

Annex to the application form for a membership of the B-Fit Fitness Centre

Membership number:
Name of Member:
Limitation of liability (membership application)
(1) DanTrim shall, as a matter of basic principle, not be liable for any damage suffered by the Member. This shall no apply to liability arising out of a breach of a significant contractual obligation, or to liability arising out of loss of damage suffered by the Member arising out of an injury to life and limb or an impairment of health, or in the event of loss and damage occasioned by a deliberate or grossly negligent breach or duty on the part of DanTrim or of its legal representatives or agents. Significant contractual obligations shall be obligations the fulfilment of which is indispensable in order for the Agreement to be implemented, and the observance of which the Contractual Partner is entitled to expect as a matter of routine. One particular significant contractual obligation on the part of DanTrim but not its only such obligation – shall be to provide and maintain fitness equipment on an ongoing basis and to hold training courses.
(2) The Member is hereby expressly advised not to bring to the Fitness Centre any articles of value. In the event that the Member, in despite of this advice, shall bring to the Centre any articles of value, this shall not create on the part of DanTrim any duty of care or obligation to keep such articles safe. The depositing of money or articles of value in a locker made available by DanTrim shall not create any responsibilities of any kind on the part of DanTrim in respect of the articles in question.
 Date
Signature of Member