

Site
------

hereafter called the Member (the person training), the following agreement concerning the activities offered by F24S to its members has been entered into according to the more detailed provisions on the back of this form and, where applicable, separate enclosures to this agreement for guardian members and companies etc.

## Member

Membership number		Personal ID Number		ID ok	Signature
Forename		Telephone, home		Telephone, work or mobile	
Surname		Email address			
Street address		Company			
C/o adress		Member status		Type of subscription	
		<input type="checkbox"/> New purchase <input type="checkbox"/> Renewal		<input type="checkbox"/> Ordinary <input type="checkbox"/> Student/Pensioner	
Postal code	Town	<input type="checkbox"/> I have received a membership card.		Signature	Cardnumber
<input type="checkbox"/> I choose to subscribe to an Accident Insurance by Fitness24Seven. I am aware of the presale details.		Signature		<input type="checkbox"/> I choose not to subscribe to an Accident Insurance by Fitness24Seven.	
				Signature	

## Payment

For the service provided by F24S, members must make payments (incl. VAT) according to the alternative stated.		Start-up fee new member		Amount SEK	
		Administrative fee renewed member	Amount SEK	New membership card	Amount SEK
		Accident Insurance (card/cash)	Amount SEK	Accident Insurance (Direct Debit 14 SEK/m)	Amount SEK
Date for the first Autogiro/Direct Debit (year-month-day) Workout fee	Date for the first Autogiro/Direct Debit (year-month-day) Accident Insurance	Autogiro/Direct Debit (ongoing monthly trainingfee)		Amount SEK	
		Prepaid		Amount SEK	
		<input type="checkbox"/> 12 months <input type="checkbox"/> 6 months			
Date for the agreement start (year-month-day)		Total Amount (when registering)		Amount SEK	

## Consent for Autogiro/Direct Debit

<b>Alternative 1</b> The exercising /occupant	Clearing number	Account number	Bank
<b>Alternative 2</b> Payer (other than the member) <i>(Must be paying member at F24S)</i>	Clearing number	Account number	Bank
	First and last name		Other payer signature ( apply direct debit permission and additional)
	Address (street, postcode, city)		
	Personal ID Number	Phone, home	Name in Block Capitals
<b>Betalningsmottagare</b> Fitness24Seven AB, Stora Södergatan 4, 222 23 Lund, Org. nr 556635-4626			ID ok

## Special Provisions

By signing the rules/regulations below, I confirm that I have read and understood their meaning and that I am fully aware that F24S has the right to withdraw the membership in the event of any infringement.

When training between 10 pm and 8 am, show extra consideration to neighbours and other people in the vicinity of the premises, i.e. talk in a normal conversational tone, do not drop weights or weight magazines without following along in the movement. Show consideration to neighbours when leaving the premises.	<b>Sign:</b> .....
I hereby approve the registration of my fingerprint. This is used for registering my entry and exit as a member. I am aware that there is camera surveillance of the premises all day round and hereby give my consent to this; in the case of any report to the police the material is handed over to the police.	<b>Sign:</b> .....
I am also aware that there are security guards patrolling who carry out membership checks and so I must always have my membership ID available and easily visible.	<b>Sign:</b> .....
To never let anyone other than myself in or out, infringement will lead to immediate suspension. In case of problems or an emergency situation, I shall call the help line.	<b>Sign:</b> .....
The use of prohibited substances such as anabolic steroids, is strictly prohibited on all Fitness24Sevens facilities and leads to immediate suspension. According to section 9 in the membership agreement I consent that unannounced doping controls may occur.	<b>Sign:</b> .....
I am aware that Fitness24Seven has a notice period of 2 months when cancelling a monthly paid subscription. Fitness24Seven recommends that you as a member, if necessary, can show your notice of termination.	<b>Sign:</b> .....
I have been informed of the Autogiro/Direct Debit terms and I accept them. I am also aware of that if I don't have adequate amount in my account on the indicated payment day or that I have not notified consent for direct debit via my online banking (for online purchase), F24S will send a reminder letter which results in a reminder fee. If payment is not made within the specified time the card is blocked until payment has been made and the debt is forwarded for debt collection.	<b>Sign:</b> .....

## Signatures

I have acquainted myself with the agreement's content above as well as on the back of this form (including autogiro/Direct Debit undertaking) and approve this.			
Town	Date (year-month-day)	Town	Date (year-month-day)
Member's signature		Signature of the member's advisor (Site Responsible)	
Name in Block Capitals		Name in Block Capitals	

# TERMS AND CONDITIONS FOR MEMBERSHIP IN FITNESS24SEVEN AB

## § 1. Membership

- Membership in F24S is personal.
- The minimum age for signing a membership agreement is 18 years of age.
- Training and conduct applies to all companies Fitness24Seven AB, Fitness24Seven-Lund AB, Fitness24Seven AS, Fitness24Seven Oy & Fitness24Seven Sp. z o.o.

### There are three different forms of membership.

- Ordinary – access to all sites all day round.
- Pensioner – pensioner with the same access to sites as a regular member.
- Student – student with the same access to sites as a regular member.

If signing up for a subscription which gives access through our disability entrances, access will only be valid on those facilities that have a specific disability entrance. Access to these facilities is all day around.

## § 2. Membership card and contact information

When visiting the site, members must register themselves on every occasion by swiping their membership card. Members are obliged to carry their membership card at all times during visits to the site, even while training; this is so it can be presented during the checks that are regularly carried out. If the membership card is lost or damaged so it cannot be used, this must be immediately reported to reception, which will then issue a new membership card in return for a payment of 99 SEK. Members are obliged to inform F24S immediately of changes of name, address, telephone number or other details provided. All contact by letter is made to the member's national registration address.

## § 3. Payment

The agreed prices are valid on the condition that payment is made in the agreed manner. Members are liable personally for payment to F24S. This also applies if someone else is given as responsible for payment when entering into the membership agreement. Another payer must be an active member in F24S. The payment method of the Accident Insurance is defined by the type of F24S membership the member has. When choosing a membership (6 months or 12 months) that is paid entirely at once, will the Accident Insurance also be entirely charged in advance (6 months or 12 months). In a continuous membership the accident insurance payments will also be paid monthly via Autogiro/Direct Debit.

### 6 or 12 months paid agreement

When signing up for 6 or 12 months paid agreement, all the payments are paid in its entirety when entering into the membership agreement. When signing up for Accident Insurance (Card/Cash) regarding 6 or 12 months of Insurance, the fee is paid in full at the signing.

### Payment by Autogiro/Direct Debit

Only private individuals may pay via Direct Debit. The training fee shall be paid monthly in advance on the 29th of every month. Members undertake to ensure that the amount is covered in the indicated account on the last business day before the 29th of the month. If the 29th falls on a weekend or a public holiday, the money will be drawn from the account on the following business day. Through these terms and conditions, notification of payments under the Direct Debit mandate shall be deemed to be made until further notice. The accident insurance shall be paid monthly in advance on the 1st of the payment month. If the 1st falls on a weekend or a public holiday, the money will be drawn from the account on the following business day. If there are insufficient funds in the account on the payment date, F24S will notify the member, in writing, that the amount must be paid immediately and within ten (10) days of the notice being issued. If no payment is received, the member will be suspended until full payment has been made, including interest and expenses. Suspension for non-payment does not mean that the training time is frozen, rather it continues to run as normal and is thus used up.

### Price adjustment under the current contracts

Campaign subscriptions paid by Autogiro/Direct Debit will automatically change after 12 months to the current regular price. At the signing of student contract which is paid by Autogiro/Direct Debit, student price is valid until the date on which a member can present a valid student card. After this date the price automatically change in to ordinary price. Student price can be extended by the member latest up to 14 days before the valid date of the last student card expires. The member need to show a new valid student card at any of our sites. Student price is then extended to as long as the date on the valid student card shown. Presentation of valid student card after the student price already changed in to ordinary price is adjusted for the coming months fee. Members who subscribe to the (invalid) pensioner contract/agreement are eligible for the pensioner price/discount for the period of their valid F-Kassa (National Insurance) certificate. The ordinary price resumes from the expiry date of the certificate. The (invalid) pensioner discount can be continued upon presentation of a new valid F-Kassa (National Insurance) certificate. Aged pensioners and members with a valid certificate from F-Kassa (National Insurance) with an indefinite validity are eligible for the pensioner price/discount for their entire membership period. Retroactive price adjustments are not made.

## § 4. Term of the Agreement

F24S does not have an obligatory binding time for monthly agreements that are paid via Autogiro/Direct Debit. The period of notice is 2 months from the day F24S receives written notice from the member. Full-/half year paid agreements have an agree term of 12 or 6 months and expire automatically when the 12 and 6 months have run out.

## § 5. Freezing, transfer and cancellation of membership agreement and Accident Insurance

It is possible to freeze membership without a fee in cases of illness or pregnancy with a medical certificate. Memberships can also be frozen free of charge due to army service with a call-up certificate. If the member wishes to freeze their subscription without a doctors note, F24S will charge an admin/service fee. The membership agreement can be frozen for a maximum of 12 months per agreement period. After the frozen period runs out, the membership is automatically activated. It is not possible to freeze membership in retrospect. As the member I am responsible for receiving and storing the confirmation of my freezing and if necessary showing it to the F24S staff. Membership can be transferred once, i.e. the person taking over a membership cannot transfer it. When transferring a membership, the transferring member must pay a transfer fee of 300SEK to F24S. The member taking it over must pay an administrative starting fee of 150SEK and accept these terms and conditions in writing, which finally must be approved by F24S. If the member taking over the membership is a new member or has been a member before, but no longer has their membership card, they must also pay 99SEK for the membership card. Monthly paid subscriptions, opening and campaign offers cannot be transferred. Termination of membership shall be made in writing if the member so requests. A termination is binding and cannot be undone. In the event of termination of a training subscription, any accident insurance is also terminated according to the 2-month notice period. If a member only wishes to terminate the insurance but keep the training subscription, this must be clearly stated in the termination. Termination of the contracts are always binding and cannot be undone. The member's liability remains during the entire period of notice.

## § 6 State of health

Members are responsible for their own state of health being such that the member can participate in the activities at F24S without risk.

## § 7. Rules of conduct and training regulations

The premises are intended for activities related to training and may be used by members exclusively for training. For example, members may not sleep or in any other way sojourn on the premises. PT by F24S reserves the exclusive right to instruct and train our customers in our facilities. It is incumbent upon members to follow the rules of conduct and the instructions concerning training methods and use of equipment that are given, either in writing or verbally, by F24S's staff. Members are expected to behave at all times in a way that does not disturb other members or staff. If a member behaves disruptively or does not follow the rules of conduct and instructions, F24S has the right to limit the time the member may visit the site, the member's use of the site generally or may terminate the membership completely, upon which the member's liability to pay the 2 months' notice remains current. F24S reserves the right to terminate this agreement immediately without stating any reason.

## § 8. Guests

Members can be accompanied, cost free, by a maximum of one (1) guest per year and only during the time the facility reception is open.

## § 9. Doping

Fitness24Seven reserves the right to contact the police on suspicion of the use of doping classified substance use. Police will investigate and test the member if the assessment is such, I, the member will be suspended indefinitely for violating Fitness24Seven's Terms and Conditions. See §5 of Fitness24Seven contract terms.

## § 10. Liability for accidents and possessions

If a member has chosen to join the Accident Insurance, the member is insured during training at Fitness24Seven AB and Fitness24Seven-Lund AB facilities in Sweden. The insurance is valid until the last validity date of the insurance subscription. The insurance provider is Lloyd's Insurance. F24S reserves the right to switch to another insurance provider without any changes in the conditions involving a significant deterioration of member. F24S is not responsible for personal injury, property damage or loss of any member's possessions unless the damage or loss is caused due to severe negligence by F24S.

## § 11. Price changes

An increase of price on continuing agreements shall be notified two months before the increase takes effect. Member who cancels his contract because of a price increase is protected against price change during the notice period.

## § 12. Personal Details

F24S will process Member's personal data in accordance with F24S's privacy policy applicable from time to time and in accordance with applicable legislation. Any essential amendments to such policy will be communicated to the Member. The Member confirms having read and understood F24S's personal data policy in force at the date of signature of the Agreement. [www.fitness24seven.com/en/privacy-policy](http://www.fitness24seven.com/en/privacy-policy). Entry when the site is not staffed takes place by means of fingerprint control. These details are stored solely on each individual membership card and it is these details that are compared with those read during entry. Members have been informed that the entry and the site are under camera surveillance for safety reasons.

## § 13. Identification

For a monthly paid subscription with Autogiro/Direct Debit agreement a Swedish personal identity number, Swedish private account number and valid Swedish ID card are required or an EU-passport along with the birth certificate. Full year's paid agreements require a valid ID card together with a certificate of studies issued by the Swedish institute, Swedish work permit, residence permit or proof of application for asylum. When signing in for student contract a valid student card is also required.

## § 14. Right of withdrawal

If a member has entered the membership agreement at a distance, e.g. via the F24S website, the member is entitled to withdraw from the agreement within 14 days by notifying F24S, in accordance with the distance contract law. To use the right of withdrawal, a member can use the Consumer Agency's (Konsumentverkets) standard form, which can be found on the [Consumer Agency's website](http://www.konsumentverket.se). F24S provides a confirmation that the notice has been received and will refund the amount paid without undue delay. By entering this agreement, the member consents to the fact that the service can be delivered during the withdrawal period and that the right of withdrawal does not apply if the membership card has been activated and the service has been provided. The withdrawal period expires 14 days after the date on which the purchase was made.

## ADDITIONAL CONTRACT TERMS WHEN SIGNING UP VIA INTERNET

- Sections 15-16 apply only when a members enter into a membership agreement via F24S's website.
- Purchases via Internet are personal in the meaning that it is only the individual who intend to become a member who can enter into the agreement via the website.
- Members have accepted via the website that the terms and conditions in this agreement apply for membership.

## § 15. Payment

Payment of starting fees concerning the agreement is made through F24S's website in accordance with the instructions there. When entering into an agreement with monthly payments via Autogiro/Direct Debit, the member commits to sign up a consent for Autogiro/Direct Debit via their Internet bank with Fitness24Seven AB as the payee.

## § 16. Terms of Delivery

The agreement comes into effect on the day the purchase is registered on the website, not the day when the card is collected. The member collects the membership card during the reception's opening hours at the facility stated in the Welcome e-mail. The Welcome e-mail is sent to the e-mail address that was given during the purchase.

## DIRECT DEBIT MANDATE

- §§ 17-18 only apply when a member has signed a membership agreement with payment by Direct Debit.

## § 17. Consent for payment by Direct Debit (Autogiro)

The undersigned ("the purchaser") consents to payment being made through withdrawals from the account specified, or from an account specified later by the purchaser, at the request of the designated payee for payment to the latter on a specific date ("due date") by Direct Debit. The purchaser consents to personal data, provided in this agreement, being processed by the purchaser's payment service provider, the payee, the payee's payment service provider and Bankgirocentralen BGC AB (bank transfer service) for administration of the service. Those responsible for processing the personal data are the purchaser's payment service provider, the payee and payee's payment service provider. The purchaser may request access to, or correction of, personal details by contacting the purchaser's payment service provider at any time. Further information on the processing of personal data in connection with payments can be found in the terms and conditions for the account and in the agreement with the payee. The purchaser may at any time revoke his/her consent, which means that the service will be terminated in its entirety. However, this does not mean that the purchaser's agreement is terminated in relation to the payee.

## § 18. Description

### General information

Direct Debit is a payment service which means that payments are made from the purchaser's account on the initiative of the payee. In order for the purchaser to be able to pay by Direct Debit, the purchaser must consent to the payee initiating payments from the purchaser's account. In addition, the purchaser's payment service provider (e.g. bank or payment institution) must give its approval for the account to be used for Direct Debit payments and the payee must approve the purchaser as a user of Direct Debit. The purchaser's payment service provider is not obliged to examine the authorisation of or to notify the purchaser in advance of requested withdrawals. Funds are withdrawn from the purchaser's account in accordance with the regulations applicable to the purchaser's payment service provider. The purchaser is notified of withdrawals in accordance with the regulations applicable to the purchaser's payment service provider. The purchaser is notified of withdrawals by his/her payment service provider. On the request of the purchaser, consent may be transferred to another account at the payment service provider or to an account with another payment service provider. The purchaser must notify the payee of this fact immediately.

### Definition of business day

A business day is any day except Saturday, Sunday, Midsummer Eve, Christmas Eve or New Year's Eve or any other official public holiday.

### Payment information

The purchaser will be notified by the payee of the amount, due date and payment method no later than eight (8) business days before the due date. This may be communicated before each individual due date or on one occasion to cover several future due dates. If the communication refers to several future due dates, it must be provided no later than eight (8) business days before the first due date. However, this does not apply to cases where the purchaser has approved the withdrawal in connection with a purchase or the ordering of goods or services. In such cases, the purchaser is notified by the payee of the amount, due date and method of payment in connection with the purchase and/or order. By signing this agreement, the purchaser gives his/her consent to payments, covered by the payee's communication as stated in this paragraph, being carried out.

### The account must have adequate funds

The purchaser must ensure that sufficient funds are available in the account by 00.01 on the due date at the latest. If the purchaser has insufficient funds in the account on the due date, it could mean that payments are not made. If there are insufficient funds for the payment on the due date, the payee may make further attempts to withdraw the due amount over the following business days. The purchaser may request information from the payee on the number of withdrawal attempts.

### Stop payment (revocation of payment order)

The purchaser may stop a payment by contacting either the payee no later than two (2) business days before the due date, or his/her payment service provider no later than the business day before the due date at the time specified by the payment service provider. If the purchaser stops a payment as above, this means that the payment in question is stopped for a single occasion. If the purchaser wants all future payments initiated by the payee to be stopped, the purchaser must revoke his/her consent.

### Consent period, revocation

The consent is valid until further notice. The purchaser is entitled to revoke his/her consent at any time by contacting the payee or his/her payment service provider. In order to stop payments that have not yet been made, a revocation order must be received by the payee no later than five (5) business days before the due date or, alternatively, by the purchaser's payment service provider no later than the business day before the due date at the time specified by the payment service provider.

### The right of the payee and the purchaser's payment service provider to cancel the Direct Debit

The payee is entitled to terminate the purchaser's Direct Debit thirty (30) days after the payee has notified the purchaser thereof. However, the payee is entitled to immediately terminate the purchaser's Direct Debit if the purchaser has repeatedly not had sufficient funds in the account on the due date, or if the account linked to the consent is closed, or if the payee believes for some other reason that the purchaser should not be approved for Direct Debit. The purchaser's payment service provider is entitled to terminate the purchaser's Direct Debit in accordance with the terms and conditions that apply between the purchaser's payment service provider and the purchaser.

### Bankgirocentralen, BGC AB

BGC AB is mandated to manage the Direct Debit procedure on behalf of the bank. The purchaser therefore consents to the co-processing of data from the bank's records about the account's address with Bankgirocentralen's data to an address register.