Iron Warehouse, LLC

670 East Cloverdale Avenue Vincennes, Indiana 47591 (812)886-4162 sales@ironwarehouse.com

MEMBERSHIP AGREEMENT

Member Name:
Address:
Phone:
Email:
 FEES: The primary member must be an adult, age 18 or older. 1. \$35.00/month OR Annual Discount Price = \$385, per adult member. With a paid adult membership minor children aged 13-17 can be added for additional \$15.00/month per child subject to terms set forth below. 2. \$6.00 one-time FOB fee per adult member. 3. With a paid Monthly Membership, tanning access for an additional \$15.00/month.
BILLING CYLCE: Your Monthly Membership Fee will be billed to the account below on or around the_ of each month beginning on, 202 for \$per month plus applicable taxes, and continuing each month thereafter, until you cancel in accordance with this agreement. Your Membership is guaranteed so long as you remain a member in good standing including payment of all monthly dues. Amount of monthly dues is subject to change upon 30 days prior notice.
<u>CANCELLATION</u> : To cancel your monthly membership and stop the billing of the Monthly Membership Fee as indicated above, Iron Warehouse, LLC (hereinafter the "Club") must <u>receive</u> written notification via email: <u>sales@ironwarehouse.com</u> ; said notification must be <u>received</u> at least ten (10) days prior to the date of your monthly billing cycle listed above. Please note it may take up to seven (7) business days for any membership or billing changes to take effect.
<u>CREDIT/DEBIT CARD</u> : If you have provided your credit or debit card information to us for billing purposes and your card expires, you authorize us to obtain a new expiration date from the card issuer, if we choose to do so, and/or to continue billing the card in accordance with the terms of this agreement (whether or not we have obtained new expiration date).
SERVICE FEES: In accordance with applicable law, if our first attempt to collect any fee under this Agreement is unsuccessful, we may make additional attempts to collect from any/all payment methods you provide us, and a \$10 service fee will be applied for each instance we submit or re-submit such payment request and it is returned uncollectable for any reason including, but not limited to, insufficient funds, expired or cancelled payment cards, overdrafts and closed accounts. We are not liable for any fees charged by your financial institution in the event a payment request is returned as uncollectable.
I have read and understand the cancellation rights and billing policies on the front and back of this
Agreement. (Member Initials)

a

Name on Card:			_		
Credit/Debit Card No		_ Expiration Date:	CVC:		
Billing Zip Code:					
By initialing below and signing this agreement relation to this agreement. I authorize the Clu portion of the recurring Monthly membership paid under this agreement. I further agree that transfers of partial payments of an overdue be stored payment information to process payme my membership will automatically renew at the process payments owed in relation to the rene is expressly revoked by me. I understand that owed to the Club in accordance with the terms agreement with my financial institution to use and agree to comply with my financial institution and refund policies set out in this authorization, I understand that an e-mail not agreement or if an email is not provided, that	b to initiate transfers from the p Fee I owe to the Club on or a at the Club may re-submit the alance are authorized by me u ents owed in relation to all subhe end of a term set forth in the wal term. This authorization to the amounts debited from my as of this agreement. I confirm the accounts designated aboution's requirements at all times agreement will apply to this a tifying me of such changes will	e Account designated ab round the date set forth fee to the account if the inder this agreement. I a sequent agreements ento is agreement, the stored o store and use payment account may vary each that I am authorized un e the for the purchase of s while this authorizatio uthorization. If any chall be sent to the email add	ove for purpose of billing herein until all of my obsubmission fails. I agree gree that the Club may a cred into between me and payment information wit information will not expmonth based on addition der the terms of the applif goods and services from n is in effect. The generanges are made to the term lress provided by me on the submission of the subm	g all or a ligations are that lso use the the Club. If ll be used to pire unless it al amounts icable the Club ll ns of this	
(Member's initials) MINOR WAIVER: The Club does not	accept members under th	e age of 13. In excha	unge for the Club allo	wing my	
minor child 13 years or older to purcha clauses in this agreement, and I agree to any claim brought by my minor child a child and acknowledge that the banking child that is age 13-17 must be accompalso understand that my minor child, agmembership. Minors aged 16 up to 17 present for tanning services.	ase a membership, I agree to defend and indemnify the gainst the Club. I also programmed information above is my banied and supervised by a ge 13-15, cannot use the tax	to the Release of Lia ne Club to the fullest omise to pay any fina account. I understant aparent or guardian a anning beds/tanning	extent permitted by tuncial obligation for not and agree that my at all times while in the services as part of the	on of Risk the law for my minor minor me Club. I	
Name:		Phone:			
Address:	Home address zip code:				
Email:					
Authorized Signature:					
If Membership includes minor(s), list n	names/ages below:				
NAME:	Age:	DOB:	Tanning: Yes	No	
NAME:	Age:	DOB:	Tanning: Yes	No	
NAME:	Age:	DOB:	Tanning: Yes	No	

RELEASE OF LIABILITY AND ASSUMPTION OF RISK: I understand and expressly agree that my use, of this Club involves the risk of injury to me or my guest whether caused by me or not. I understand that these risks are inherent in physical activity and my use of the facilities and equipment and can range from minor injuries to major injuries, including death. In consideration of my participation in the activities and facilities, exercise equipment and services offered by the Club and such use by my guests, if applicable, I understand and voluntarily accept full responsibility on my behalf and on my guest's behalf for the risk of injury or loss arising out of or related to my use or my guest's use of the facilities including, without limitation, exercise equipment, tanning, massage beds/chairs, and participation of any other exercise programs or use of other services, equipment and/or programs offered to members. I further agree the Club, and the officers, directors, shareholders, employees, managers, members, agents and independent contractors of the Club will not be liable for any injury including, without limitation, personal, bodily, or mental injury, disability, death, economic loss or any damage to me, my spouse or domestic partner, guests, unborn child, heirs, or relatives resulting from the negligent conduct or omission of the Club or anyone acting on their behalf, whether related to exercise or not. Accordingly, to the fullest extent permitted by law, I do hereby forever release, waive and discharge the Club from any and all claims, demands, injuries, damages, actions or causes of action related to my use or my guest's use of any the Club facility (collectively, "Claims") against the Club, or anyone acting on its behalf, and hereby agree to defend, indemnify and hold harmless the Club from and against any such Claims, including Claims made by my guests. I further understand and acknowledge that the Club does not manufacture fitness or other equipment or products available the Club and therefore the Club will not be held liable for defective equipment or products.

I understand I am not obligated to sign this agreement and should not do so if there are any unfilled blanks. I understand my right of cancellation and the billing and refund policies. I understand my release or liability, assumption of risk and agreement to indemnify, defend and hold harmless and I have been given the opportunity to review and ask questions related to my use of the Club and its equipment, as well as my participation in exercise programs or other services and/or programs offered to members. I agree to comply with the Club's membership policies and Club rules that may be communicated to me from time to time, whether in writing, electronically, through Club signage or verbally. The Club may, in its sole discretion, modify any policy or Club rule at any time and from time to time without advance notice. The Club reserves the right, in its sole discretion, to refund the prorated cost unused services and terminate my membership, immediately for violation of any membership policy or Club rule. By signing below, I acknowledge and agree to all the terms contained in this agreement.

TANNING ACKNOWLEDGEMENT: (1) I have read and understood the warnings specified in 820 IAC 5-1-29 (Tanning Warning Sign) and 5-1-30 (Tanning Consent Form) of this rule before using a tanning device; (2) I agree to use the protective eyewear that the tanning facility provides; (3) I understand that some people who are not susceptible to tanning under natural sunlight may also not be susceptible to tanning under artificial light; and (4) I have not/will not use a tanning device within the past twenty-four (24) hours of each use.

THERE IS A 275 POUND WEIGHT LIMIT ON OUR TANNING BEDS.

(Member's initials)

BUYER'S RIGHT TO CANCEL: This contract may be cancelled before midnight of the third full business day after you sign the contract. This cancellation is by written notice, in any form, delivered in person or mailed by certified or registered mail to address specified at the top of this contract. The notice must be accompanied by any membership cards previously given to the you. All money paid under this contract shall be refunded within thirty (30) days of receipt of this notice of cancellation.

BUYER'S RIGHTS: You or your estate may cancel the contract if any of the following occur: (1) You die. (2) You become totally physically disabled for the duration of the contract. (3) The Club is moved to a location that is more than five (5) miles from the original facility. However, if the Club is closed and a facility with similar health spa services is operated less than five (5) miles away from the closed facility, then this contract may be transferred to the operating facility, if the operator of the facility to which the contract is to be transferred accepts the transfer.

PHYSICAL CONDITION/NO MEDICAL ADVICE: You represent that you are in good physical condition and have no medical reason or impairment that might prevent you from your intended use of the Club's facilities. You acknowledge that the Club did not give you medical advice before you joined and cannot give you medical advice after you join. We do not give members advice relating to their physical condition or ability to use the facilities, so if you have any health or medical concerns now or after you join, please discuss them with your doctor before using the facilities.

PROPERTY: The Club is not liable to you or your guest for any personal property that is damaged, lost, or stolen while on or around the Club's premises including, but not limited to, a vehicle or its contents or any property left in a locker. If you or your guest cause any damage to the Club's facilities, you are liable to the Club for its cost of repair or replacement.

ATTORNEY FEES/EXPENSES/JURY WAIVER/VENUE: If the Club hires an attorney to collect any amount owed to the Club or to represent or defend it in a lawsuit, you agree to pay the Club's reasonable attorney fees and legal expenses, including court costs. The Club and you hereby waive the right to a jury trial in any action, proceeding or counterclaim brought by the Club or you against the other. If there is a lawsuit, the Club and you agree to submit to the jurisdiction of the courts of Knox County, State of Indiana.

Date:		
	Member Signature	
	Member Printed Name:	
Iron Warehouse LLC:		
By:		