



# Fitcamp Service Agreement

(revised 12/15/15)

*This Fitcamp Service Agreement ("FSA") is made between SaltyCures ("SC"), and the training participant ("Participant").*

## Assumption of Risk & Waiver

I, the Participant, understand that I am enrolling in a program of strenuous physical activity that involves an inherent risk of injury. I, the Participant, understand and voluntarily assume all risks associated with such activity and hereby release SC from liability for any injury, illness, any and all loss, claim, or damage sustained or incurred by me as a result of engaging in said physical activity. I, the Participant, certify that I am aware of the current state of my own health and physical condition, including any limitations, and am capable of engaging in strenuous physical activity. I understand that SC recommends that all Fitcamp participants consult their physician before beginning an exercise program. I understand, however, that whether I choose to do so is at my sole discretion, and that I assume full responsibility for this decision. I, the Participant, also understand that I must be at least 14 years of age to participate in Fitcamp and that if I am under 18 years of age, a parent or legal guardian must also provide his/her written consent prior to my commencing participation in Fitcamp.

## Fitcamp Service Agreement Terms

- I, the Participant, agree to the terms of this FSA and understand that I am purchasing a fitness training program from SC that cannot be cancelled, transferred, or refunded, except as outlined in the terms of this FSA.
- I, the Participant, understand that unforeseen circumstances may occasionally require cancellation by SC of individual Fitcamp training sessions. These circumstances may include, but are not limited to, inclement weather, unavailability of or unsuitable conditions at training session venues, and unexpected circumstances or events that may prevent SC's attendance at Fitcamp training sessions. SC will make every possible effort to inform me of cancellations as soon as it becomes aware of them, and I will not be charged for such cancellations.
- I, the Participant, agree to pay in full the applicable Fitcamp fee prior to beginning my Fitcamp sessions (currently \$80 per 4-week block of sessions, or \$15 per individual drop-in session), and that the terms of this FSA apply to all subsequent training sessions in which I wish to participate. If it is subsequently discovered that a payment has not cleared the appropriate financial institution, I understand that I will immediately be required to postpone further participation in Fitcamp until the funds have cleared.
- ***If purchasing a 4-week block of Fitcamp training sessions, I, the Participant agree that:***
  - Payment of my Fitcamp class fee indicates my commitment to attend all applicable sessions of the block of Fitcamp training for which I have paid. These sessions are to be completed consecutively as scheduled (typically 2 sessions per week, unless otherwise indicated by SC). I understand that no refunds will be given for missed training sessions. SC may extend a complimentary first session if a Participant is unsure of being able to fulfill a block Fitcamp commitment. Available upon request.
- ***If purchasing Fitcamp training sessions on a drop-in basis, I, the Participant agree that:***
  - The current drop-in fee of \$15 must be paid at the beginning of each Fitcamp training session. If paying in bulk for drop-in sessions, I understand that sessions must be redeemed within 3 months of the original date of purchase and that no refunds will be given for unused drop-in sessions for which I have paid.
- I, the Participant, understand that SC reserves the right to modify the terms of the FSA as it becomes necessary. If modifications are made, I will be provided a new copy of the FSA outlining these modifications.

**I, the Participant, agree to the Fitcamp Service Agreement Terms.**

Participant Name (print)		Trainer Name (print)	
Participant Signature		Trainer Signature	
Date signed			