



Membership Termination or Suspension Request Form

Reason for Termination or Suspension Request: _____

Full Name: _____

Date of Birth: _____

Address: _____

Mobile Number: _____

Is request Termination or Suspension: _____

Requested end Date: _____

I have read, understood and completed this questionnaire. Any questions I had were answered to my full satisfaction.

**When terminating membership contract, you are subject to pricing changes and enrollment fees upon purchasing a new membership.*

**Maximum suspension time per year is 3 months and not to exceed 6 months within 2 years.*

Cancellation Policy

Individual may cancel this Agreement for any reason at any time prior to midnight of the third business day after the date on which the agreement is available. If Individual cancels within this period, IC Fit must send Individual a full refund of any money paid, except that a reasonable expense fee not to exceed ten dollars may be charged if Individual has received the service under this agreement. In such event, IC Fit must also cancel and return to Individual within twenty business days any papers that Individual has signed.

In this Agreement, the words, "you", "your", and "yours" refer to the undersigned Buyer or Individual, or in the case of family Agreement, each of the undersigned Buyers, or both, as the context requires, or Individual, or in the case of a family Individual, each Individual or both, as the context requires. The words "we", "us" and "our" refer to IC Fit or its assignee.

IC Fit reserves the right to change facilities, hours, class schedules and equipment. Such change will not justify cancellation of your Agreement or refund of any monies.

Individual understands that failure to use facilities does NOT justify cancellation of your Agreement and/ or refund of your enrollment fees, processing fees, or dues as long as facilities are available.

Individual shall continue to be liable for all payments prior to the cancellation of the Agreement. Upon cancellation, Individual must promptly return the Agreement card or cards or be subject to additional club usage fees, as the case may be.

Individual understands that if monthly dues, or any unpaid balance is not paid when due, IC Fit, or a collection company designated by IC Fit, may accelerate the remaining balance under this Agreement. There is a \$50 charge each time any check or credit card is returned from the bank for any reason (NSF; Stop Payments; or Account Closed). Individual shall also be responsible to pay all club attorneys fees and costs for collection or enforcement of all matters pertaining to this Agreement.

Freeze Time: Your Agreement can be frozen if you have a “temporary medical disability” or “temporary out of town work assignment”. In either instance, proper documentation is required. Freezing your Agreement allows you to suspend your monthly payment for up to three months within a calendar year. Any approved freeze time will be added at the end of your Agreement before your automatic renewal period begins. The maximum freeze time is three (3) months per year, not to exceed (6) months for (2) years. You will not be eligible to freeze your Agreement if you are in a month-to-month agreement. With respect to a family Agreement, all Individuals must be subject to the freeze time if either Individual has a “temporary medical disability” or “temporary out of town work assignment”.

Individual Cancellation Rights

Relocation of Individual: You may cancel this Agreement if you relocate twenty- five miles or more from the Club or a substantially similar facility that will honor the Club’s obligation under this Agreement and give written notice that you intend to relocate and request that this Agreement be terminated. Any prepaid amount in excess of the proportional amount shall be refunded to you. You agree to provide any two of the following as proof of relocation: A current and valid lease, a bank statement or credit card bill, a utility bill, or a yellow change of address label provided by the post office.

Relocation of the Club: If IC Fit relocates the Club that you joined twenty-five miles or more from your residence or closes the Club and a substantially similar Club that would accept IC Fit’s obligation under this Agreement is not located within twenty-five miles of your residence, this Agreement shall be proportionally divided by all the days in which the Club was made available

to you as part of the contract offering. You shall be liable for payments for only that portion of this Agreement that can be attributed to the period prior to our actual relocation or closing of the Club, exclusive of any period of time in which the Club was made available to you free of charge as part of the contract offering. We shall return to you the amount paid in excess of the proportional amount earned by the Club. The refund will be paid to you within 30 days of receipt of notice from Individual.

Death or Disability of Individual: If by reason of death or disability you are unable to receive benefits from the Club's service, the Agreement shall be proportionally divided by all the days in which the Club was made available to you as part of this Agreement. You shall be liable for payments only for that portion of this Agreement that can be attributed to the period prior to the actual death or disability. Such surviving Individual shall only be liable for the payment of one-half of the Agreement fee for the continuation of the remaining Individual's family Agreement.

Cancellation of Ancillary Services: IC Fit provides certain ancillary services to its Individuals for additional fees, which are payable monthly in advance, by its Individuals. The ancillary services include, without limitation, personal training, and any other additional ancillary services added to this Agreement, for the term set forth on page 1 of this Agreement and at the prices set by IC Fit from time to time. IC Fit reserves the right to change the prices for the ancillary services without notice to its Individuals. You may add ancillary services to your Agreement at any time in accordance with Vedas policies in effect from time to time. You may not cancel an ancillary service during the term of such service unless such cancellation is agreed to in writing by IC Fit. No cancellation of an ancillary service will result in the cancellation of any other ancillary service or your Agreement.

Notice of Intent to Cancel: If an Individual meets one of the above cancellation criteria, Individual's notice of intent to cancel must be done online via the IC Fit Termination Electronic Request Form and electronically signed by Individual (including each of the undersigned in the case of a family Agreement), and must be received by 30 days prior to the next dues payment date, along with any Agreements and/or access cards.

Stop payments and NSF checks or charge disputes on credit cards do not constitute proper cancellation of this Agreement.

Divorce of Individuals (Family Agreement Only): If Individuals are divorced and monthly Agreement fees are paid by EFT, IC Fit will allow the Individuals to split the costs and fees associated with their family Agreement in half and IC Fit will make monthly deductions for payment of the family Agreement fees from the separate accounts of those Individuals,

provided that proper evidence is produced by the Individuals to IC Fit and such evidence is approved by IC Fit and each agrees to execute any additional agreements and deliver any additional documentation required by IC Fit at their sole discretion.

I authorize IC Fit to change my account per my above request effective immediately.

Client Signature

First/Last Name: _____

Signature: _____

Date: _____