

Terms and Conditions CrossFit Todoma (Nordwest Sports GmbH)

1. At CrossFit Todoma (Nordwest Sports GmbH) persons at the age of 16 are admitted. In the case of underage members, the signing legal representative is liable for the fulfillment of the contract.
2. The membership allows the use of CrossFit Todoma (Nordwest Sports GmbH) facilities and services according to the contract.
3. The membership includes: Bookings of training sessions according to the contract. There is no claim for a refund or renewal of the contract for lessons that have not been attended or redeemed.
4. The membership is personal, non-transferable and in general not changeable. CrossFit Todoma (Nordwest Sports GmbH) reserves the right to make controls: A violation will result in a ban on the subscriber and unauthorized third parties. In this case, there is no claim for a refund of the membership fee. Outstanding installments are due immediately. The prosecution is expressly reserved.
5. The member accepts to follow the instructions of the employees of CrossFit Todoma (Nordwest Sports GmbH) as well as to strictly act upon the hygiene regulations and the house rules. Harsh or repeated violations will result in a house ban. In this case there is no right to a refund of the membership fee. House rules form an integral part of this contract.
6. Any liability of CrossFit Todoma (Nordwest Sports GmbH) or its staff for damages resulting from an accident, injury or illness is excluded. The conclusion of an insurance is the responsibility of the member.
7. CrossFit Todoma (Nordwest Sports GmbH) is not liable for the loss of valuables, money, clothes, etc. Also excluded is any liability for deposited items. The conclusion of an insurance is the responsibility of the member.
8. CrossFit Todoma (Nordwest Sports GmbH) is open during the operating hours with the exception of various public holidays and with the exception of cleaning, reconstruction etc. From further mandatory closures, the member has no claim for a refund or to an extension of their membership.
9. Crossfit Todoma (Nordwest Sports GmbH) can change his services and the training times at any time. In the case of a reduction in the offer or the training times, the members have no claim for a refund.
10. Non-use of the equipment, classes or services of CrossFit Todoma (Nordwest Sports GmbH) does not entitle the participants to reduce or reimburse the membership fee.
11. If there is a valid reason (illness, pregnancy, accident, business stay abroad, military) the membership can be paused for a minimum of 1 month to a maximum of 6 months (maximum 3 months with a 6-month membership and a maximum of 6 months for a 12-month membership). For holidays, the membership can be paused for a period of at least 1 week to a maximum of 4 weeks (maximum of 2 weeks for a 6-month membership). The paused time will be fully credited to the existing membership card. Excluded are all classcards. The **Time Stop** must be submitted in advance by e-mail to CrossFit Todoma (Nordwest Sports GmbH). For exceptional reasons, an additional confirmation / certificate must be submitted.
12. A retroactive time stop is only possible in case of illness / accident. This must be requested within 10 days after discontinuation of the medically certified inability to exercise. Applications submitted later will no longer be considered. If the membership fee is paid in installments, the installments must continue to be paid during the time stop.
13. Discounts are granted for as long as there is an entitlement. If the entitlement is canceled, the contract will automatically be renewed for the same duration but at the regular price.
14. The member confirms with his signature to have completed the registration form truthfully. In addition, the member confirms that he has carefully read and acknowledged

the terms of this contract and the current house rules of CrossFit Todoma (Nordwest Sports GmbH) and fully accepts these. Additionally, the member confirms that he has received the copy of the contract and the terms of service.

15. The member acknowledges that possible changes to the general terms and conditions and the house rules may occur and that they will be communicated in a suitable form. The member cannot derive any rights from a change of the general terms and conditions or the house rules. The current terms and conditions and the current regulations always apply.
16. The rights and obligations of this Agreement may be transferred by CrossFit Todoma (Nordwest Sports GmbH) to a legal successor. The transfer of CrossFit Todoma (Nordwest Sports GmbH) within the state does not automatically entitle to premature termination.
17. The contractually agreed amounts are to be paid either in full or in monthly installments, always in advance. If the customer is in default with the payment for one month, the entire outstanding amount, plus additional fees, are immediately due. In this case, the cardholder can be denied access until the defaults are paid. There is no entitlement to a refund or an extension of his membership.
18. During the classes, photos and videos may be taken by the employees of CrossFit Todoma (Nordwest Sports GmbH). If the member does not consent, it is required to notify prior to the beginning of the class. In this case, it is ensured that he / she does not get on the picture. The photos / videos can be published on the following channels:
www.cftodoma.ch
www.facebook.com/crossfittodoma/
[instagram.com/crossfittodoma/](https://www.instagram.com/crossfittodoma/)
[instagram.com/weightlifting_northwest/](https://www.instagram.com/weightlifting_northwest/)
19. Termination: The contract is permanently concluded for the specified contract period. The contract will be automatically renewed for the same duration and conditions if it is not canceled 30 days before the end of the contract period by registered mail or e-mail to info@cftodoma.ch.
20. Change of address must be indicated to CrossFit Todoma (Nordwest Sports GmbH).
21. The present contract constitutes a judiciary title.
22. The contract between CrossFit Todoma (Nordwest Sports GmbH) and the member is concluded by written form. Any amendments or termination must also be in written form.
23. Jurisdiction is Basel-Land.