

STEVENAGE LEISURE LIMITED APPLICATION FORM

Membership Nu	mber:	Customer Advisor name:						
Membership Ty	pe:	Induction Date:						
Corporate/Prom	otion Details:							
Member 1								
Title	1st Name	Last Name						
Home Address								

Town County					bene	fit you		nbersh	ip an	id mo	re by	about post,									
Postcode					Er	nail	T	ext	F	Post]Tele	oho	ne							
Phone (home) Phone (mobile)												time or _ytton									
Date of Birth	/	/ [Custo	omer s	ignatu	re:							 	 _Dat	e:	 	 	 	
E-mail address																					
Start Date	/		E	nd [Date			/			/										

Emergency Contact Details

Name	
Relation	
Phone (home)	Phone (mobile)

Ethnic origin –	Asian

- BlackMixed
- Other
- White

BY SIGNING, YOU AGREE TO THE TERMS AND CONDITIONS ON THE REVERSE.

TERMS AND CONDITIONS OF MEMBERSHIP

1. MEMBERSHIP APPLICATION FORM

All types of membership require the relevant fees and an accurately completed Membership Application Form, which is only used by us in accordance with your chosen type of membership. All joining fees are non-refundable. These Terms and Conditions apply to your membership.

2. MEMBERSHIPS

- a) Membership fees must be paid in accordance with these terms and conditions regardless of your level of usage of the facilities. (This does not affect your statutory rights).
- b) All fees may be subject to periodical review but we will give you prior notice for any change. You will be entitled to cancel your membership at any time before the change comes into effect.
- c) You may only have access to, and use of, the facilities if all your payments to us are not in arrears.
- d) Family or junior memberships cease immediately for any children who no longer qualify for the junior membership due to their age, they must transfer to an adult membership if they wish to continue membership of the facility. Please refer to specific centre information for age restrictions.

3. GENERAL TERMS

The membership holder is the only person entitled to use the Wellness key or Cloud accounts and facilities available within that membership.

Photo ID may be requested as a form of member recognition.

Any loss of Wellness key must be reported immediately and to replace a lost key will incur a fee.

All membership cards are non-transferable and only the holder may use the membership card.

Anyone found to be using another's membership card will be prevented from using the facilities.

All cards must be presented to our staff at reception on each visit before using the facilities and upon request by our staff at any time. If you cannot produce a membership card on demand you can be allowed to use or have access to our facilities on payment of an additional fee as defined in the current pricing schedule.

Any loss of membership cards must be reported to us immediately. There is an administration charge of $\pounds 2$ per replacement card.

4. FREEZING

You may freeze your agreement upon completion of a Freeze Request Form. Your membership can be frozen for a maximum of three months. If after three months you still require your membership to be frozen, you will need to provide medical proof and a new Freeze Request Form must be completed.

All memberships can only be frozen for whole calendar months and not days. This includes Annual Memberships.

Please note, the first three month freeze is chargeable (unless for medical reasons). Please refer to your Centre specific terms and conditions for the monthly cost.

If you do not attend the gym for a period of 6 months or more you may be required to complete the induction process again and pay the appropriate fees.

5. USE OF EQUIPMENT

In the absence of any negligence or breach of any other legal duty by our staff, the use by you of any of our equipment or facilities is entirely at your own risk. We provide regular inductions explaining the safe and proper use of each item of equipment and members must have an induction upon joining. You must not use any equipment unless you are satisfied that you are competent to do so and you must use the equipment safely and properly, without causing any risk of injury to yourself or others, or damage to any property. You may be responsible for any injuries or damage caused by you.

Correct clothing, suitable behaviour and the code of conduct must be adhered to at all times. We will not be responsible for any loss or injury to you to the extent that it is caused or contributed to by your unsafe or improper use of the equipment or any of the facilities.

We reserve the right to refuse access to the facilities and suspend your membership at any time if you act in a way that may cause offence or distress to others; offers any risk or harm; in our opinion, to anyone's health, including yours; and if you fail to use equipment safety and properly or as instructed by our staff.

6. VALUABLES AND LIABILITY

All lockers and storage facilities are checked regularly. Lockers and storage areas are not to be used for overnight storage and are emptied nightly.

In the absence of any clear negligence or breach of any legal duty, we shall not be responsible, or liable to you, for any loss of or damage to your possessions. You must check and monitor the safety of your possessions, which should be at least secured by you within locked lockers provided, if available. We do not however, give any guarantee that the lockers give any form of protection for your possessions and you are advised not to bring valuable items to our facilities.

We will endeavour to ensure that the equipment and facilities are available during the advertised opening hours. We do not accept any liability for non- availability of specific facilities in connection with cleaning, repair, alteration or maintenance.

7. UPGRADE/DOWNGRADE OF MEMBERSHIP

Upgrading of membership can be done anytime through the month providing the appropriate fees are paid at the time of upgrade.

8. BOOKINGS

You are advised to book your space for any activity. Activities can be booked up to 14 days in advance; you must give a minimum of 2 hours' notice if you cannot attend your booked activity and if less than 2 hours is given you will incur a fee.

If bookings are made and not attended then a charge will be automatically added to your account which must be paid before you can make any further bookings.

9. AMENDMENT OF MEMBERSHIP TERMS AND CONDITIONS

We may from time to time amend these terms and conditions and, other than changes in monthly fees, we will display these in reception giving at least 10 days' notice. If you do not find these changes acceptable to you, you may terminate membership prior to the amendment coming into effect.

10. CHANGE OF MEMBER'S DETAILS

You are responsible for providing us with any changes to your details including change of name and address immediately upon the changes occurring. If any changes require a new

Direct Debit arrangement you must inform us of the new circumstances and complete a new direct debit instruction. If you fail to inform us of this change in your details or provide us with new Direct Debit Instructions, we may, at our discretion suspend your membership or cancel it. If your membership is cancelled you will need to re-join, paying any applicable additional fees.

11. TERMINATION OF MEMBERSHIP

If you are found still using the facility once your membership has been terminated full membership fees will apply.

12. DEBT RECOVERY

If you fail to pay any amount due under this agreement for a period of more than 30 days, then we may pass the debt to a third party company for collection. Any reasonable costs incurred in employing a third party company will be borne by you including costs in tracing you, should you have changed your address without telling us.

This guarantee should be retained by the payer.

GENERAL DATA PROTECTION REGULATION (GDPR)

All personal data you supply will be kept in accordance with the GDPR. The information collected when you join one of our centres is required to set up, verify and manage your membership and to ensure you get the most benefit from our services.

We will only share your information with trusted third parties for member management purposes. Your data is only viewable by SLL and the third party company and will not be passed on to any further third parties except where legally necessary.

If you have consented, we will send you occasional promotional and informational communications via your approved method(s). You can opt out of this at any time via links in the communication, by emailing enquiries@sll.co.uk or in writing to Jon Stone, SLL, Stevenage Arts & Leisure Centre, Lytton Way, Stevenage, Herts SG1 1LZ.

For more information on how your information is used, how we maintain the security of your information and your rights to access information we hold on you, please view SLL's Privacy Policy. You can request a copy at reception, find it in the footer of our website at www.sll.co.uk or request for an email copy at enquiries@sll.co.uk.