (having asked us to start it immediately) we shall refund you £20, keeping £10, which represents the membership you had used up to the point of cancellation.

ACCESS ABUSE POLICY

- 1. Your PIN number / Access Device (defined below) can only be used by you: Your PIN number / Access Device is issued solely for your use, as your membership is personal to you and only covers your use of the gym. You are responsible for keeping your PIN number / Access Device secure and confidential at all times. The PIN number / Access Device remains our property at all times (unless agreed otherwise and evidenced in writing).
- 2. **Use of access is monitored:** In the interests of the safety and security of all our members, use of PIN numbers and access is monitored and individuals using PIN numbers / Access Devices may be asked to provide proof of identification.
- 3. What we will do if we think your PIN number / Access Device has been misused: Should we believe that your PIN number / Access Device has been used by another individual or individuals we will conduct an investigation. We will: (a) inform you, via email, that we believe your PIN number / Access Device has been used by another individual or individuals and ask you to provide us with reasonable assistance to investigate the matter; and (b) following our investigation we will contact you, via email, to inform you of our findings and our proposed course of action, which may include one or more of the steps set out in paragraph 4 below.
- 4. Our Right to make additional charges and/or cancel your membership: If you refuse to cooperate with our investigation, or following our investigation we have reasonable grounds to believe that your PIN number was used, with or without your knowledge and/or consent, by another individual or individuals, depending on the particular circumstances of each case, we reserve the right to take one or both of the following steps, which are in addition to any other legal rights that we may have: (a) to apply a penalty charge to your membership fees (and increase your

direct debit payment(s) accordingly). The penalty charge will be calculated as being equal to a day rate charge of £10 (that applied at the time of use) for each occasion on which your PIN number was used by that individual/those individuals; and/or (b) in the event of serious misuse of your PIN number, for example, your PIN number has been used on repeated occasions and/or by more than one individual, to notify you, via email, that we will be cancelling your membership with immediate effect, and no refunds will be given.

5. Your responsibility for another's conduct: If we have reasonable grounds for believing that you knowingly provided your PIN number / Access Device to another individual or individuals, or allowed unauthorised entry following your entry to the gym (Known as tailgating) in addition to our rights referred to in paragraph 4 above, we will hold you responsible for the conduct of the individual(s) while on our gym premises, and liable for any loss we suffer as a consequence of that conduct.

Access Device: the device, key-fob, or any other relevant security hardware device with built-in authentication equipment, issued or otherwise provided to you by us to enable you to securely access the gym in accordance with the terms of your membership. Only one device can be registered to an account at any time, if you lose or misplace the device you need to contact member services to remove the device immediately.

GENERAL TERMS & CONDITIONS MISCELLANEOUS TERMS

- 1. Members must be 18 or older.
- 2. You agree to comply with the Rules of Membership which are provided during your sign up and available to read inside the gym on request, which relate to opening hours, use of facilities and your conduct. We may make reasonable changes to these Rules at any time provided that we give you advance notice of the change.
- 3. If we take no action or let you off any breach of this agreement or give you extra time to pay or comply, it will not stop us enforcing the terms of this agreement strictly at a future date.
- 4. We may assign the benefit of this agreement and our rights thereunder to a third party on notice to you. Your rights under this agreement will not be prejudiced.
- 5. There may be occasions where we have to close all, or part of, the gym of which you are a member. We will do our best to let you know of such closures in advance of them taking place, unless the problem is urgent or an emergency. We will use all commercially reasonable endeavours to ensure that such closures are outside of peak visiting hours and are kept to a minimum, in both duration and frequency. You will not be entitled to a refund of part of, or all of, your membership fees in such circumstances.
- 6. We will not be liable or responsible for any failure to perform, or delay in performance of, any of our obligations under these terms that is caused by any event that is outside of our reasonable control.
- 7. We will not be liable or responsible for outstanding monies paid to a Personal Trainer. Personal Training is arranged directly with the PT and not with Imperial Bodies Limited.
- 8. As a consumer, you have legal rights in relation to any services that are not carried out with reasonable skill and care, or if the materials we use are faulty or not as described. Advice about your legal rights is available from your local Citizens' Advice Bureau or Trading Standards office. Nothing in these terms will affect these legal rights.
- 9. This agreement is governed by English Law.

- 10. We may terminate this agreement with immediate effect on notifying you if you are in breach of the Gyms Rules.
- 11. To the best of your knowledge and belief you are in good health and not knowingly incapable of engaging in either active or passive exercise and that such exercise would not be detrimental to your health, safety, comfort, wellbeing or physical condition. Further, that you will advise us immediately should your circumstances change.

INFORMATION ABOUT US

- 1. We are a company registered in England and Wales. Our company registration number is 09964592 and Our registered office is at 27 GRASSCROFT, LONG BUCKBY, Northamptonshire, NN6 7PZ.
- 2. If you have any questions or if you have any complaints, please contact us. You can contact us by telephoning the owner on 07398 926433 or by e-mailing Us at info@imperialbodies.uk
- 3. If you wish to contact us in writing, or if any clause in these terms requires you to give us notice in writing you can send this to us by e-mail to Imperial Bodies Limited at info@imperialbodies.uk We will confirm receipt of this by contacting you by email.

YOUR PERSONAL INFORMATION

- 1. We will use the personal information you provide to us to:
- 2. (a) provide your membership services;
 - (b) process your membership payment; and
 - (c) inform you about relevant products or services from Imperial Bodies, or carefully selected third parties. You may stop receiving these at any time by contacting us.
- 3. We will not give your personal data to any third party and you will only receive communications directly from Imperial Bodies Limited.

Updated: 01/02/2025