

OFFICE USE	
Emp. _____	_____
I/Fee _____	_____
Dues Pd OTC. _____	_____
PIF Exp. Date _____	_____

CDW@PLAY FITNESS CENTER

165 Lakeview Parkway
Vernon Hills, IL 60061
847-371-3167

OFFICE USE	
Method of Pay. _____	_____
Date _____	_____
Member# _____	_____

COWORKER MEMBERSHIP AGREEMENT

<input type="checkbox"/> Coworker Individual Payroll Deduction \$8.00/per payroll deduction	<input type="checkbox"/> Coworker Family Payroll Deduction \$23.50/per payroll deduction
<input type="checkbox"/> Coworker Couple Payroll Deduction \$15.50/per payroll deduction	

PLEASE PRINT

First Name _____		Middle Initial _____		Last Name _____	
Home Address _____			City _____		State _____ Zip _____
Home Phone _____		Home Fax Number _____		Home E-mail address _____	
Birthdate _____		M/F Gender			
Employer _____		Business Phone _____		Title _____	
Employer Address _____			City _____		State _____ Zip _____
Fax Number _____		E-mail address _____			
In case of emergency, please contact _____				Phone _____	
Credit Card Number _____			Exp. Date _____		<input type="checkbox"/> MC <input type="checkbox"/> VISA <input type="checkbox"/> AMEX <input type="checkbox"/> Discover

This Membership Agreement ("Agreement") is made this ____ day of _____, 20____, by and between CDW@PLAY Fitness Center (referred to as "Club") and the "Primary Member" designated on the preceding page, who is the undersigned hereof (referred to as "I", "Me" or "Member").

One Week to Cancel for Any Reason. I may cancel this Agreement for any reason or for no reason at any time during the first seven (7) days from the date that I sign it. If I cancel this Agreement during the first seven (7) days after I sign it, I will receive a full refund of the initiation fee (if any) and any monthly dues that I have paid to the Club. I must cancel in writing by sending a letter of cancellation by certified or registered mail to CDW@PLAY Fitness Center, 165 Lakeview Parkway, Vernon Hills, IL 60061, or by completing a membership cancellation form in person with authorized personnel as designated in the Club rules, policies and procedures. Cancellation by any other means or with personnel not designated in the Club rules, policies and procedures is not valid. Cancellations are not accepted at the reception desk or by coaching staff. I will also return my membership card at the time I give notice of cancellation. The refund may take up to thirty (30) days to process.

Obligation is on a Month-To-Month Basis. This Agreement renews automatically on a monthly basis until I cancel the Agreement or the Agreement is otherwise terminated as provided in this Agreement.

Cancellation Policy; Cancel by the 20th of the Month to Prevent Another Month of Billing. I may cancel my membership at any time for any reason or for no reason. I agree to the following cancellation procedure: If I decide to cancel my membership, I must do so before the twentieth (20th) day of the month of the final billing. If I cancel on or after the twentieth (20th) day of the month, I will be billed for the following month, after which my membership will terminate. All notices of cancellation must be made in writing by sending a letter of cancellation by certified or registered mail to the Club or by completing a membership cancellation form in person with authorized personnel as designated in the Club rules, policies and procedures. Cancellation by any other means or with personnel not designated in the Club rules, policies and procedures is not valid. Cancellations are not accepted at the reception desk or by coaching staff. I will also return my membership card at the time I give notice of cancellation.

Cancellation. I may cancel this Agreement with written notice for any of the following reasons and upon the following terms:

- a) Relocation or Termination of Employment: In the event that I am relocated by my employer, upon presentation of appropriate documentation, I will no longer be bound to dues paying months of membership. Under such circumstances, I may cancel this Agreement and shall be liable for only that portion of the charges allocable to the time before reasonable evidence of such termination or relocation is presented to the Club.
- b) Relocation of Residence: In the event that I relocate my residence to a location farther than twenty-five (25) miles from the Club, and if the Club fails to designate another fitness center with comparable facilities and services within twenty-five (25) miles of my new residence, I may cancel this Agreement and shall be liable for only that portion of the charges allocable to the time before reasonable evidence of such relocation is presented to the Club, plus a termination fee equal to \$50 or 10% of the balance of membership dues owed for the remaining time, whichever is less.
- c) Disability or Death: If I am unable to use or receive all services contracted for because of disability or death, I or my estate shall be liable for only that portion of the charges allocable to the time prior to death or the onset of disability. In such event, the Club will require and verify reasonable evidence of such disability or death.
- d) Notice of cancellation under sections (a), (b), or (c) above shall be made in writing by sending a letter of cancellation and supporting documentation by certified or registered mail to CDW@PLAY Fitness Center, 165 Lakeview Parkway, Vernon Hills, IL 60061 or by completing a membership cancellation form in person with authorized personnel as may be designated in the Club rules, policies and procedures. Cancellation by any other means or with personnel not designated in the Club rules, policies and procedures is not valid. Cancellations are not accepted at the reception desk or by coaching staff.
- e) All refunds to which I or my estate is entitled shall be made within thirty (30) days of receipt by the Club of the cancellation notice and all appropriate and reasonable documentation that is required to support the cancellation.

Cancellation or Suspension for Military Service. If I enter military service, I may, at any time after receiving military orders to relocate for a period of service of at least 90 days, cancel or suspend this Agreement and I will be liable for only that portion of the charges allocable to the time prior to cancellation or suspension. Notice of cancellation or suspension for this reason must be made by delivery of a written or electronic notice, along with a copy of my official military orders calling Me to military service. If, after cancellation or suspension of this Agreement, I am no longer in active military service, I may reinstate the Agreement upon providing written or electronic notice to the Club that I am no longer on active military service. I may send the above-mentioned written notice of cancellation, suspension, or reinstatement to CDW@PLAY Fitness Center, 165 Lakeview Parkway, Vernon Hills, IL 60061, or by completing a membership cancellation form in person with authorized personnel as may be designated in the Club rules, policies and procedures.

Annual Membership Dues and Initiation Fee (If Any) Not to Exceed \$2,500 Per Person. The amounts I am obligated to pay for initiation and membership dues under this Agreement shall not exceed \$2,500 annually per person. The Club will not raise its dues during the initial one year term.

MEMBER:
 Signature _____ Date _____
 Spouse _____ Date _____
 Child's name _____ Date _____
 Child's name _____ Date _____

CDW@PLAY FITNESS CENTER

BY _____ Date _____

Member Financial Responsibility and Collection. I am responsible for the payment of all monthly dues and other Club charges under this Agreement. All obligations contained in this Agreement are joint and several for all adult members who are part of a couple or family membership. I understand that late payment of fees or other charges may result in late fees or interest charges, none of which will exceed legal limits, and I shall be responsible for and agree to pay any and all late fees, interest charges, collection agency fees and attorney's fees and costs incurred by the Club to recover any outstanding balance of monthly dues and Club charges that are owed by me.

I Agree to Follow the Rules. I agree to abide by all rules, policies and procedures of the Club (the "Rules"), which are subject to change without notice. The Rules may be posted in the Club and available on the Club website. All matters relating to the Rules are controlled by the Club and a failure to abide by the Rules may result in the Club suspending or terminating my membership. The Club is the only party allowed to set the Rules, and the Club shall make all final interpretations of the Rules and any violations thereof, in its sole discretion. The Club reserves the right to terminate this membership if the Club determines, in its sole discretion, which my conduct is in any way improper or contrary to the interests of the Club and/or its members.

Prior Memberships and Cancellation by the Club. If I, or anyone on this membership, was a prior member of the Club or any of its affiliates, and have failed to pay dues or other amounts owed under that prior membership, had my membership terminated, engaged in conduct that is in any way improper or contrary to the interests of the Club and/or its members, or for any other reason in the Club's sole discretion, I agree the Club can cancel this Agreement at any time by returning the initiation fee (if any) and any unused dues paid by me under this Agreement. If I no longer work for CDW or am relocated by my employer, I agree that the Club can cancel this Agreement by returning any unused dues paid by me under this Agreement. Upon cancellation by the Club, the Club is authorized to collect any outstanding, unpaid amounts owed to the Club attributed to my prior membership.

Assumption of Risk. On my own behalf, and on behalf of my family members, minor children and guests (collectively "Related Members"), I acknowledge that attendance at or use of the Club or participation in any of the Club's activities or programs could cause injury to me or my Related Members. In consideration of my attendance at or use of the Club and/or my participation in any of the Club's activities or programs, I hereby assume all risks of personal injury, accidental slip and fall injuries, illness, death, property damage, property loss or theft (whether from a locker, automobile or otherwise) or other damages to me or my Related Members, which may result from or arise out of my or their: (1) attendance at or use of the Club, which may include but is not limited to use of the Club's equipment (fitness or otherwise), CDW@PLAY kid's activities, locker rooms or parking lot; and (2) participation in any of the Club's programs or activities, which may include but is not limited to racquet sports, group exercise, Pilates, yoga, sports training, weight lifting, team and individual sports, exercise, CDW@PLAY kid's activities, adventure sports, special events and programming, or health and fitness advisory services.

Release, Indemnify and Defend. I hereby, on behalf of myself and my heirs, administrators and assigns, fully and forever release and discharge the Club, its affiliates, owners, shareholders, officers, directors, managers, employees, members, agents, contractors, and subsidiaries, and their successors or assigns (collectively "Club Group"), from any and all claims, damages, demands, rights of action or causes of action, present or future, known or unknown, anticipated or unanticipated (collectively "Claims"), resulting from or arising out of my or my Related Members' attendance at or use of the Club or my or my Related Members' participation in any of the Club's activities or programs, in each case including those claims which arise out of the negligence of the Club. I agree to defend, indemnify and hold harmless the Club Group from and against any Claims arising from or related to my or my Related Members' acts or omissions in connection with my or their attendance at or use of the Club or participation in any of the Club's activities or programs.

I understand that the foregoing assumption of risk and release of liability shall apply to all Claims against the Club Group, but shall not apply to Claims arising out of an alleged violation of the Illinois Physical Fitness Services Act.

Payment for Damages. I agree to pay for any and all damages to the Club caused by me or my Related Members whether negligently, willfully or otherwise.

My Physical Fitness – I am Cleared to Exercise. I represent and warrant to the Club that I am physically fit to perform those activities which I may undertake at the Club and that I am solely responsible for all health risks associated with such activities. I am in good health and have no disability, impairment, injury, disease or ailment preventing me from engaging in exercise, sports, massage, or other activity which would cause increased risk or injury or adverse health consequences as a result of use of the Club or its facilities in any manner. I understand that the Club strongly recommends that I am examined by my physician prior to engaging in activities at the Club. If I have concerns about my health, I will confer with my physician about whether it is safe for me to engage in such activities at the Club.

Medical Advice. I acknowledge that the Club and the Club's affiliates, including their employees and contractors, even if certified as a personal trainer, group exercise instructor, nutritionist, dietician, massage therapist, etc., are not licensed medical practitioners. Although they may have expertise in various fields, their advice is limited in scope and is not a substitute for proper medical supervision and advice. I understand that any evaluation or assessment of my physical fitness and any recommendation of activities made by the Club is for normal healthy people and is not a substitute for obtaining an evaluation, assessment or recommendation from a physician.

Injuries. When people exercise, play sports, or use wet areas they can get injured. Sometimes these injuries can be very serious in nature. It is my responsibility to use caution. I understand that I am solely responsible for any medical, health or personal injury costs relating to my attendance at or use of the Club or participation in any of the Club's activities or programs.

Consent for Emergency Treatment. I consent to medical treatment for emergencies that occur during my attendance at or use of the Club or my participation in any of the Club's programs or activities where I am unable to consent to such treatment.

Minors. I acknowledge that the Club does not attempt to verify the legal guardianship of minors. If I or my designee bring a minor as my guest that is not my child or for whom I am not a legal guardian, I represent and warrant to the Club that I have permission to bring the minor to the Club and I take full responsibility for that child's safety and wellbeing while at the Club and during transport to and from the Club. I agree to indemnify, defend and hold harmless the Club its affiliates, owners, shareholders, officers, directors, managers, employees, members, agents, contractors, and subsidiaries, and their successors or assigns, from any and all claims made by the minor's parent, legal guardian, or by the minor, or by anyone on behalf of the minor. It is my duty to supervise my children and my minor guests at all times.

The Club Advises You to Leave Your Valuables at Home. Thieves often target health club parking lots and locker rooms. The Club can not and does not monitor all areas at all times. The Club is not responsible for items stolen on Club property.

Contact. I authorize the Club to contact me by mail, email, phone, including by text (SMS), social media, or by other means as technology advances.

Assignment. The Club has the right to assign this Agreement. No right of action or defense arising out of this Agreement which I have against the Club shall be cut off by assignment of the Agreement, whether or not the assignee acquires the Agreement in good faith and for value.

Entire Agreement. This Agreement is the entire agreement pertaining to my membership and supersedes any other promises, representations or understandings of any kind, whether written or oral. Whenever possible, each provision of this Agreement will be interpreted in a manner so that it will be effective and valid under applicable law. The Club will not lose its rights under this Agreement if it delays in enforcing them or fails to enforce such rights. I and the other persons who are becoming members under this Agreement agree to be jointly and severally liable for our obligations under this Agreement.

Copy of Contract. A copy of this Agreement will be given to you upon execution and will be made available to you upon request at any time.

Arbitration. I agree that all legal claims and disputes by Me or my guests against the Club and/or its affiliates, owners, shareholders, officers, directors, managers, employees, members, agents, and subsidiaries, and their successors or assigns, except those arising out of an alleged violation of the Illinois Physical Fitness Services Act, must be resolved through binding arbitration by the American Arbitration Association in Chicago, Illinois, arbitrated by a member of the bar of Illinois pursuant to the Association's rules and bylaws.

Governing Law. This Agreement shall be governed by and construed in accordance with the law of the State of Illinois. Courts located in the State of Illinois shall have exclusive jurisdiction over any dispute related to this Agreement and the parties agree to the personal jurisdiction and venue of such courts.

Severability. To the extent that any term or provision of this Agreement shall be determined by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall not be affected thereby, and each provision of the Agreement shall be valid and shall be enforced to the fullest extent permitted by law.

Illinois Physical Fitness Services Act. This Agreement is governed by the Illinois Physical Fitness Services Act, 815 ILCS 645/1, (the "Act"), and shall be construed in accordance with the Act. No provision contained herein shall constitute a waiver of the Member's rights as provided under the Act and, to the extent that any provision of the Agreement conflicts with the Act, the provisions of the Act shall control.

I acknowledge that I have carefully read this Agreement, including the provisions concerning assumption of risk and release of liability, and fully understand that it is a release of liability against the Club Group for any Claims that I or my Related Members may have against the Club Group. I represent that I am the parent or legal guardian of the minor child(ren), if any, listed. I give my consent to the minor child(ren)'s activities at the Club.