

Terms and conditions for membership in Let's Sport Girls and its fitness studio 802469-6604

§ 1 Term and termination

Monthly payment agreement runs per term. Full term fee must be paid even if the Member terminates the contract prematurely. Exceptions are only granted for illness (against sickness certificates). No money is refunded upon termination of membership. The notice period is 2 weeks and must be in writing. If an invoice has been sent to the Member, it is their duty to pay the invoice if the cancellation was not made before the invoice was sent.

§ 2 Suspension due to non-payment

If we haven't received the payment before the expiration date of the invoice, the member will be suspended from training temporarily and a reminder invoice will be sent with a surcharge of 15% of the invoice.

A member who has not contacted the association within 2 weeks in a row or hasn't paid the training fee for the following month, is considered to have renounced their place for the remainder of the semester.

§ 3 Responsibility for members' possessions, accidents, etc.

Let's Sport Girls are not responsible for losses due to theft, burglary or other reason. Nor for damage of members or other visitors' belongings. In case of theft / damage, a police report is usually made. When paying the membership fee, members are automatically insured by Korpen.

Let's Sport Girls recommends all members and other visitors to sign their own accident- and home insurance for their own sake.

4 § Doping / alcohol.

At Let's Sport Girls, zero tolerance is applied to drugs / alcohol. Let's Sport Girls get the right to, in the event of suspicion of the use of unauthorized substances, require the Member to show a negative test result from the doctor so that the Member can continue training with Let's Sport Girls.

§ 5 Membership

Membership of Let's Sport Girls is granted by the board or by a special person to which the board delegated the right to decision. The membership gives the member the rights to: attend meetings and other gatherings organized for the members, get continuous information about the affairs of the association.

§ 6 Exclusion / Suspension

Member may not be excluded from the Let's Sports Girls reasons other than the member has failed to pay agreed fees to the association, behaved so that it offended the other members, opposed the association's activities, purposes, or obviously damaged the interests of the association. Decisions on exclusion are taken by the Board. Decisions regarding exclusion or warning may not be taken until the Member has received an opportunity within 14 days to comment

on the circumstances that caused the membership to be questioned. In the decision, the reasons for the suspension should therefore be reported, as well as what the member should observe for an appeal. Within three days of the date of the decision, the decision shall be notified in writing to the person who has been refused the application. A decision on exclusion may be appealed against by the person concerned.

§ 7 Members' rights and obligations

Members of Let's Sport Girls shall pay the membership fee decided by the annual meeting. Membership may not be lent or transferred.

The person who pays the fixed membership fee and follows the members' rights and obligations, is considered as a member.

A member is entitled to participate in meetings and other gatherings organized for the members.

Member is entitled to continuous information about Let's Sport Girls affairs.

A member shall follow the terms and conditions of Let's Sport Girls as well as decisions that have been duly taken by the association.

No unhealthy items/things may be consumed during the meetings / gatherings of the association. If this is done despite the ban, a member will receive a verbal warning. Members are not entitled to take part of the retirement

or property of Let's Sport Girls if there would be any dissolution of the association.

A member agrees through membership of Let's Sport Girls that, in the application of these statutes, no action may be brought before the General Court. Disputes concerning the application of the statutes shall instead be determined in accordance with the specified order in the sport.

Member will pay membership fee no later than 14 days after entry into the association or no later than 14 days after the new fiscal year. Other possible fees are decided by the association.

Member will pay membership fee no later than 14 days after entry into the association and no later than 14 days after the new fiscal year. Other possible fees are decided by the association.

§ 8 E-mail and SMS

As soon as the Member has given her/his e-mail address and her/his mobile number, the Member agrees that Let's Sport Girls sends information to her/him. Let's Sport Girls stores with automatic data processing, all the completed data in a database. These data are handled by Let's Sport Girls in accordance with the Personal Data Act. Through this agreement, the Member agrees to such data processing and that Let's Sport Girls may disclose information in order to provide different services and offers to Members.

§ 9 Health status

Each member and its guests are responsible for their health status so

that they can participate in activities with Let's Sport Girls without risk.

§ 10 Publication of images

Publishing concerns photos taken during Let's Sport Girls activities. The pictures will be published on Facebook, in our newsletters, at our partners homepage, our website and in different printing materials. These data are handled by Let's Sport Girls under the Personal Data Act or by agreement between Member and Let's Sport Girls.

Other

Let's Sport Girls are entitled to change membership fees, monthly fees and other fees.