



GETFIT CHALLENGE 12Wk, 8Wk AND 6Wk Terms and conditions

1. The Contract between you and us.
These Terms and Conditions (“Terms”) form the “Contract” between you and us. If you join in a month where there is a promotional campaign, then terms and conditions around this campaign apply.
2. When will my contract start?
Your contract will start on date of you registered online for the challenge you selected.
3. What if I change my mind and want to cancel my contract?
You can write and tell us that you want to cancel your contract within 5 business days of online registration and payment for this Contract, excluding the day of registering. Provided your cancellation letter is received by your Home Studio within the 5 day cooling-off period, we will refund all payments made by you on return of any promotional items(s) we may have given to you on joining.
4. Reasons for us ending your contract
We may cancel or suspend this contract, at our absolute discretion by writing via email to you which we have on record if:
If you engage in any conduct which in our opinion would have a negative effect on us, other members or our staff or is detrimental to the welfare, good order or character of the GETFIT Home Studio or
Any part of your contract fees are not paid in full when due; or
The information you supplied to us is found to be incorrect and/or false; or
We reasonably think you are not physically or mentally not fit to exercise:
If you have an injury or illness that prevents you from continuing training and supply us with a signed copy of a medical certificate. Your contract will only be cancelled from the date of receipt of the cancellation email with the signed proof medical certificate. You will not be refunded for sessions before the receipt cancellation email date. You can, choose to have your sessions credited over into the next challenge or a future one.
5. Your personal information
If we want to share you information with anyone else for any other reason, we will do so with your permission. We will use your email address to send confirmation of your membership address or the GETFIT app to keep you up to date with news, offers and promotions. You can opt out of these communications at any time by updating you preferences by emailing you Home Studio

6. The Small Print

- Your membership is personal to you and may not be traded or transferred to another person. .
- If you wish to make changes to your contract, please contact your Home Studio. We may charge you and administration fee for making these changes.
- Our Head office administration email address is admin@getfitchallenge.co.za
- From time to time we may need to temporarily stop providing certain facilities at your Home Studio, where for instance, we need to carry out repairs, maintenance, improvements, or upgrades or for other reasons which are beyond our control. In these cases, where possible, we will allow you to train at another reasonably accessible alternative facility or GETFIT Studio for the duration of the temporary closure.
- If one or more of these Terms are found to be unenforceable, such Term shall be deemed to be severable from the remainder of this Contract and the Contract shall in all other respects remain in full force and effect.
- To the fullest extent of permitted by law, we may transfer and/or delegate to any third party our rights and/or obligations under this Contract without your consent or notification and you will continue as a member.
- This Contract contains all the terms and conditions of our agreement and no representation, addition, variation and cancellation of this Contract shall be of any force and effect unless it is in writing and signed by you and us.
- You agree that we may validly serve any notices at the physical address that we have on record for you. Any notice or communication sent by you to us should be posted, emailed or given in person to the admin staff of the Home Studio. Please check with us to confirm that we have received correspondence addressed to us, as we can only action and be bound by notices that we actually receive.
- You acknowledge and agree that this Contract was properly and fully completed before you signed it and you confirm that the information contained in it is true and correct and that you fully understand it.
- The laws of South Africa apply to this contract.