

## MASTER ANNEXURE

1. WHEREAS any member who commits a material breach of this agreement and fails to rectify such breach within 20 days after receipt of a written notice to rectify such breach, SA OLYMPIC HEALTH WORLD will be in entitled to cancel this agreement and claim such damages from the member as SA OLYMPIC may have suffered by virtue of such breach.
2. WHEREAS the client agrees that financial institutions charge a fee on returned debit orders, for whatever the reason. The client is reminded that it is the clients responsibility to monitor her/his bank account making sure that the debit order is running. This charge will be passed on to the client, should such an occurrence occur. Furthermore if our administration staff attempt to notify members of any debit order returns, or cash payments not made, the following charges will apply, and be added to the clients outstanding amount, a) debit order returns R60-00 b) cell calls made R15-00 per call. C) SMS sent R5-00 per sms d) Spread fee OF R35-00. Late payments made on Cash payments. Payments made after the 7<sup>th</sup> of the month will have a late payment charge of R35-00. Non-payment penalty R60-00 cell calls made R15-00 Sms sent R5-00. We rely on all our monies coming in time. Should the client not pay his/her fees on the due dates and not respond to sms' or phone calls, we will use the information given to our consultant by the client at outset, on the membership agreement for the purpose of contacting the client. If there are any changes to this. Information during the period of the membership, the Onus is on the client to notify the club of any new information/cancelation in writing, by hand delivery, registered post, or by e mail of these changes. As an absolute last resort the club will hand the membership to our attorneys for collection of all outstanding monies plus costs. Members must remember that the club will do everything in our power to assist the member in getting arrear fees up to date. The Onus is on the member to keep track of expiry date of the agreement. Also please note that 1 Calendar month's written notice is required to cancel membership after expiry date. Membership will continue until cancelation letter is received. CPA LAW 50% off the balance of the agreement will apply and Must be paid upfront.
3. WHEREAS the client is fully aware that the club is one of the only institution of its kind whereby in the event of a catastrophic event occurring .Ie earthquake ,flood, etc. and the club requiring major repairs, the club will suspend all payments from the client until such repairs have been completed. The client hereby agrees that the club will extend the clients membership with the exact period for which the club has been unable to operate, and the member has not been paying fees.
4. WHEREAS club management will not tolerate a) SEXUAL HARASSMENT b) POLITICAL HARASSMENT c)RELIGIOUS HARASSMENT of any kind by anyone to anyone. Sexual preferences are to be kept totally private.
5. Furthermore the management and staff of the club are totally and completely against the use of any banned or enhancement drugs and do not advocate the use thereof. Further- more the client release the club, its staff and management from any ill effects any member may suffer as a result of the use of such drugs, whether obtained from fellow members or otherwise.
6. WHEREAS all clients fully understand that our club is a Christian organization with all buildings, equipment, and other items being dedicated to our lord JESUS CHRIST. Our club will observe Christian holidays such as Good Friday and Christmas day fully. We will show our respect to members of other beliefs, as well as our government by observing other religious holidays by operating skeleton hours and skeleton staff on these days. We will try to accommodate all members. Members are requested to take careful note of the blackboards in our reception giving more information when such holidays occur. We will not slander any member's beliefs, our club expects the same consideration.
7. WHEREAS instructors may be required to physically touch members when demonstrating different exercises or correcting members when and if the member is not doing an exercise correctly. If the member is offended by this action, the member is requested to inform the instructor before this physical contact, whereby the instructor will not touch you in any way, and call for an instructor of the same sex as the member to demonstrate the exercise in question.
8. WHEREAS if any member has a tattoo or piercing which may draw the attention of other members or instructors, the member is requested to cover such a tattoo or piercing.

Signed on this the-----day of-----201.....

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The Member

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For: SA Olympic Health World

Assisted by Guardian/Parent