

SERVICE AND CLUB MEMBERSHIP AGREEMENT

Agent:

Date:

Beck Box Club Praha s.r.o.

Vinohradská 190, Praha 3, 130 00

Company ID: 257 34 083, VAT ID: CZ25734083

incorporated in the Commercial Register kept by the Municipal Court in Prague, Section C, Insert 65375 (hereinafter only as "Company")

SMS: 775 208 050

Tel.: 255 710 277

E-mail: smlouva@fitnessbbc.cz

Account No.: 4200058176/6800

Name and surname of customer- member:		Birth date:	ID password (to be inserted by personnel):
Street and house number.:		Telephone:	
Post Code:	Town:	Email:	
Account No.:		Bank code:	Name of bank:
Club membership: <input type="checkbox"/> Vinohradská <input type="checkbox"/> Nám. Na Stráži <input type="checkbox"/> VIVO! Hostivař <input type="checkbox"/> Evropská <input type="checkbox"/> Centrum Chodov <input type="checkbox"/> Oasis		VIP členství: <input type="checkbox"/> Oasis <input type="checkbox"/> Centrum Chodov <input type="checkbox"/> Vinohradská <input type="checkbox"/> Nám. Na Stráži <input type="checkbox"/> VIVO! Hostivař <input type="checkbox"/> Evropská	
For the whole operating hours: <input type="checkbox"/> Yes <input type="checkbox"/> off peak hours (peak hours 16:00 - 21:00)			
This membership is agreed for the time period: <input type="checkbox"/> FLEXIBLE <input type="checkbox"/> BASIC 3 months <input type="checkbox"/> BASIC 12 months <input type="checkbox"/> BASIC 24 months _____ months		Date of payment (first payment):	
Payment terms: <input type="checkbox"/> lump-sum fee <input type="checkbox"/> annual fee <input type="checkbox"/> monthly payment		Payment method: <input type="checkbox"/> permanent transfer order <input type="checkbox"/> collection <input type="checkbox"/> other manner	
Payment amount:		Regular payment payable as of each:	

TO BE INSERTED ONLY IF A STATUTORY REPRESENTATIVE/THIRD PARTY (PAYER) CONCLUDES AN AGREEMENT IN FAVOUR OF A MEMBER

Name and surname:		Birth date:
Street and house number.:		Telephone:
Post Code:	Town:	Email:
Account No.:		Bank code: Name of bank:

CONSENT TO PERSONAL DATA PROCESSING

In connection with entering into the service and club membership agreement ("Agreement") between me and the company Beck Box Club Praha s.r.o., Vinohradská 190, 130 00 Prague 3, Company ID = 257 34 083, VAT ID: CZ25734083 incorporated in the Commercial Register kept by the Municipal Court in Prague, Section C, Insert 65375 (hereinafter only as "Solárium Fitness BBC") I hereby grant my consent to the company Solárium Fitness BBC for the purpose of records keeping and for marketing purposes as an administrator to collect, process and keep my personal data namely in the scope of name, surname, birth date, including my birth ID (hereinafter "Personal Data").

I certify that I was informed about my rights pursuant to the Act No. 101/2000 Coll., on Personal Data Protection, as amended (hereinafter only as "Act on Personal Data Protection"), namely about my right to access my Personal Data, right to demand correction of incorrect, incomplete and obsolete Personal Data, and other rights arising out of Sections 11,12 and 21 of the Act on Personal Data Protection,

namely:

a) the right to ask Solárium Fitness BBC about an information about processing my Personal Data and the right to obtain such information from Solárium Fitness BBC without undue delay, the contents of such information being the purpose of Personal Data processing; specification of Personal Data, including information of source; character of automated processing in connection with the use for decision-making, providing that any actions or decisions are made on the basis of this data processing the contents of which is an interference into rights and justified interests of a data subject; and information about a receiver, or categories of receivers of Personal Data;

b) the right to ask Solárium Fitness BBC for explanation, as well as for removal of the existing status, namely through blocking, correction, addition or removal of Personal Data, providing that there is a suspicion that Personal Data is processed in conflict with the protection of private and personal life or in conflict with law, namely if Personal Data is inaccurate with respect to the purpose of its processing.

If Solárium Fitness BBC finds such request justified, the imperfect state will be immediately removed;

c) right to receive information on blocking, correction, addition or removal of Personal Data by Solárium Fitness BBC pursuant to letter b) above without undue delay, unless sending such information by Solárium Fitness BBC is impossible or requires unreasonable efforts; and

d) right to refer to The Office for Personal Data Protection if Solárium Fitness BBC does not comply with the request pursuant to letter b) above.

I further hereby declare that I was fully informed about my right to withdraw this consent to Personal Data processing at any time by sending an email to the address: smlouva@fitnessbbc.cz, or by sending a written request to the address of Solárium Fitness BBC, without this having any impact on the validity of the Agreement. At the same time I declare that the provided Personal Data is authentic, it was provided knowingly, voluntarily and on the basis of my own decision.

In Prague, dated:

Member's signature

GENERAL BUSINESS TERMS AND CONDITIONS (GBTC)



ARTICLE I - GENERAL PROVISIONS

- The subject of these General Business Terms and Conditions (hereinafter only as "GBTC") is regulation of rights and obligations of the company Bock Box Club Praha s.r.o. Vinohradská 2405/190, Vinohrady, 130 00, Prague 3, company ID: 257 34 083, VAT ID: CZ25734083, incorporated in the Commercial Register kept by the Municipal Court in Prague, Section C, insert 65375 (hereinafter only as "Company") and a natural person using services of the Company provided in Fitness Club operated by the Company ("Fitness Club").
- The Fitness Club means all present and future facilities and establishments of the Company operated for the purpose of providing services in the field of fitness activities ("Services").
- Services mean providing premises and equipment for workout, organisation of various types of workout and other sports activities, including providing instructors for these activities, providing relax facilities and the wide range of other paid services, such as services of a personal fitness trainer, massage therapy and revitalisation cosmetic services etc. The list of services is not complete and the scope of provided services is always at the full discretion of the Company. Unless otherwise explicitly stated, the services are provided in individual Fitness Clubs.
- These GBTC are binding on all persons who use the Services (regardless of the membership in Fitness Club). All obligations arising out of these GBTC for members of Fitness Club are to the extent applicable binding also on non-members of Fitness Club. The present GBTC apply also to members to whom the status of a Member is accorded on the basis of an agreement concluded between the Company and a third party in their favour.
- All what is applicable according to the present GBTC to members, applies as appropriate also to one-time customers of Fitness Clubs.
- The GBTC form an integral part of all Service and Club Membership Agreements ("Agreement").
- Persons who use the Services without being members of Fitness Club will be familiarised with GBTC at the moment of payment of a fee for the Services and they accept them by entering the premises of Fitness Club. The provisions of GBTC will always be posted at a visible place at the reception desk of Fitness Club.
- The Club is not a legal person and no association or any other form of joint ownership is hereby constituted between a member of Fitness Club ("Member") and the Company. The purpose of the Membership in the Club is only the provision of Services to Members and the Members are in the defined scope authorised to use all facilities of the Fitness Club.

ARTICLE II - THE START AND THE END OF MEMBERSHIP IN THE CLUB, INTERRUPTION OF THE CLUB MEMBERSHIP

- Membership in the Club starts by entering into an Agreement and by payment of a registration and membership fee or the first payment thereof.
- Membership and the rights associated therewith apply only to the Member, they are non-transferable, non-negotiable and they are not automatically transferred onto a legal successor of the Member.
- The membership of a person under the age of 18 can only be established, if the Agreement is signed by a statutory representative of such person.
- The Member may withdraw from the Agreement concluded for a definite period of time as at the last day of the membership term.
- The Member may withdraw from the Agreement concluded for an indefinite period of time each time as at the last day of each month of the membership term.
- A notice of withdrawal from the Agreement must be made in writing by means of a form which is available at the Company Sales Department at the address Vinohradská 190, Prague 3, 130 00 and at the website www.fitnessboz.cz. A notice of withdrawal from the Agreement must be delivered to the aforesaid address of the Company Sales Department.
- The contracting parties hereby acknowledge that if a membership fee is not paid or if any payment thereof is not paid within 60 days from the due date, the Agreement will be terminated automatically with immediate effects as at the day of expiry of the maturity period in such case the Member is obliged to pay the whole membership fee for the period until the Agreement is terminated and also any other financial obligations to the Company arisen under or in connection of the present GBTC or the Agreement.
- If the Agreement is concluded online (by remote communication means), the Member has the right to withdraw from the Agreement where a membership in the Club is agreed by serving a written notice of withdrawal to the Company within fourteen days from the day of entering into the Agreement. The Company will then return to the Member all amounts paid by the Member in connection with entering into the Agreement. If the Member used the services of the Company prior to delivery of the notice of withdrawal, the registration fee and an aliquot part of the membership fee for the term of one month of the respective membership will not be repaid to the Member.
- The Company reserves the right to withdraw from the Agreement with immediate effects as at the day of delivery of the notice of withdrawal to the Member (by which the membership of the Member in Fitness Club is also terminated) in case the Member has repeatedly or in a substantial manner breached the Agreement, or the present GBTC, or the Operating Rules of Fitness Club, or has repeatedly failed to comply with the instruction of the Company's management or the Company's employee responsible for the operation and safety of Fitness Club.
- The Member has the right to withdraw from the Agreement with immediate effects in case the Company breaches the Agreement or the present GBTC repeatedly or in a substantial manner.
- The registration fee will not be refunded in any case of termination of the Agreement.
- The Company has the right to adjust without the Member's previous consent operating hours of clubs, it is also authorised to temporarily limit or interrupt the operation of a club or clubs, namely in case of necessary repairs and improvements that cannot be combined with an ordinary operation of a club. The interruption of the club's operation shorter than 15 (fifteen) days will not affect the rights and obligations of a member and it is not a reason for reducing or non-payment of the membership fee.
- If the operation of a club or clubs is interrupted independently on the Company's will (e.g. by Force Majeure) and the regular operation is prevented by an obstacle which cannot be averted or overcome by the Company, this will not constitute the Member's right to claim the refund of a membership fee, regardless of the duration of such interruption.
- If a new club is opened, it is at the discretion of the Company whether a membership in the Club will entitle the Member to use this centre free of charge or after payment of a reasonably increased membership fee. Such increase of the membership fee will always be communicated to Members in advance in writing in the form of a letter sent to the addresses of Members or in another similar manner, e.g. by email.

INTERRUPTION OF MEMBERSHIP

- Based on a written request of a member whose membership in the Club lasts at least 3 months, supported by a medical certificate proving his/her health incapacity to perform sports activities for the period longer than 1 month the Company may interrupt membership of such Member in the Club for a maximum consecutive term of 2 months in the course of one year, unless otherwise agreed with the Member.
- Based on a written request of a Member whose membership in the Club lasts longer than 1 year and whose membership fee for the entire membership term is properly paid the Company may interrupt the membership in the Club even without any reasons for a maximum consecutive term of 1 month in the course of one year.
- When the membership is interrupted, the Member is not authorised to use the Club's services. The obligation to pay membership fees continues even for the period when the membership is interrupted. The membership term will be extended by the time the membership is interrupted and the membership fee for the time of the interruption will be offset to cover the extended time of the membership. If the Member cannot use the Club's services even during the extended membership, the extension cannot be transferred to the next period (the extension in the extension) without payment of the membership fee for this period.

ARTICLE III - TYPES OF MEMBERSHIP LONG-TERM MEMBERSHIP

- FLEXIBLE Membership - gives the right to the Member to use the Services of one selected Fitness Club stated in the Agreement for the whole operating hours of the Fitness Club. Off-peak FLEXIBLE Membership - gives the right to the Member to use the Services of one selected Fitness Club stated in the Agreement for the whole operating hours of the Fitness Club, outside the peak hours from 16:00 to 21:00.
- The FLEXIBLE Memberships are concluded for an indefinite period of time, membership fees are paid in regular monthly payments for each month of the FLEXIBLE membership in advance.
- A Member may terminate FLEXIBLE Membership in accordance with art. II hereof as at the last day of each month of the membership term.
- BASIC Membership - gives the right to the Member to use the Services of one selected Fitness Club stated in the Agreement for the whole operating hours of the Fitness Club.
- BASIC Membership is concluded for a definite period of time of 3,6,12 or 24 months, membership fees are paid either in regular monthly payments for each month of the BASIC

- Membership in advance or by a single payment for the whole period of the BASIC Membership at the moment the Agreement is signed.
- A Member may terminate BASIC Membership in accordance with art. II hereof as at the last day of each month of the membership term.
- The BASIC Membership can be extended if a Member informs the Company no later than on the last day of the validity of the BASIC Membership that s/he is interested in extended his or her membership. In such case the BASIC Membership will be extended by the term of validity of the original membership of the BASIC Membership stated in the Agreement.
- Should a Member not terminate the BASIC Membership or not inform the Company that s/he is interested in extending his or her BASIC Membership as of the last day of the membership validity, his or her BASIC Membership will change automatically to FLEXIBLE Membership. Within this FLEXIBLE Membership a Member will pay membership fees in regular monthly payments in the amount corresponding to the fee for his or her BASIC Membership.
- Further details regarding individual types of the membership are posted on the premises of a Fitness Club and they will also be provided by the Company at a request. An offer of individual types of membership can be different in each Fitness Club.

ARTICLE IV - ELECTRONIC KEY

- After payment of the registration and membership fee (or of the first monthly payment of the membership fee) the Company will issue to a Member an electronic key ("Key") which will be used as a proof of the membership in Fitness Club and entitles a Member to use the Services in the scope corresponding to his or her type of membership.
- The Key is the Company's property, it is non-transferable and it can be used only by a Member to whom it was issued. It is prohibited to lend the Key to another person or another Member.
- A Member is obliged to protect the Key from damage, destruction, theft or misuse by a third party.
- If any Key is found, a Member or other customer of Fitness Club is obliged to hand it over at the reception desk of Fitness Club where the Key was found.
- A Member is obliged to inform the Company immediately of damage, destruction, loss or theft of a Key. In such cases the Company will give a new Key to the Member for which the Member will pay the fee in the amount set in the Company's pricelist.
- A Member is obliged to use the Key to prove his or her identity whenever s/he enters the Fitness Club. In case of any doubts regarding identity of a Member and if the Member disagrees with making a photocopy of his or her identity card or photograph, such member will demonstrate at the Company's request his or her identity by a valid identity card with a photograph.
- If a Member rejects or is not able to prove his or her identity and the Company does not consider proving identity in other adequate manner sufficient, the Company has the right to restrict to such Member an access to the services, or to retain the Key.
- Without submitting a Key a Member is not authorised to use the centre's services.
- In case of a breach of obligations of a Member stated in this article the Company has the right to retain the Key.

ARTICLE V - FEES

- Upon an entry to the Club a member is obliged to pay a lump-sum registration fee and a membership fee.
- The registration fee is payable in cash or by a bank card when the Agreement is signed.
- The membership fee is paid either:
 - by a lump-sum fee when the Agreement is signed, in cash or by a bank card, for the whole term of the membership in advance;
 - in regular monthly payments the level of which is stated in the Agreement when the payment for the first month of membership is payable in cash or by a bank card when the Agreement is signed. Other payments of the membership fee are payable in advance, each time no later than on the day which precedes in a calendar month by five days the day on which the Agreement was signed (e.g. when the Agreement is signed on the 15th day of a calendar month the membership fees are payable each time as of the 10th day of a calendar month etc. by a bank transfer or in cash to the Company's bank account: 4200058176/6800, variable symbol - Agreement number. If the membership fee is paid by a bank transfer a Member is obliged upon the Company's request to submit to the Company within the defined time limit a bank statement proving payment of the fee.
- If the membership fee, or the next monthly payments of the fee, are paid by a bank transfer to the Company's account, the day of payment of the fee will be the day when the respective amount is added to the Company's bank account.
- If a Member fails to comply with the terms stated in subparagraphs 3 and 4 of this article, the Company has the right to retain the Member's Key and terminate his or her membership in Fitness Club.
- If a Member is 14 or more days late with a payment of the membership fee or any partial payment of the fee, the Company has the right to claim a contractual penalty which consists of a fixed amount of CZK 250 and the default interest of 0.05% of an amount due for each commenced day of such delay.
- A Member has the right to pay the membership fees before their due which means that he or she has the right to pay the membership fees for any number of months of the membership term in advance. This applies only to the membership for a definite period of time (BASIC).
- The levels of the registration, membership and other fees are set in the current pricelist of the Company which is at disposal at the reception desk of each Fitness Club.
- The Company reserves the right to increase unilaterally and reasonably membership fees on the grounds of a change of the applicable legislation in the Czech Republic, namely if VAT rates or other taxes are increased during the Agreement term.
- The registration fee and the membership fees may also be paid by a third party ("Payer") for whom, however, the membership and the related rights to use the Services of Fitness Club will not be established, but he will appoint another individual - a Member (beneficiary) on behalf of whom she or he will pay the fees and who will become a Member of Fitness Club after the Agreement is concluded. The Company and the Payer will enter into a special "Agreement on Third Party's Club Membership", with the provisions of the present GBTC being binding upon the Payer (namely the provisions related to payment or non-payment of membership fees) and applicable analogically. The Payer is obliged to comply with all obligations arising out of the Agreement with the appointed Member, i.e. the obligation to pay contractual penalties and other sanctions under the Agreement and GBTC. If membership fees are not paid, the Agreement with the appointed Member will be terminated in accordance with the provisions hereof. No rights against the Company will be constituted in favour of the appointed Member by virtue of the Agreement on Third Party's Club Membership.
- The fact that a Member does not use the Club's services will not release him or her of the obligation to pay the fees. With the exceptions defined herein, the Company will not provide any substitutions or refunds or subscription for the Services paid during the membership term.

ARTICLE VI - LIABILITY AND OBLIGATIONS OF PARTIES

- The Company will be liable for damage to property or health of Members in case that such damage arises by a willful (in the form of an intention or a gross negligence) breach of the obligations of the or the Company's employees and in a direct connection with such a breach.
- A Member will be liable to the Company for damage which she or he may cause to the Company by a breach of his or her statutory or contractual obligations arising out of the Agreement, GBTC, or the Operating Rules of the Club.
- Members are obliged to store their personal property (except for cash or other valuables) exclusively in lockers. A Member is obliged to keep his or her locker locked. If a locker is not locked, the Company will not be liable for damage which may be caused to the personal property in it.
- Cash and other valuables must not be left in lockers and must be stored in safety boxes at the reception desk of Fitness Club. The Company will not be liable for cash or other valuables that are not stored in safety boxes at the reception desk of Fitness Club.
- When using the services, a Member is obliged to comply with the instructions of the Company and instructors or other persons providing the Club's Members with services in the Company's name. If a Member finds out that his or her health conditions do not allow him or her to continue to use the Services or that such could impair his or her health conditions, she or he will inform the Company or the Company's representatives (instructors) and immediately terminate the use of Services or other sports activities. The Company is not liable for any damage to health or property which may be caused to the Member in consequence of non-compliance with this procedure or instructions of the Company or instructors. Furthermore, the Company is not liable for any damage to health or property which may be caused by a Member willfully, by negligence, impudence or overestimation of his or her physical conditions.
- If a Member comes to the conclusion that some of the Club's services was provided with defects, she or he will inform the Company of this fact immediately, however, no later than on the next day after she or he has learnt of this defect ("Claim"). The Company will review the Claim and inform the Member of the result within 30 days from submitting the Claim. If the Company acknowledges that the Claim is justified, it will offer to a Member a substitute service for the service provided with defects or other services from the list of services

currently offered to the Club's Members.

- A Member has the right to use the services offered by the Company in the scope arising out of the type of his or her membership.
- After submitting a Key a Member has the right to train and use the sports equipment and devices on the premises of the agreed club and on the agreed hours corresponding to the type of his or her membership.
- Based on the membership in Fitness Club a Member is not authorised to make use of complementary services, namely to consume beverages or food, services of a individual trainer, massage therapies, tennis etc. A Member must pay for these complementary services if she or he wants to use them. The rates for the complementary services are stated in the Company's pricelist.
- A Member under the age of 15 has the right to use his or her rights arising out of the membership in Fitness Club only if accompanied by an adult Member, or his or her statutory representative or the Company's trainer.
- A Member is not authorised to use the Services if she or he is ill, injured, under the influence of alcoholic beverages, narcotics or drugs which may in any manner influence or jeopardise his or her physical or mental abilities, control or recognition skills, or an estimate of own capacities. In such cases the Company has the right not to provide such Member with the Services.
- A Member is obliged to comply with the Agreement, the present GBTC and the Operating Rules of Fitness Club.
- In case a Member breaches by his or her behaviour any of generally binding legal regulations, this Agreement, the present GBTC, the Operating Rules, his or her obligations arising out of the membership in Fitness Club or puts into risk his or her own safety or the safety of Fitness Club or any persons present in the Club, the Company has the right to ask such Member to remedy such situation. A Member is obliged to comply with such request immediately, otherwise the Company has the right to ask such Member to immediately leave the centre and the Member is also obliged to comply with this request.
- A Member is obliged to comply with instructions of the Company's employees, namely the instructions related to safety, compliance with fire or safety regulations of Fitness Club, the instruction may also be aimed at the interruption, suspension or rejection of use of the Services.
- A Member will not use own personal trainer who is not an employee or an external partner of the Company without a previous explicit consent of the Company.
 - If a Member provides trainer's services on the Company's premises without a valid cooperation contract, the Company's management will terminate his or her membership immediately and such Member will pay a penalty in the amount of the current monthly rent set for trainers who have a properly concluded cooperation contract with the Company
- On the premises of all Fitness Clubs it is prohibited to:
 - bring in any weapons, whether firearms or other weapons, hazardous substances (namely poisons, chemical substances, combustibles, explosives etc.) as well as other objects and substances that may present a risk for the safety of the centre or its visitors
 - bring in the premises of fitness centres and gyms any luggages (namely bags, backpacks, purses) without a consent of the Company's employees,
 - make photos or videos on the premises of the clubs of Solárium Fitness B&C,
 - smoke and use alcoholic beverages on the premises of a fitness club or a gym, use drugs, narcotics and psychotropic substance on the premises of the entire centre, as well as to stay on the premises of the club under the influence of such substances,
 - enter with animals.
- A Member will empty the locker immediately after the end of training. After the end of the operating hours of Fitness Club the occupied (locked) lockers will be unlocked and emptied in the presence of 2 persons. The Company will write down the contents of a locker in a protocol and store the contents at the Member's costs which amount to CZK 50 for each even commenced day. If a Member does not pick up the stored items within 6 months from the day of storage, such items will be disposed according to the applicable provisions of the Civil Code.
- For hygienic purposes a Member will put over the imitation leather of an exercise machine or over a mat a towel before the start of training.
- The fitness club and the cardio-zone may only be entered in clean, closed, solid sports footwear and in clean, adequate sports clothing.
- After the training a Member will put all sports equipment, tools and instruments used during the workout, namely weights and dicks, to its right place.
- A Member will comply with the rules and principles of a personal hygiene, and behave silently and politely on the premises of the club so as not to bother or disturb other members and visitors.

It is prohibited to use abusive, insulting or vulgar expressions.

- After the lapse of the time during which a member has the right according to the type of his or her membership to use the Club's services, she or he is required to immediately leave the premises determined for a physical training.
- In case of a breach of the obligations related to the operation of a club or behaviour in Fitness Club the Company has the right to ask such member to remedy the situation or leave the club. The Member will comply with this request immediately, otherwise the Company has the right to terminate his or her membership in Fitness Club.

ARTICLE VII - FINAL PROVISIONS

- A Member is obliged to inform the Company of any change of personal and contact data stated in the Agreement, without undue delay after the occurrence of such change.
- The Company sends all written communications to a Member to the address stated in the Agreement or to the most recently notified address. For the avoidance of any doubts, a written communication will be considered delivered when the postal licence holder delivers the written notice to the place where the Member is able to take it over (i.e. also by depositing the notice at the relevant postal office of the Member).
- The Company processes personal data of a Member stated in the Agreement or communicated to the Company in connection with performance of the Agreement and uses it for the purpose of performance of the Agreement in the scope necessary for the fulfilment of the aforesaid purpose and during the term of its validity. The Company processes personal data in accordance with the applicable legal regulations.
- The Company has the right to change at any time, on a temporary or permanent basis, the scope of services or equipment of the Club without any impact on the other terms of the existing memberships in the Club (except when a Member proves that a traffic accessibility has substantially worsened as a result of the change of the Club's address - in such case the Member may withdraw from the Agreement with the effects from the day of delivery of the notice to the Company)
- The Company has the right to change at any time unilaterally the operating rules of the Club or the pricelist of services. With the exception stated under clauses V.5 and V.6 above the changes in the pricelist will not be effective with respect to the memberships existing at the time of the change. Any changes of the operating rules are effective with respect to a Member from the day they are put on display on the Club's premises.
- In case of a change of the present GBTC or the Agreement the Company will send to a Member a proposal for a new version by email or in writing to the last notified address of the Member.
 - In case a Member disagrees with a change of GBTC or the Agreement, she or he will inform the Company of this fact immediately after he or she receives such draft. In case a Member notifies the Company of his or her disagreement, the GBTC and the Agreement in their original version will apply to such Member.
 - In case a Member agrees with a change of GBTC or the Agreement, she or he also inform the Company of this fact immediately after he or she receives such draft. In case a Member does not send his or her opinion on the change in writing or by email, but she or he visits the Club after the receipt of the proposal for changes (without informing the Company of his or her disagreement with the proposal during such visit), his or her agreement with the proposal will be assumed. If the changes are approved explicitly or tacitly, the changes of GBTC or the Agreement will be effective from the first day of the month following such approval.
- The current version of GBTC is always available at the Company's website, on the Club's premises and upon request from the Company.
- Any invalidity or ineffectiveness of a provision hereof will not affect the validity or effectiveness of the remaining provisions.
- In the matters not explicitly regulated hereunder the rights and obligations of the contracting parties will be governed as appropriate by law of the Czech Republic.
- The present terms and conditions enter into force and effect from 9.10.2017

for the Company

payer

member/statutory representative