

All of the membership rules contained herein apply equally to members, temporary members and guests alike.

The Club

All reference to the 'Club' refers to **Studio, Wellth & Fitness** its staff, employees, sub contractors, agents and representatives. Facilities refer to the fitness studios where applicable.

Clients of the club are bound, as a condition of period terms, to comply with the rules set out below. This is to ensure that the facilities are properly and safely used and that all clients have full advantage of them without interfering with the enjoyment of others.

Membership

All client terms are Non-Transferable & Non-Refundable.

All clients of the studio must be over 18 unless with a guardian to use our facilities and services provided at **'Studio, Wellth & Fitness.'**

'Studio, Wellth & Fitness' is a private fitness club and the management reserve the right to refuse membership to any individual without cause. References may be required on a case by case basis and Garda checks will also be run on a case by case basis. Failure to pass a Garda check will result in termination and the refusal of entry again.

Term periods may be renewed on payment of the prevailing fee and in accordance with the terms and conditions then in force.

By joining the club, clients automatically accept and agree to be bound by these conditions of rules and policies.

The club may withdraw use of all or part of the club for the purpose of undertaking maintenance work or any other work considered necessary for a maximum period of seven working days.

All members must scan their proximity cards for access to the building on each visit to the club.

Entry will only be permitted to those with a valid membership, in date and in credit. If you have an amount due to be paid on your account you may not be able to enter the building.

As a client you agree to comply with the rules of the club with regards to use of the facilities, opening hours and your conduct. The club may make reasonable changes to these rules, from time to time, provided the club gives advance notice of these changes.

You may, at your own discretion and expense, obtain personal insurance for loss, injury or damage that you might sustain arising from use of the club. You exercise at your own discretion and accept any injury or illness brought on by exercise is your own responsibility.

Members wishing to report on accidents, incidents, or problems with services at the club should contact the Duty Manager (simply ask at reception desk upstairs) or can email **Richard Opong** in confidence at Studiowellth1174@gmail.com

In the event of a breach of rules and regulations the Club reserves the right of admission and may reserve the right to require any client or guest to leave the premises. Any client found in breach of rules or committing an illegal act, including theft, will be asked to permanently leave the club and be barred from ever entering the club again.

Bank Card Direct Debit Payments

On selecting the Pay Monthly term option, clients will be required to pay the maintenance fee and the 1st month fee in advance. Clients are required to agree to the normal terms and conditions of payment.

This is a recurring monthly charge. Client Fees will be debited from the clients account, using their given bank debit/credit card, on or around their join date each month, for the minimum 1 month term from the term start date. Clients can cancel their agreement and stop payments after the third month by simply contacting us during staffed hours or via email. 10 days prior written notice is required, and cancellation must be done before the next billing cycle begins, otherwise a whole month charge will take effect.

Clients are required to keep their account in funds to meet these payments. In the event of the failure to pay the monthly membership fee, missed payments will be re-submitted for payment by **'Studio,wellth&fitness or Wall Street Nutrition LLC** reserves the right to cancel clients accounts if payment is not received. Access to the facility will be denied until said payment is received and if payment is not received, and cancellation occurs, there is a re-activation fee of \$30 becomes applicable again on re-joining.

These arrears of fees must be paid by Credit or Debit card online using the Member Area.

Failure to meet direct debit fee – In the event of the failure to pay the monthly direct debit fee you will firstly be notified that your account has been temporarily stopped until the balance is paid.

The club will have no liability for goods taken from the facility or bathroom/ changing rooms.

Opening Hours

The club reserves the right to vary/ change the 24hour access of the opening hours as considered necessary for the proper operation of the center.

Safety & Hygiene

Throughout the course of your account with the club, regular health and medical screening should be sought from your General Practitioner.

Before using the fitness facilities, you will go through a basic introductory session with one of the fitness staff/trainers, followed by further sessions (as necessary) to ensure that you understand the equipment and adopt a safe training regime that suits your needs. The booking of this is your responsibility.

It is necessary that all clients and guests of the club where appropriate, clean attire and foot wear when using the studio / gym.

If you feel dizzy, faint, unwell or feel any unusual pain then you must stop exercising and inform a member of staff when present immediately, or use one of the 911 call pins for help.

Clients cannot train in the club without a hand towel. In the interest of hygiene members must wipe down each piece of equipment after use.

Studio users are advised to inform management, staff when present or trainer of any injuries, pains or concerns prior to starting any group, personal or buddy training session.

Payment Terms & Conditions

All of the rules contained herein apply equally to clients, temporary clients, guests to our clubs and website users and visitors alike.

Your Rights and Responsibilities Using Our Website

When you use this website you agree to abide to civil, commercial, intellectual property, communications and liable laws which apply in the United States of America, regardless of your location. Failure to do so may result in legal action in a United States court and possible extradition for offences against the state. In addition to these laws and our privacy policy we wish to reaffirm the following rights:

Terms and Conditions for accessing this website

1. By using this site you agree to be legally bound by these terms and conditions. If you do not agree to be legally bound by all the following terms you should not access and/or use our website or communicate in any way with the server hosting this website, namely, but not limited to, **Studio, Wellth & Fitness or Wall Street Nutrition.**
2. Henceforth in this legal declaration, you the website user, or associated parties will be known as either "you" or "the client". We, **Studio, Wellth & Fitness.** will be known as "We", "Us" or "Wall Street Nutrition LLC", our general or individual assets will be addressed by the prefix "Our".

3. You agree that we reserve the right to change these, or any, terms and conditions, content and/or declarations without prior notification, and changes made come into immediate effect upon being presented here. When such changes are made, you may revoke your agreement by engaging with our company online using this or any website, or continue to accept such changes.

Lawful Use

1. You may not broadcast, copy, download, frame, reproduce, republish, post, transmit or otherwise use our websites content appearing on our website, or any other media, in any way except for your own personal, non-commercial use. Any other use of such content requires permission of our company (contact details available in our privacy policy).

2. You agree only to use our website, and associated services for completely lawful purposes, in a way that does not infringe the rights of, restrict or inhibit the use or enjoyment of this site by any third party. Prohibited behaviour includes but is not limited to defamation, damaging the security of our website, harassing or causing distress or inconvenience to any person, damaging content on our website, transmitting obscene or offensive content or anything which may affect the effective operation of our website.

3. We reaffirm, hacking, damaging or otherwise compromising the security of this website is highly unlawful, and hence will be treated as criminal damage in an United States court of law.

Disclaimers/Limitation of Liability

1. Our websites content, is provided on a “As Is” and on an “voluntary access” basis without any representations or any kind of warranty whether express, implied or statutory of merchantability, fitness for a particular purpose, non-infringement, compatibility, security and accuracy.

2. Our company will not be liable for any damages, including consequential damages, or any damages arising from the loss of use, interruption of trade, financial loss or damages, whether in contract, negligence or other tortious action, arising from or in connection with the use of our website.

3. We refuse to accept any responsibility for the failure and/or actions of third parties, and content and communication interception which may occasionally occur using our website or associated services.

Third Party Content

1. Any third party content hosted or otherwise presented on our website is copyright of it's respective owners. We do not accept liability for any loss or damage in transmission of such content and in turn do not accept any liability for how content may be misused by our websites users.

2. If you notice any third party, unauthorised content displayed on our website or otherwise communicated or transmitted by our company, please contact us (details available in our privacy policy).

Third Party Sites/Links

1. Our company not responsible for the availability or content of any third party websites or material accessed through the our website. We purposely do not monitor third party content available through third party websites and/or links as a disclaimer of liability for such content.
2. Our company does not endorse, and shall not be held responsible for any content, advertising, products, services or information on or available from third party sites. Third party sites linked through our website are not covered by our terms of service, and hence you must review their policies appropriately.

Disclaimer Of Liability For Legal Declarations

1. If any provisions of these terms and conditions are found to be illegal, outdated, less legally preferable in a legal action or otherwise unenforceable by reason of the laws of any state or country in which these terms are intended to be effective, then to the extent and within the jurisdiction in which that term is illegal, invalid or unenforceable, it shall be severed and deleted from these terms and the remaining terms shall survive, remain in full force and effect. We refuse to accept liability for parties who do not make us openly aware of faults and later deny such observations in legal action – Access our website at your own, sole risk and liability without exception.

These terms shall be governed by and interpreted in accordance with the laws of the United States of America.