

MEMBERSHIP AGREEMENT

FRISKIS&SVETTIS MARK



MEMBERSHIP

- The membership is personal and can not be handed over to another person. If you are under the age of 18, you also need your parents/guardians signature on your membership agreement.
- As a member of F&S Mark you have a couple of member benefits, see our website, and you can workout at other F&S for a discounted price.
- The membership fee is a yearly fee per calendar year. Refunding is not possible.
- As a member you have an accident insurance.
- Except what is stated in this membership agreement you are obliged to follow our well-being rules and doping rules as well as the articles of association. You can read our rules and articles of association on our website.
- A member can be excluded according to the articles of association, for example when behaving inappropriate such as using illegal substances, thefts, threats or violence towards other members, officials and employed personnel or when intoxicated of alcohol/drugs. An exclusion means that your membership and subscription will be ended immediately.

PERSONAL DATA

- The membership allows using your personal data to complete the associations obligations towards you.
- Example of when we use your personal data is:
 - a) administration av the membership
 - b) providing exercise and statistics of your exercise
 - c) to be able to give you important information and news regarding F&S
 - d) to be able to do member surveys
 - e) in marketing purpose
- The personal data used is name, e-mail adress, phone number, age/date of birth/social security number, username, bank-related information in connection with payment, photos and information which you yourself provide as information generated when exercising (statistics).
- You may at any time object to usage shown in bulleted c-e above and we will immediately cease to use your personal data in these matters. Bulleted a-b above are critical for us to use to be able to fulfill this agreement and can therefor at a starting point not be objected to.
- We will not give your personal data to a third party other than Friskis&Svettis Riks or other Friskis&Svettis association, Riksidrottsförbundet and our community Mark. You find our policy for how your personal data is used on our website.

EXERCISE AND EXERCISE SUBSCRIPTION

- Your subscription is personal and refunding is not possible. Transfer of subscription to another person is done with an administrative fee, the person taking over the subscription has to be a member or buy a membership because the membership is not transferable.
- Your subscription is valid at Friskis&Svettis Mark. (Exception Sverigekortet)
- You can upgrade your subscription and pay the price difference upon upgrading. Downgrading is not possible.
- Our exercise and what we offer, our schedule and other information is available on our website. The association reserves the right to make changes in scheduled classes and our opening hours of usage of our facilities.
- It lies upon you when exercising here to follow our well-being rules of conduction and order and follow the specific rules regarding our unattended opening hours, which all are found on our website.

- Friskis&Svettis do not tolerate doping and follows Riksidrottsförbundets set antidoping-policy. If you are conducting doping you will be excluded. Read more about our anti-doping work on our website.
- When buying a subscription with special conditions you will need a verified certificate.
- The association are not taking responsibility for loss due to theft, burglary and for any kind of damages on members belongings.
- Friskis&Svettis have the right to make changes in the facilities and with the equipment and shut certain areas in case of renovation/repair.

RIGHT OF WITHDRAWAL ACCORDING TO THE LAW REGARDING DISTANCE AGREEMENT AND AGREEMENT OUTSIDE THE BUSINESS LOCATIONS, 2005:59 ("DAL")

- If you sign your membership and pay your fee and your subscription fee on our website or in our app you have the right to regret your purchase within 14 days after the actual purchase (the cooling-off period). The right of withdrawal is only valid on purchases done on the internet.
- If you regret during the cooling-off period the payment we have received from you will be refunded to you, with a withdrawal of a sum corresponding to the value of the exercise you participated in during the cooling-off period.
- If you wish to use your right of withdrawal you will have to contact the association in a direct and obvious way before the cooling-off period ends. Contact details are available on our website.

OTHER CONTRACTUAL TERMS

- The association has the exclusive right to make changes in these membership terms. Changes will be valid 45 days after publication on the website* of the association. If the change is to a considerable disadvantage to you as a member you have the right to terminate the contract within 30 days from the publication date of the change.
- Swedish law applies to this contract.

By signing this agreement you agree to and certify that you are aware of our well-being rules, doping rules and how to use the facilities during unattended opening hours.