SP RTIME	SPORTIME M	EMBERS	HIP ENR	ROLLMEN'	T FORM (NJ))
TENNIS • PICKLEBALL • SPORTS	PRORATED DUES 1ST MONTH:				MEMBER #	
	SCAN # 1: SCAN					
* All fees are subject to applice * The fees outlined in this Agree contracts for additional progra optional, and the related fees o	able New Jersey state sales to ement are for initiaton fees at ms and services offered by S	ax at current tax rand monthly member PORTIME, each with	tes. rship dues only. Pl additional fees p	ease note that you	will be required to enter	
This agreement (this "Agreement" Buyer, You, I, we, my, our, me, us an		LLC (called SPORTIME	E sm and/or Club) c	ınd the adult membe	er(s)/responsible party(ies	s) (together, called
RESPONSIBLE PARTY/	MAIN MEMBER INFOR	MATION *required	d information	ADD'L F	RELATED MEMBER	⊔ MALE □ FEMALE
EMAIL*		GENDER □ MALE □ FEN	MALE OTHER	EMAIL		DOB OTHER
Name of member if he/she is a minor, 2nd resp	ponsible party or 2nd adult member if Coupl			EMAIL ADDRES	SS (IF 13 & OVER)	
FIRST NAME	LAST NAME	DC	☐ FEMAL		MAIN MEMBER MEMB	ER TYPE
EMAIL ADDRESS (IF 13 & OVER)	MEME	BER TYPE (IF DIFFERENT FRO	DM MM)	FIRST NAME	LAST NAME	□ MALE
MOBILE PHONE*	HOME PHONE	BUSINESS PHONE		EMAIL		☐ FEMALE ☐ OTHER DOB
HOW DO YOU DDEED TO DE CONTA	OTED DEMAN DEFINENCE	- DUOME BUOME	O TEVT		SS (IF 13 & OVER)	
HOW DO YOU PREFER TO BE CONTAC	CTED: EMAIL CELL PHONE	ADDRESS 2 (SUITE/F	☐ TEXT			
CITY*		STATE*	ZIP*	RELATION TO I	MAIN MEMBER MEMB	ER TYPE
				FIRST NAME	LAST NAME	☐ MALE ☐ FEMALE
SECONDARY ADDRESS1		ADDRESS 2 (SUITE/FL	OOR/APT)	EMAIL		DOB OTHER
CITY		STATE	ZIP	EMAIL ADDRES	SS (IF 13 & OVER)	
EMERGENCY CONTACT FIRST NAME	LAST NAME	PI	HONE	RELATION TO I	MAIN MEMBER MEMB	ER TYPE
DID SOMEONE REFER YOU TO US? IF	FYES, WHO?				amily members, please attach an nail address(es) for my/our minor	
HOW DID YOU HEAR ABOUT US? (WEI	B, SOCIAL MEDIA, PRINT, WORD OF	MOUTH, ETC)		SPORTIME to address(es). SR	contact such minor child(ren) dire PORTIME's Privacy Policy can be o <mark>rtimeny.com/privacy_policy.ph</mark>	ctly at such viewed at:
PAYMENT AUTHORIZAT	TION By signing below:					
	ervices) from my credit card each deposit followed by two to six	month. Required for S	SPORTIME's Easy I	Payment Plan, which	allows members to pay for	SPORTIME
	nsibility to ensure that SPORTIME information below. If this information below and password programme in the user name and password programme.	on changes, I agree to			9	
(C) I understand that SPORTIME w Agreement.	ill charge my monthly payment on	or about the first of ea	ach month and that n	nembership dues are s	ubject to change per the terr	ms of this
(D) I understand that I may cancel Resignation Procedure set forth	this authorization and/or my mem herein. I further acknowledge tha		•		•	
(E) I would like to support the John through tennis, by donating \$					e economic and social barrie nation to my credit card provi	
PAYMENT METHOD						
CREDIT/DEBIT CARD NUMBER		EXPIRA	ATION DATE	CVV	BILLING ZIP CO	DE
CREDIT CARD TYPE	NAME ON CREDIT CARD					
that such	g here, I/we consent to SPORTII charges will be recurring and v to the cancellation terms herei	will continue to be ch				
AUTHORIZED SIGNATU to, the Payment Authorization, Paym conditions.	IRE(S) By signing below, I/wenent Terms and Conditions of Mer	acknowledge that I/wendership, and the Liab	e have read this entii ility Waiver, Assump	e Agreement, the abovition of Risk and Releas	ve and reverse side, including se, and I/we agree to be bou	g, but not limited nd by its terms and
PRINT RESPONSIBLE PARTY/MAIN MEMBER	R NAME*		PRINT SECONDARY RI	ESPONSIBLE PARTY/MAIN M	IEMBER NAME (IF APPLICABLE)	
SIGNATURE*	DAT	E*	SIGNATURE		DATE	
SPORTIME REPRESENTATIVE NAME						

SPORTIME NEW JERSEY PAYMENT TERMS AND CONDITIONS OF MEMBERSHIP

I/We understand, agree and consent that:

- 1. If any payment due and payable by Member to SPORTIME is not honored, SPORTIME will assess a service fee to Member for each such dishonored payment.
- 2. If an outstanding balance due and payable by Member to SPORTIME is not paid when due, SPORTIME may charge the credit card account listed above for the full amount past due plus interest at the maximum monthly interest rate allowable by law.
- 3. If Member does not pay balances due and payable in accordance with the terms of this Agreement, or in accordance with contracts into which Member has entered with SPORTIME for SPORTIME programs, services and goods, SPORTIME may employ an attorney or collection agency to collect any dues, fees or other charges due to SPORTIME by Member. Member will be charged for any and all collection costs incurred.
- 4. Membership dues and fees are non-refundable, except as set forth herein, and membership is non-transferable.
- 5. Monthly membership dues are subject to change at any time. A minimum of 30 days written notice, sent by email or by mail to Member's address provided above, will be given prior to any such change taking effect.
- 6. Membership is based on facility availability and not on Member's actual usage of such facility or on a Member's enrollment or participation in a SPORTIME program or service. Membership does NOT terminate automatically when a SPORTIME program or service in which Member participates concludes; membership may be cancelled only as set forth in this Agreement. Failure to use the facilities provided, for any reason, and the termination of a SPORTIME program or service in which Member participates, will not release Member from Member's obligation to pay the full cost of membership until cancellation. Please note that if You cancel your membership, You will be subject to a reactivation fee upon rejoining SPORTIME.
- 7. SPORTIME may assign any and all of its rights and obligations hereunder and Member hereby consents to any such assignment.
- 8. SPORTIME may utilize its facilities for special events, private parties, tournaments or other activities at any time at its sole discretion.
- 9. SPORTIME may close all or any part of its facilities for repairs or maintenance at any time and for as long a period as deemed necessary by SPORTIME. Advanced notice of such closures will be given to Member whenever possible.
- 10. SPORTIME is not responsible for Member's private or personal property lost, damaged or stolen on SPORTIME premises.
- 11. Certain SPORTIME memberships, e.g. Couples, Family and Corporate, provide for discounted membership fees when multiple individuals from the same family or corporation join SPORTIME together. If a Member who is part of a couples, family or corporate membership cancels Member's membership, the membership fees paid by the remaining Member of the couples membership, or the remaining members of a family or corporate membership, may be subject to adjustment.
- 12. Facilities, equipment, hours of operation, rules, regulations, policies and procedures may be changed by SPORTIME, at its sole discretion, at any time, without notice.
- 13. An additional fee may be charged for guests of Member in accordance with SPORTIME'S guest policy.
- 14. Member will abide by all rules and regulations which now exist or which may be hereafter adopted or amended by SPORTIME. Memberships may be suspended or terminated by SPORTIME, without refund, for any reason not prohibited by federal, state or local law, including, but not limited to, the violation of SPORTIME's rules and regulations by members or their guests, the negligent damage to the Club or its facilities by members or their guests and/or conduct by members or their guests interfering with the enjoyment of the Club by other members.
- 15. Member may not solicit for any business on SPORTIME premises without the express written permission of SPORTIME.

LIABILITY WAIVER, ASSUMPTION OF RISK AND RELEASE

- 1. I/we agree that there are certain inherent dangers in playing tennis, pickleball, in participating in fitness, sports and other activities, in using related equipment and machinery, and in using SPORTIME's transportation service. In consideration of being allowed to participate in the activities, programs and services of SPORTIME and to use its facilities, equipment and machinery, in addition to the payment of any fee or charge, to the fullest extent permitted by law, I/we do hereby waive, release and forever discharge SPORTIME and its partners, members, officers, agents, employees, representatives, executors and any others acting on their behalves, from any and all responsibility or liability arising from injuries or damage resulting from, or in any way arising out of or connected with my/our and/or my/our children's participation in any activities, programs and services of the Club or from my/our and/or/ my/our child/ren's use of its facilities, equipment and machinery.
- I/we understand and agree that tennis, pickleball, sports and fitness activities, including the use of related equipment and machinery, are potentially hazardous activities, which can potentially result in serious injury and even death. I/we and/or my/our child/ren am/are voluntarily participating in these activities and using the Club's equipment and machinery with knowledge of the dangers involved. I/we hereby agree to expressly assume and accept any and all risks of injury or death to me/us and/or my/our child/ren. In the case of accident or injury to me/us and/or my/our child/ren, and if an emergency contact person cannot be reached, I/we grant SPORTIME permission to obtain medical attention, if necessary, for which I/we will be financially responsible.
- I/we do hereby further declare myself/ourselves/ and/or my/our child/ren to be physically sound and suffering from no conditions, impairment, disease, infirmity or other illness that would prevent my/our and/or my/our child/ren's participation in tennis, pickleball, fitness and sports activities and/or my/our and/or my/our child/ren's use of related equipment and machinery. I/we do hereby acknowledge that I/we have been informed of the need for a physician to approve my/our and/or my/our child/ren's participation in such activities, and my/our and/or my/our child/ren's use of related equipment and machinery. I/we also acknowledge that the Club has recommended that I/we and/or my/our child/ren have an annual or more frequent physical examination and consultation with a physician so that I/we might have such physician's recommendations concerning my/our and/or my/our child/ren's participation in such activities and use of such machinery and equipment. I/we acknowledge that I/we and/or my/our child/ren have either had a physical examination and been given my/our physician's permission to participate in tennis, pickleball, sports and fitness activities and to use related equipment and machinery, or that I/we have decided to participate in such activities and to use such equipment and machinery, and/or to allow my/our child/ren to do so, without the approval of a physician, and do hereby assume all responsibility for my/our and/or my/our child/ren's participation in such activities and use of such equipment and machinery.
- 4. I/we understand and agree that SPORTIME retains the rights to any photographs or video taken of me/us and or my/our child/ren at SPORTIME facilities or at off-site SPORTIME programs or events, to be used for SPORTIME publicity, marketing, social media and advertising. I/we hereby authorize SPORTIME to contact me/us by phone, email and/or text message, and agree that by providing an email address(es) for my/our minor child(ren) ages 13 and above, I/we authorize SPORTIME to contact such minor child(ren) directly at such address(es). SPORTIME's Privacy Policy can be viewed at: https://www.SPORTIMEny.com/privacy.

CONSUMER'S RIGHT TO CANCELLATION

NOTICE TO CUSTOMER

You are entitled to a copy of this Agreement at the time you sign it.

You may cancel this Agreement at any time before midnight of the third operating day after receiving a copy of this Agreement. If you choose to cancel this Agreement, you must take any one of the following actions:

- 1. Send a signed and dated written notice of cancellation by regular, registered, or certified mail, return receipt requested to SPORTIME Clubs, LLC, P.O. Box 326, Kings Park, NY 11754;
- 2. Personally deliver a signed and dated written notice of cancellation to: SPORTIME Clubs, LLC, P.O. Box 326, Kings Park, NY 11754.
- 3. Personally place a telephone call to 631-269-1055 or the SPORTIME facility location where this Agreement was initially entered into; or
- 4. If you entered into this Agreement online, use the link on SPORTIME's Online Member Portal to cancel this Agreement online.

If you cancel this Agreement within the three-day period, you are entitled to a full refund of your money. If the third operating day falls on a Sunday or holiday, notice is timely given if it is mailed or delivered as specified in this notice on the next operating day. Refunds must be made within 30 days of receipt of the cancellation notice to SPORTIME. If the Buyer has executed any credit or loan agreement to pay for all or part of health club services, any such negotiable instrument executed by the Buyer shall also be returned within thirty (30) days.

"Operating day" means any calendar day on which patrons may inspect and use SPORTIME's facilities and services during a period of at least eight hours, except holidays and Sundays."

ADDITIONAL RIGHTS TO CANCELLATION AND/OR REFUNDS

- 1. **DEATH OR PERMANENT DISABILITY.** This Agreement may be cancelled by notice to SPORTIME as set forth above upon Buyer's death or permanent disability, if the permanent disability is fully described and confirmed to SPORTIME by a physician. SPORTIME may retain the portion of the total contract price representing the services used plus reimbursement for expenses incurred in an amount not to exceed 10% of the total contract price.
- 2. CHANGE OF RESIDENCE. This Agreement may be cancelled by notice to SPORTIME as set forth above upon Buyer's change of permanent residence to a location more than 25 miles from the SPORTIME location above or an affiliated health club offering the same or similar services and facilities at no additional expense to Buyer. SPORTIME may require proof of the new permanent residence and may retain a prorated share of the total contract price based upon the date the notice was received plus reimbursement for expenses incurred in an amount not to exceed 10% of the total contract price.
- **3. FACILITY CLOSURE.** If the SPORTIME facility above is closed for a period longer than 30 consecutive days through no fault of Buyer, Buyer is entitled to either extend this Agreement for a period equal to that during which the facility is closed or to receive a prorated refund of the amount paid by Buyer under this Agreement.

MEMBERSHIP RESIGNATION PROCEDURE

Other than as set forth above under Consumer Rights to Cancellation and Additional Rights to Cancellation and/ or Refunds, You may cancel your SPORTIME membership within three (3) business days following your incurrence of the monthly membership fee, unless your membership is subject to an annual commitment, in which case You may cancel your SPORTIME membership within fifteen (15) days following the annual renewal date. The notice of resignation must be in writing, subscribed by the Buyer and received by SPORTIME by United States mail at P. O. Box 326, Kings Park NY 11754, by email to help@sportimeny.com, through the SPORTIME Online Member Portal, by telephone at 631-269-1055 or by hand delivery to a SPORTIME Club. Such notice, if by mail or by hand delivery, shall be accompanied by the contract forms, membership cards and any other documents or evidence of membership previously delivered to the Buyer, and if by e-mail, through the SPORTIME Online Member Portal or by telephone, such contract forms, membership cards and any other documents or evidence of membership previously delivered to the Buyer shall be mailed to the address above, or hand-delivered to a SPORTIME club within, five (5) business days.