Membership Agreement

1. General rules

Article 1 (Definition)

The provisions specified by this MEMBERSHIP AGREEMENT (hereinafter referred to as the "this agreement") shall be applied to the facilities (hereinafter referred to "CFMB") of the KIDS class operated by KAMJ Co., Ltd. (hereinafter referred to as the "company"). In addition, if there is any doubt about the interpretation of this agreement in Japanese and foreign languages in this agreement in the form of dialogue with a foreign language, the interpretation of Japanese shall be applied to all members.

Article 2 (Purpose)

CFMB members use the facilities in the club to maintain and improve their physical and mental health and promote mutual friendship among members.

2. Members

Article 3 (Membership qualification)

Those who qualify membership must meet all of the following items. ① Those who are 15 years of age or older and who have accepted this agreement and comply with various rules. However, minors need the consent of their parents.

② KIDS class must be between 5 and 15 years old, and requires parental consent.

③ Those whose parental authority is not an anti-social force, such as an organized crime group, an organized crime group member and equivalent person.

④ Those who have Japanese nationality who can present identification documents with name, date of birth and address when enrolling, or a foreign national who can present a Foreigner Registration Card or special permanent resident certificate.

(5) Those who the company judges will not cause any inconvenience to other members or that they will not perform any unfavorable acts as members.

(6) The person or the parent has never been expelled by CFMB in the past (including those who have acted equivalent to expulsion and eventually withdrew by themselves) or performed prohibited acts at a membership sports club, etc. Also, those who have a clear cause of expulsion in the past and who have re-qualified membership in accordance with the separate regulations established by the company.
(7) If any of the following applies, those who have been admitted to the membership in the CFMB's separate review and have agreed to the admission conditions.

 \cdot Person who has a disease that may cause mass infection.

Person who cannot participate alone.

• In addition to the above, those who the company judges need to be reviewed.

Article 4 (Admission procedure)

The type and duration of CFMB membership will be determined separately

①Unlimited members

- (1) Classes and open gyms can be unlimitedly available.
- **②Twice-a-week members**
- (1) Classes are available twice a week and open gyms are available once a week.
- (2) Our week runs from Sunday to Saturday,and classes that cannot be used during the week cannot be carried over to the next week③For the 1-month plan,only the first time can be selectable.

(a) You cannot downgrade your membership during the comtract period.

Article 5 (Responsibility of Parents)

If you wish to become a member, the parent shall apply for membership. In this case, the parent shall bear all responsibilities based on this agreement.

Article 6 (Membership fees and charges)

 Members must pay the membership fees and charges to the company by the specified method by the due date.

⁽²⁾Members will be responsible for consumption tax on membership fees and charges. If the consumption tax rate is changed due to revision of the consumption tax law, etc., regarding the consumption tax related to membership fees and charges for the period after the application date, the member shall follow the method stipulated by the company in accordance with the content of the law revision including advance payment and bear the responsibility for the balance.

③ The company determines the amount of membership fees and charges, the timing of payment, the payment method, etc. In addition, CFMB may set an admission fee depending on the usage rights of the members. Whether or not there is an admission fee and the amount of money will be decided separately, and members will paid by the member when becoming a member. The admission fee is for signing the contract and will not be returned to the member for any reason.

(1) The company can revise or abolish the types of members or change the amount of membership fees, expenses, charges, etc. when it is necessary for the operation of CFMB, or in accordance with changes in the economic situation, etc. It will be announced by the method.

Article 7 (Type of membership)

Details of CFMB's KIDS class membership type, duration, and other classes will be determined separately.

Article 8 (withdrawal)

① Withdrawal due to the convenience of the member himself/herself can be done by the parent having completed the prescribed procedures, but the paid membership fee cannot be refunded at all. ⁽²⁾ CFMB cannot accept requests made by agents or by telephone or other means. However, this does not apply if the parental guardian of the member himself/herself such as hospitalization/relocation is unable to withdraw at the CFMB.

Article 9 (Transfer of member qualification, inheritance, loan) In any case, a member cannot transfer, inherit or lend its membership to another person.

Article 10 (Members' leave of absence)

① If the member cannot use CFMB for a long time due to the convenience of the member or his/her parental authority, in principle, the parental authority will come to CFMB until the 20th day of the previous month of leave of absence (or the previous business day if the holiday is closed) and complete the prescribed procedures, then, the member can take a leave of absence. However, the maximum period is one month, and the rest of the session will be able to be transferred.

②Procedures made by agents or by telephone or other methods will not be accepted.

Article 11 (procedures)

①Members must complete the procedure for changing the membership type, private lockers, optional services, etc. by the prescribed method specified separately. The exchange of the modified contract will be omitted.

⁽²⁾The parental authority of the member must promptly carry out the change procedure when there is a change in the registered content during the membership procedure.

③ When CFMB confirms the fact that the personal information such as the member's name, date of birth, current address, etc. has been changed, the registered content can be changed with the consent of the person's parental authority, and the exchange of notification forms is omitted.

④ When the company notifies the members by mail, it will be sent to the latest address notified by the member, and it will be effective with shipping, and we will not be liable for any non-delivery.

Article 12 (Expulsion from CFMB)

The company may impose suspension of qualifications or expulsion if any of the following applies to the member or the parent. In addition, the member who has been expelled from CFMB by falling under any of following items shall not be able to join or enter any facility operated by the company thereafter. However, this does not apply if the company approves in accordance with the standards established separately.

(1) If you violate this agreement or other rules established by the company.

2 When you dishonor CFMB and disturbs the order.

(3) If you fail to pay dues, delays in payment of fees, delays, etc.

(a) When a false declaration is made to the company when you become a member..

(5) When the company determines that it is not suitable as a member of CFMB.

(6)When it is found that you belong to an anti-social force such as an organized crime group, an organized crime group member, or anyone equivalent to this.

⁽²⁾When you harass other members, and interfere with the operation of CFMB.

⑧ When a prohibited act under Article 22 is conducted.

 In addition, when you have acted in accordance with each item of this article.

Article 13 (Loss of qualification)

Members will lose a qualification of membership in any of following cases:

① When you withdraw from membership.

2When you are expelled,.

③When a member or parent has died.

(a) When CFMB is closed.

Article 14 (Health management)

① Members are responsible for managing their health at the responsibility of their parents.

⁽²⁾ Members shall report to CFMB if they are instructed to refrain from exercise or bathing due to illness, or if there is an illness being treated or suspicion of illness during the use of CFMB and services. .. CFMB shall conduct a medical check if there is a possibility of illness or illness while using the CFMB or the service from members, and confirm that it is safe to use CFMB as a result.

Article 15 (Portrait right)

In CFMB, we often take photos, videos, etc. as public relations activities and post them on our website or post on SNS, but we also use them for commercial purposes. By becoming a member of CFMB, you agree to them. However, CFMB will notify you in advance of such actions or shortly before.

3. Use of facilities and services

Article 16 (Non-member users)

The company may allow non-members (hereinafter referred to as visitors) to do CFMB's tours and use facilities and services if they deem it necessary.

Article 17 (Strict observance of the rules and regulations) Members shall strictly adhere to this agreement and the rules and precautions separately provided by the company when using CFMB facilities and services, and in CFMB, members shall follow the instructions of employees.

Article 18 (Prohibition of entry/Ordered to leave)

The company can order those who fall under the following sections to be prohibited from entry or ordered to leave.

Those who do not strictly adhere to these terms and regulations.
 Those who belong to anti-social forces such as organized crime groups, organized crime members, and others equivalent of these.
 Those who are drunk.

④ Those who are suffering from a disease that may cause mass infection.

(5) Those who the company decides will cause inconvenience to other facility users.

(6) Those who do not follow the instructions of CFMB employees without good reason.

⑦ You have been notified of expulsion by CFMB or have been dismissed in the past.

Those who have been dismissed due to (including those who have acted equivalent to expulsion and eventually withdrew by themselves) prohibited acts at membership sports clubs etc.

(8) Those who have performed acts prohibited by Article 22.

Article 19 (Compensation for Damage)

① Only when the person, his/her parental authority or a third party has a personal or physical accident when using the facilities of CFMB, and the company is responsible for the accident.

The company shall pay compensation in an appropriate range. ② If a member damages the company, an employee or a third party when using the CFMB facility, he/she shall be immediately liable for compensation.

Article 20 (Theft)

Members shall use the lockers installed in CFMB at their own responsibility and expense. For the theft/damage of stored items and other theft/damage caused by the use of CFMB, the company shall pay compensation within an appropriate range only when the Company is liable for the reason.

Article 21 (Missing items, Lost, Leftover)

 The company will not be liable for damages or compensation for loss caused by members using CFMB.

② As a general rule, forgotten or left-behind items should be disposed after being stored for two weeks.

Article 22 (Prohibited matters)

The following acts by members are prohibited within the CFMB facility and around the CFMB.

(DBring animals to the facility. (Excluding guide dogs and service dogs as defined by Law Concerning Assistance Dogs for the Disabled)
(DBring dangerous materials such as blades into the facility.
(DBring in the facility. (Including e-cigarette and smokeless tobacco)

Damage or take out CFMB equipment, or other items managed by the company, and do graffiti or work inside the facility.Acts of excretion outside the designated place.

(6) To slander or slander others, employees, CFMB, or the company.
(7) Selling or selling goods or conducting business activities such as personal training or solicitation at CFMB without permission.
Solicitation act (including solicitation to join a group), political activity, and a campaign for collecting signatures for both profit and non-profit.

⑧ Violent acts such as pushing, restraining, striking or kicking up the body of others or employees. Intimidating acts such as making rants, threats, loud voices, and strange voices, staring at others, blocking the way, trying to attack. Dangerous acts that make other people fear, such as hitting, throwing, or breaking things.

 Stalking acts such as ambushing other people or employees, tailing, and persistent talking.

⁽¹⁾ Any act that interferes with the work of the employee, such as binding the employee by interview, telephone, or any other method without a valid reason.

1 Acts that prevent others from using the facility.

⁽¹⁾ Unauthorized use of facility services without paying dues, fees, and charges.

^(B) Other acts that disturb the order of CFMB. Actions according to the items in this article.

4. Facility operation

Article 23 (business hours)

The business hours of CFMB will be determined separately. Article 24 (closed)

① CFMB will be separately closed in advance for annual closings (yearend and New Year holidays), maintenance closings, facility closing dates, and other regular closings.

② In addition to the closing of ①, CFMB may close all or part of the facility for the following reasons.

(1) When the company determines that it is not possible to operate safely due to weather, disasters, warnings, warnings, etc.

(2) When the company judges that it is unavoidable due to serious reasons such as administrative guidance and laws.

(3) When the company determines that it is impossible to do business due to renovation of the building, modification or repair of the facility, or other construction.

3 In principle, we will notify you of scheduled holidays by two weeks before. However, the company does not require prior notice regarding the suspension of work due to the reasons of 2 (1) and 2 (2).

④ The company shall not refund the membership fee to the member if the use of part of the facility is restricted or the use is stopped.
⑤ If the entire building is closed for more than 14 business days (12 business days in February) for the reason of ②(1)(2)(3), you can transfer the number of closed days.

Article 25 (Closing of CFMB)

The company may close CFMB for the following reasons:

①When the facility is closed due to weather, disaster, etc., and it is difficult to restart it.

② When it is determined that it is difficult to continue business due to management.

5. Other

Article 26 (Personal information)

The company has established a privacy policy regarding the handling of personal information, and in addition to complying with this privacy policy, declares that all personal information including the personal information of members will be handled more safely and appropriately. The privacy policy will be posted on the company website.

Article 27 (Revision of Terms)

The company may revise these terms, and the revised terms shall apply to all members from the date of revision. In addition, when the company revises this agreement, the parental guardian of the member shall be notified by Article 28 (Notification method) and the method of notification separately provided by the company one month or more before the revision date. I

Article 28 (Notification method)

In revising this agreement, we will notify the member by posting it in the facility and on the company's website.

Supplementary provision These terms will come into effect on March 1, 2020.