

Studio Policy Agreement

Name _____
(Client)

Date _____

The above named individual hereby contracts with:

Pure Movement

2312 Bethards Dr, Suite 7

Santa Rosa, CA 94505 (707) 569-8870

COMMITMENT: In consideration for the named services, parties agree as follows:

The client will be charged for cancellations or rescheduling made less than 24 hours before scheduled appointment.

Arrival/Departure: The client's early departure or late arrival will not reduce the fee. Trainer will wait one half hour of the scheduled appointment. After this period the trainer is free from obligation and client is charged the full amount of the scheduled appointment.

Standing Appointments: It is understood that standing appointments are on going, week to week. These appointments are understood to be held in reserve for the client unless 24 hours is provided for a cancellation or client states termination of a standing appointment.

Package Expiration: Single sessions are paid at the time of an appointment. **Ten Session** package expires in **four months** and **Five Session** package expires in **two months**. Only under extenuating circumstances may a package be extended. Illness or injury will be considered as extenuating circumstances and alternative agreements may be made at the discretion of Pure Movement. There will be no cash refunds. A \$25 charge and associated bank fees will be charged for all returned checks.

As Client, I agree to the details as shown above and understand that these specific scheduled times with a professional trainer, have been reserved for me. I have fully disclosed my health history and clearly stated my personal goals to ensure a more accurate program design. It is expressly agreed that all use of studio facilities shall be undertaken by client or guest at his/her sole risk, and that the studio shall not be liable for any injuries or any damages to any client or guest, or be subject to any claim, demand, injury or damages whatsoever, including without limitation, those damages resulting from acts of active or passive negligence on the part of the studio, Pure Movement, its officers and agents. The client for himself/herself and on behalf of his/her executors, administrators, assigns and successors from all such claims, demands, injuries, damages, actions or courses of action.

Signature of Participant _____ Date _____

Signature of Trainer _____ Date _____