



GYM MEMBERSHIP APPLICATION

Member Information:

Name: _____ Date of Birth: _____

Mobile Phone: _____ Email Address: _____

Postal Address: _____

MEMBERSHIP TYPE:

Full Membership:

12 MONTHS	\$650	<input type="checkbox"/>	Direct Debit	\$12.50 per week	<input type="checkbox"/>
6 MONTH	\$350	<input type="checkbox"/>	Direct Debit	\$13.50 per week	<input type="checkbox"/>
3 MONTH	\$200	<input type="checkbox"/>	Direct Debit	\$16.70 per week	<input type="checkbox"/>

+ Admin Fee*

*Initial admin fee of \$40 will apply to Direct Debit transactions

Casual Visits:

10 VISIT PASS	\$150	<input type="checkbox"/>
1 VISIT PASS	\$ 15	<input type="checkbox"/>

Swim:

1 MONTH*	\$ 50	<input type="checkbox"/>
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*Monthly swim gives full access to pool during business hours

Acceptance and Agreement

I _____ (Member Full Name)

hereby agree to accept and abide by the terms of this Membership Application and Agreement. I understand that this membership agreement is for a term of _____ and will continue thereafter on a month-to-month basis unless cancelled by me.

I _____ (Member Full Name)

hereby authorise **Mirage Country Club** to effect payment for nominated dues and approved membership charges for the duration of my membership through electronic funds transfer. This authorisation is to remain in full effect until **Mirage Country Club** has received WRITTEN NOTIFICATION from me of cancellation by email or in writing by certified letter with seven days notice.

Member (Sign) _____ Date _____

Accepted by _____ Date _____



MEMBER EMERGENCY CONTACT and HEALTH DISCLOSURE INFORMATION

MEMBER NAME: _____

EMERGENCY CONTACT:

NAME: _____

PHONE: (MOBILE) _____ **(WORK)** _____

RELATIONSHIP TO MEMBER _____

INJURIES:

ALLERGIES:

ARE YOU TAKING ANY MEDICATIONS AT THE PRESENT TIME:

SIGNATURE OF MEMBER

DATE

General Terms and Conditions

1. I agree to abide by the rules of conduct, behaviour, dress code, equipment usage and use of services that are displayed within this gym and that have been provided to me.
2. I agree that the membership fees are not refundable and I agree and understand that non usage of the gym does not allow early termination of this agreement nor does it warrant a refund of any type. I also agree and understand that non usage of the gym does not affect any payment terms and conditions of this agreement and that is in no way responsible for my level of usage of the gym.
3. May at their discretion terminate any membership agreement without notice for any non-compliance of this agreement or any behaviour or action that they deem inappropriate.
4. Facilities and services may change without prior notice. Any such changes will not affect the terms of my membership agreement.
5. I understand that under no circumstances are members permitted to bring children into the gym. Nor are they permitted to leave children unattended in any area of the gym at any time, and that Mirage Country Club accepts no responsibility for children either brought into the gym or left in the gym by a parent or guardian.

Direct Debit Members Special Conditions

6. I am aware Direct Debit payments are managed and debited on behalf of Mirage Country Club by a third party billing company and that I have read the third party billing companies Service Agreement and fully understood all points contained within it.
7. I understand that membership rates are reviewed periodically and may increase by an amount not exceeding 10%. This is regardless of the contract amount or contract term. I understand that members will be notified a minimum of 30 days prior to any such membership rate increase by way of signage within the gym.

Direct Debit Request Service Agreement

8. First Data Merchant Solutions (Debit User) will debit the bank account/credit card nominated in the Schedule of this Direct Debit Request as specified.
9. Should the original terms & conditions of this authority need to be varied a minimum of fourteen days notice will be provided by the business to you. Queries arising as a result of any such variation must be notified to First Data Merchant Solutions two working days

prior to the debit date the variation would apply.

10. When a debit day falls on a weekend and/or a national public holiday all debits for that weekend or national public holiday will be processed on the PREVIOUS WORKING DAY. If unsure, you should contact First Data Merchant Solutions (Debit User).
11. First Data Merchant Solutions may, under certain provisions of the "Privacy Act 1988" give information about you to a credit reporting agency. This information will be limited to repayments which are overdue pursuant to the terms and conditions of any contractual agreement between you and the business named overleaf and for which debt collection has started.
12. It is your responsibility to ensure cleared funds are available in your nominated bank account/credit card to meet the direct debit payment. If a debit is returned unpaid by your financial institution, you will be responsible for payment of the debit plus an additional \$15.00 for return fees and administrative costs incurred by First Data Merchant Solutions (Debit User). If First Data Merchant Solutions(Debit User) has not received instructions to the contrary from you, we will debit both the next due payment and any overdue amounts on your next scheduled debit date.
13. To stop or cancel a direct debit it is recommended that you contact the business named overleaf in the first instance. The terms and conditions or any agreement between you and the business for whom First Data Merchant Solutions(Debit User) acts on behalf of must be complied with. However, if a dispute occurs between you and the business all enquiries regarding a stop or cancellation of a direct debit should be directed to either First Data Merchant Solutions(Debit User) or your own financial institution.
14. No account records or account details will be disclosed to any person or persons except where such information is required in connection with any claim relating to an alleged incorrect or wrongful debit.

Mirage County Club 24/7 Members Additional Conditions

15. I fully understand and accept that if I provide access to the gym for a non- member or a member who has lost or damaged their Personal Access Card (PAC), that I will have my

membership immediately cancelled and I will be charged a \$250 penalty which will be automatically debited from my bank account or credit card. I understand that this policy is applicable regardless of whether the person I provide access to exercises or not.

16. I fully understand and accept that if I intentionally activate a Duress Button or a Personal Duress Lanyard with no reason or for a reason that is deemed not appropriate by Mirage Country Club 24/7 that I will be charged a \$250 penalty which will be automatically debited from my bank account or credit card. Mirage Country Club will only use this money to recover the costs associated with false activation of a Duress Button.
17. I am fully aware that all Mirage Country Club are equipped with the Video Surveillance technology which is constantly recording for the security of the gym and that the Video Surveillance can be remotely viewed at any time by the gyms operator and/or security provider.
18. I agree and recognise that I have been provided with a New Member Information document. I fully understand and agree to abide by all of the terms, conditions, policies and instructions contained within this document.
19. I acknowledge that I am aware of the inherent risks of injury or ill health resulting from use of the services and from participation in exercise generally. I agree to participate in all activities at my own risk and responsibility whether supervised or not by staff. I agree to release and hold harmless the Mirage Country Club, and any associated parties from and against all actions, which may be brought by me or on behalf of me in respect of any incident arising out of injury, loss, damage or death caused to me or my property in any way what so ever.
20. At Mirage Country Club we take your privacy seriously. We do not pass your information onto any other business. If you do not wish to receive email, sms or mail correspondence from us regarding your membership, special offer, promotions or your health then please send us an email or letter confirming that you wish to unsubscribe for such methods of communication.