

Generation Soccer Club Use Only

Generation Soccer Club #	
Staff/Coach Name	
Client/Member Name	
Location/ Address	
State Registration	
Staff/Coach Signature	

Member Use Only

Parent/ Guardian Information

Name	
Address	
Phone Number	
Date of Birth	
Email	
Account Info	

Member Information

Name	
Date of Birth	
Age	
Gender	
Any Medical Conditions	

Emergency Contacts

Name	Relationship	Phone	Address	Email

Membership Information

Select Term	Month to Month	3 Month Term	6 Month Term	Other

Fees Collected at Signup

Type	Name	Price	Tax
Upfront Dues	First Monthly Dues		
	Total:	\$	\$

Recurring Fees

Name	Frequency	Due Date
Membership Dues	Monthly \$200.00	A month from start date

Payment

Initial Payment Collected Via	Amount Collected
▪ Credit Card	
▪ Cash	
▪ Electronic Transfer from Bank Account	

Name on Card	Credit Card Number	Expiration Date

Banking Establishment Payment SOLUTIONS AUTHORIZATION

I elect CHASE BANK to pay my monthly installment payments by Electronic Funds Transfer (EFT) or credit card. I understand and additionally I agree that should I discontinue this payment method, an additional \$10 will be added to each monthly installment to cover the costs of processing and handling.

I understand that if payment is unsuccessful, I could be charged a return item fee and/or a late fee.

This form of payment, if discontinued, does not release you from your payment obligation or membership contract.

Renewal Terms

Term Renewal: Available to renew for _____ months at a total price of _____

- _____ monthly payments of _____ beginning _____

Contract Terms and Conditions

MEMBER ENROLLMENT AGREEMENT

I understand that under the terms of this agreement GenerationSoccerClub obligates itself to furnish my child with the competent instruction and suitable facilities for training sessions. All sessions are supervised by qualified, certified Coaches/personnel trained in the procedures of mastering Soccer Skills. The parent/guardian hereby represents that their child is physically fit to receive and participate in the prescribed course of instruction. Parent/guardian and child will faithfully comply with all the rules and regulations of GenerationSoccerClub. I understand that my tuition payments are arranged to be made in monthly installments to GSC. Any modifications are to be made to the Member Enrollment Agreement. I understand that failure to attend sessions does not relieve me of my obligation to pay the tuition in full. All inquiries are to be directed to GenerationSoccerClub. The agreed Payment Schedule is not affected by my training schedule or attendance. I agree for my child to receive and participate in, and the school agrees to teach, provide or Coach Soccer lessons during the term agreement.

NOTICE TO MEMBER

You are entitled to a copy of this contract at the time you sign it. You may cancel this contract at any time before midnight of the third operating day after receiving a copy of this contract. If you choose to cancel this contract within such three-day period, you must either:

1. Send a signed and dated written notice of cancellation by registered or certified mail, return receipt requested; or
2. Personally deliver a signed and dated written notice of cancellation to: GenerationSoccerClub, PO BOX 260-417, Brooklyn, NY 11226

If you cancel this contract within the three-day period, you are entitled to a full refund of your money.

If the third operating day falls on a Sunday or holiday, notice is timely given if it is postmarked or delivered as specified in this notice on the next operating day. Refunds will be made within 30 days of receipt of the compliant cancellation notice to GenerationSoccerClub. Operating day means any

calendar day on which patrons may inspect and use the programs/services and facilities, except holidays and Sundays.

TERMS AND CONDITIONS

1. MEMBER FITNESS: By signing this agreement, parent/guardian represents, warrants and ensures that they have had an opportunity to observe the programs offered by GenerationSoccerClub and that their child is physically and mentally able to take sessions offered by GenerationSoccerClub in that program and/or any others in which child may participate. I understand that I may not transfer or assign this Agreement.

2. COACHING/PERSONAL TRAINING TERMS: Coaching/personal training sessions that are not rescheduled or cancelled 48 hours in advance will result in forfeiture of the session and a loss of the financial investment at the rate of one session.

Members arriving late will receive the remaining scheduled session time, unless otherwise agreed by the Coach/Trainer.

The expiration policy requires completion of all coaching/personal training sessions within 60 days from the date of this contract, unless otherwise agreed by the Coach/Trainer. Remaining coaching/personal training sessions are void after this time period. No coaching/personal training refunds will be issued for any reason, including, but not limited to relocation, illness, and unused sessions. All payments to GenerationSoccerClub under this Agreement will be final, irrevocable, non-refundable, and non-creditable.

3. UNAVAILABILITY: If GenerationSoccerClub's program/facilities are unavailable for use for a period in excess of 30 consecutive days, the Member's program will be extended for a period of time equal to the time of unavailability, but no refund or credit will be due the Member. Upon notice to GenerationSoccerClub, the Member may cancel this agreement if GenerationSoccerClub's program/facilities are unavailable for more than 90 consecutive days. Within 30 days of receipt of such notice, GenerationSoccerClub shall refund to the Member the unused pro rata portion of the contract (cash) price, excluding any initiation fee paid by the Member. Notwithstanding the

foregoing, GenerationSoccerClub may close its sessions on holidays, for a period not exceeding three weeks per year for necessary maintenance and other purposes without affecting scheduled payments.

4. LIABILITY WAIVER AND RELEASE: The Member, Parent, or the Legal Guardian on behalf of the Member understands and agrees that strict observation of GenerationSoccerClub rules and regulations and the rules and regulations relative to the service or instruction provided, including the use of protective equipment, is required. The Member, Parent, or the Legal Guardian on behalf of the Member understands and agrees that the use of GenerationSoccerClub's services and the Member's presence at GenerationSoccerClub's sessions are at the sole risk of the Member. The Member, Parent, or the Legal Guardian on behalf of the Member understands and agrees that the services or instruction provided may involve skills and training which include violent and sudden movements and that in connection with the training and instruction, there may be physical contact between instructors and Member and between and among the Member and that such contact may result in personal injury to the Member, despite precautions taken to avoid such injuries.

Parent/guardian hereby consents to engage in such contact as may be necessary or required by Member's participation. The parent/guardian of the Member acknowledges and is fully cognizant of all the inherent dangers in connection with the execution of Fitness activities and acknowledges that the execution of exercises requires physical exertion and contact and realizes that there is a risk of physical injury which may be incurred while engaged in this activity. The Member's parent/guardian, hereby holds harmless, releases and forever discharges GenerationSoccerClub, its directors, employees, and its coaches/trainers and authorized representatives from any liability, claim, loss, including loss of property, damage, personal injury, or expense incurred by the Member and arising from the Member's execution of this Agreement, payment processing, participation in any program offered by GenerationSoccerClub, including, but not limited to, any injury or damage caused by the negligence or willful misconduct of GenerationSoccerClub, its instructors, employees, coaches/trainers, or authorized representatives. The parent/guardian of the Member specifically understands and agrees that they are assuming the risk of any and all injuries that the Member may

suffer or incur as a result of their execution of this agreement and participation in any program offered by GenerationSoccerClub. The Member, or the Legal Guardian on behalf of the Member, hereby waives any and all claims for any physical injury in connection with the training and expressly assumes the risk of all dangers or injury inherent to working out.

5. SESSIONS: Scheduling and content of classes and programs, furnishing of facilities and provision of instructors to teach and supervise are at the sole and absolute discretion of GenerationSoccerClub and may be changed at any time by GenerationSoccerClub. By signing this Agreement, the Member receives Workout sessions at a greatly reduced price.

6. ASSUMPTION OF RISK: You agree that if the Member engages in any physical exercise or activity, including coaching/personal training (virtual or otherwise), or enter our premises or use any facility or equipment on our premises for any purpose, they do so at their own risk and assume the risk of any and all injury and/or damage you may suffer, while engaging in physical exercise or otherwise. This includes injury or damage sustained while and/or resulting from virtual coaching/training, the use of any premises or facility, or any equipment, whether provided to them by Coach/Trainer or otherwise, including injuries or damages arising out of the negligence of Coach/Trainer, whether active or passive, or any of Coach/Trainer's affiliates, employees, agents, representatives, successors, and assigns.

7. Your assumption of risk includes, but is not limited to, the Member's use of any exercise equipment (mechanical or otherwise), sports fields, courts, or other areas, locker rooms, sidewalks, parking lots, stairs, pools, whirlpools, saunas, steam rooms, lobby or other general areas of any facilities, or any equipment.

You assume the risk of the Member's participation in any activity, class, program, instruction (virtual or otherwise), or event, including but not limited to weightlifting, walking, jogging, running or aerobic activities.

You agree that the Member is voluntarily participating in the aforementioned activities and assume all risk of injury, illness, damage, or loss to you or your property that

might result, including, without limitation, any loss or theft of any personal property, whether arising out of the negligence of Coach/Trainer or otherwise.

8. RELEASE: You agree on behalf of yourself (and all your personal representatives, heirs, executors, administrators, agents, and assigns) to release and discharge Coach/Trainer (and Coach/Trainer's affiliates, related entities, employees, agents, representatives, successors, and assigns) from any and all claims or causes of action (known or unknown) arising out of the negligence of Coach/Trainer, whether active or passive, or any of Coach/Trainer's affiliates, employees, agents, representatives, successors, and assigns.

This waiver and release of liability includes, without limitation, injuries which may occur as a result of (a) the Member's use of any exercise equipment or facilities which may malfunction or break, (b) the improper maintenance of any exercise equipment or facilities, and (c) the Member slipping and/or falling while in any facility/location or any portion of the premises for any reason, including negligent inspection or maintenance of its facility.

You further expressly agree that the foregoing release, waiver, and indemnity agreement is intended to apply to any and all virtual instruction and be as broad and inclusive as permitted by the law of the state in which this agreement is entered into, and that if any portion of this agreement is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.

This release is not intended as an attempted release of claims of gross negligence or intentional acts.

9. SIGNATURES: Any person(s) signing this Agreement, whether as a Member, Cosigner, or otherwise shall be jointly, severally, and individually liable to GenerationSoccerClub for the full contract price as if such person signed as the Member. All persons signing this agreement assume responsibility for all costs of collection, including but not limited to collection agency fees, court costs, attorney's fees, and late charges that may be incurred in the event of a default. Any person(s) signing this agreement authorizes the use of a disclosed email address for billing and marketing

purposes and acknowledges that email text may include financial information pertaining to the Member's Agreement.

10. COMPLIANCE WITH LAWS: This Agreement shall be governed by the laws of the State in which GenerationSoccerClub is located. All rights and obligations of GenerationSoccerClub and Members under this Agreement are subject to all applicable federal, state, and local laws and regulations. To the extent that the terms and conditions of this Agreement conflict with any applicable statute, rule or regulation in effect at the time of execution of this Agreement governing transactions of the type contained herein, the Agreement shall be deemed revised to conform with such statutes, rules and regulations. GenerationSoccerClub and Member shall be bound by the modified Agreement and agree that no other modifications shall be enforceable unless in writing and signed by all parties. This Agreement constitutes the entire Agreement between the parties and supersedes all prior agreements between the parties, whether written or oral. The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of any other provision. The waiver of any breach shall not constitute a waiver of any subsequent breach of this Agreement.

✕ _____
Parent/Guardian Signature or Print

Date: _____