

**Personal Information**

Title	Last Name	First Name	Date of Birth (mm/dd/yyyy)
Home Address			

Business Information

Company, Title and Email Address

Business Address

Business:	Home:	Fax:
Contact Numbers		

Membership Information

Mailing Information: Home Business

Type of Membership: Individual Corporate Family Under 30 Other

Activity Fees: Squash Laundry Spinning Other

Monthly Annual Short Term Month-to-Month

Locker Information: Number: _____ Combo: _____

In an emergency, please contact	Relationship	Phone Number

Payment Method (Credit Card, Chequing or PAP)	Name on Credit Card <u>or</u> of account holder(s)
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Credit Card Number <u>or</u> Chequing Account Number	Credit Card Expiry <u>or</u> Financial Institution of Account
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My company renewal date (if applicable under a Corporate Membership)

Your Rights under the Consumer Protection Act, 2002

You may cancel this agreement at any time during the period that ends ten (10) days after the later of the day you receive a written copy of the agreement and the day all the services are available. You do not need to give the supplier a reason for canceling during this 10-day period.

In addition, there are grounds that allow you to cancel this agreement. You may also have other rights, duties and remedies at law. For more information, you may contact the Ministry of Consumer and Business Services.

To cancel this agreement, you must give notice of cancellation to the supplier, at the address set out in the agreement, by any means that allows you to prove the date on which you gave notice. If no address is set out in the agreement, use any address of the supplier that is on record with the Government of Ontario or the Government of Canada or is known by you.

If you cancel this agreement, the supplier has fifteen (15) days to refund any payment you have made and return to you all goods delivered under a trade-in arrangement (or refund an amount equal to the trade-in allowance).

PAYMENT AUTHORIZATION FOR ANNUAL/MONTHLY DUES OR CLUB HOUSE ACCOUNTS

[A] I/We, _____ hereby authorize and direct The Club to debit, by paper or electronic entry, my/our Bank's Chequing Account (as indicated on the reverse side) for any charges bearing my signature, or a signature authorized by me.

[B] I/We, _____ hereby authorize The Club to debit my credit card (as indicated on the reverse side) for any charges bearing my signature, or a signature authorized by me.

Signature of Cardholder/Account Holder _____

Accepted this _____ day of _____, 20_____

For all payments, \$ _____ per month, plus G.S.T. \$ _____, commencing on the first day of _____, 20_____, payable to The Club. Your treatment of each payment shall be the same as if I/we had directed you or issued a cheque authorizing you to pay as indicated and to charge the amount to my/our specified account, or card; and in consideration of The Club acting upon this authorization, I/we agree that:

1. I acknowledge that this membership will continue, uninterrupted, for a minimum of 12 months. I, as an individual member, agree to give a minimum of 30 days written notice prior to cancellation date, no sooner than 12 months after the date of sign up. _____ (Member to initial). Membership continues after your renewal date unless otherwise advised. Locker contents emptied due to cancellations will be stored at owners risk for a 30 day period, after which they will be donated to charity.
2. I/we will automatically be charged \$30 for payments that are not honoured and are returned to The Club. This fee will be charged to your account along with the monthly charges for the month in question.
3. The Club will give notification of fee increases in writing, at least 30 days prior to said increase taking effect.
4. For medical or maternity reasons, my membership may be put on "hold" (effective only on the date of receipt of doctor's note).

PLEASE NOTE: THOSE WHO ARE PART OF A CORPORATE MEMBERSHIP ARE OBLIGATED UNTIL THEIR RENEWAL DATE
If you elect to renew on that date, all membership fees are owed for the next 12 month period. If you leave the firm or are transferred, another person from your firm may join The Club and use any remaining portion of your membership. However, you may continue as an individual member.

TERMS & CONDITIONS

In consideration of your acceptance of my application and other valuable consideration, the receipt and sufficiency of which I acknowledge, I agree:

1. that Wingback Entreprises, o/a Adelaide Club ("The Club"), its officers, directors, shareholders and employees shall not be liable to me, my heirs or estate, for any claims, demands, injuries, damages, actions or causes of action whatsoever arising, howsoever whether through negligence or otherwise and whether with respect to personal injury or injury, destruction, theft to or of property or otherwise, and
2. to abide and be bound by rules of The Club publicly posted hereafter from time to time at the premises of The Club and that I acknowledge that I know that injury or morbidity may result from physical exercise and from playing of sports, and
3. the services and the prices for the services provided by The Club are set out in the Membership Fees Brochure provided to me, the Member, at the time of signing of this membership application, and
4. annual members will be notified by mail of their renewal approximately 45 days prior to their renewal date. They may renew the membership by the terms set out herein (and at the then current membership rate) by making payment for the following year. Any member may notify The Club in writing prior to the renewal date that he or she does not wish to renew their membership on the renewal date. Any enrolment and membership fees are non refundable.

Applicant's Signature: _____

Accepted this _____ day of _____, 20_____

The Club In the city of Toronto, ON. Sales Person: _____