

Terms & Conditions

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BLUEPRINT STUDIO

BETTER EVERYDAY

Article 1: The agreement

1. You can conclude an agreement with by registering via our website. The agreement is concluded when we have confirmed your registration to you, whether or not via an automatic message by email or directly from our website or Gymly User Application.
2. To register independently, you must be at least 18 years old. If you are below the age of 18 years then you need permission from a parent/guardian. When registering, we always request - in addition to your approval - an approval from a parent/guardian. We may use this information to check consent.

Article 2: Duration & Content of agreement - Termination

1. The content of the agreement is determined by the subscription type and/or the package for which you have registered.
2. Every subscription always entitles you to use of our standard facilities during our opening hours, with the exception of the extra facilities as indicated on the website and in the gym.
3. A subscription always runs per full calendar month and is entered into for the agreed period. After this first period, the subscription will be tacitly extended for an indefinite period, unless you cancel the subscription no later than 1 month before the end of this period. For example: an annual subscription entered into on August 17th ends on September 30th of the following calendar year, provided you cancel the subscription no later than 1 month before September 30th.
4. Cancellations can only be made by sending an email to our gym's website. We do not accept other methods of cancellation. After a subscription has been tacitly extended for an indefinite period, you can cancel this subscription at any time, subject to a notice period of 1 full calendar month. For example: if you cancel after February 1st, March 31st is the last day of the subscription.
5. Cancellation does not release you from your payment obligation for amounts already due and payable.

Article 3: Subscription costs

1. The subscription costs are invoiced to you per calendar month in advance. We always collect the subscription costs by direct debit in the month preceding the month to which these costs relate. Collection day is set on the 28th of the month. This cannot be deviated from.
2. If the subscription did not start on the first day of the month we will prorate the remainder of that month. For example: the subscription starts on July 15th then first invoice shows to the period from July 15th to July 31st.
3. We may change our rates annually. We will inform you at least 30 days before a rate change takes effect. In case of rate changes of 10% or more, you may cancel the subscription per date of change. We may implement

rate changes as a result of government measures (for example a VAT increase) immediately and are not a reason for cancellation.

Article 4: Direct Debit

1. Please refer to article 3.1, Blueprint Studio uses direct debit as payment method to collect your monthly subscription costs. When completing the registration form you agreed and confirmed on the selected subscription terms and gave us permission to automatically collect the subscription costs from the bank account number you provided.
2. Additionally this implies that you agree and give us permission to send continuous and periodic direct debit orders to your bank to debit the amount owed by you from your account. Your bank gives permission to debit the amount in accordance with our subscription agreement.

Article 5: Your personal details - Modifications

1. When registering for any of the memberships or training sessions you will ensure that you provide your current and up to date personal data. Any new changes, such as address or phonenumber, to your personal details are to be shared with Blueprint Studio's admin/staff in a timely manner.
2. If you are no longer able to use the subscription due to a move or other circumstances, you will, nevertheless, still have the responsibility to pay the subscription costs until the end of the current subscription.
3. We always process and use your data in accordance with the provisions of our privacy statement.

Article 6: Operating Hours and Access to the premises

1. The operating hours of Blueprint Studio are set on the schedule on the website. For the most accurate schedule please refer to the member application Gymly.
2. Blueprint Studio runs a modified schedule during public and national holidays. In the unlikely event we need to close our entire studio due to (unforeseen), e.g. maintenance, we will inform you in a timely manner. These days/periods of closure do not entitle you to a discount or refund of the subscription costs.
3. Do we have to close temporarily due to government measures (for example due to a pandemic)? Even then, the subscription fee remains due, with a maximum of 1 full calendar month.
4. The minimum age for participation in our regular classes is 16 years.

Article 8: Complaints

1. If possible, please report any complaints to us immediately after discovery/after the complaint arises. This can be done directly on the premises at the coach on duty or owner.
2. You enable us to investigate the complaint and provide us with all relevant information and cooperation.

Article 9: Risk and liability

1. Practicing a sport always involves risks. Participation in our programs and training is entirely at your own risk.
2. We are not liable for material or immaterial damage as a result of any accident or injury, nor for damage due to loss, theft, etc. of your property within our establishment.
3. When using our equipment and other property, you always act carefully, neatly and in accordance with the instructions given by us/mentioned with the equipment. Damage to equipment/property caused by your actions results in liability and accountability from your part to recover and repay caused damages
4. You will take all necessary measures to prevent or limit such damage and indemnify us against any claims from third parties (such as from other members) with regard to this damage.
5. All your claims for compensation for damage suffered will in any case expire 1 year after you are/could have been aware of the damage you suffered and could therefore have held us accountable for this.
6. The limitations of liability included in this article do not apply if the damage is due to our intent or deliberate recklessness or if the limitations are contrary to mandatory legal provisions.

Articles 10: Applicable law and disputes

1. Dutch law applies to this agreement.
2. Disputes are submitted to a legal representative and ultimately to the legally competent court in the Netherlands.