Waiver and Release of Claims Arising Out of the Use of the 1180 Peachtree Fitness Center Facilities

(Please enter your info, sign and return to 1180lobby@aus.com or the Lobby Officer)

I,hereby request permission to use the Fitness Center, located at
1180 Peachtree Street, Atlanta, GA together with any and all equipment, and other facilities located therein (the "Fitness
Facilities"). I understand and acknowledge that the Fitness Facilities are not public facilities, but are for the exclusive use of those
individuals, such as myself, who are specifically authorized in writing by Piedmont 1180 Peachtree, LLC ("Landlord") or its
authorized representative to use the facilities, and who read and sign this WAIVER AND RELEASE. I understand that the Fitness
Facilities shall be unmanned and unsupervised. Any and all employees or agents of Landlord or its authorized representative who
may be present at any time in the Fitness Facilities are not trained or authorized to provide health, fitness, medical assistance or
advice. I understand and acknowledge that there are risks inherent with vigorous exercise, weight training, or other activities
customarily undertaken at the Fitness Facilities, including but not limited to serious bodily injury or even death. I also understand
and acknowledge that I should not engage in vigorous exercise, weight training, or other activities customarily undertaken at the
Fitness Facilities without first consulting my personal physician and considering any particular risks I may incur in participating in
these activities. I acknowledge that any safety equipment needed and/or required by law are to be provided by me. I further
understand and acknowledge that novel coronavirus ("COVID-19") infections have been confirmed throughout the United States,
including in the State where the Fitness Facilities are located. I acknowledge that the Centers for Disease Control and Prevention
("CDC") has advised that COVID-19 is transmitted mainly from person-to-person, including through respiratory droplets, and may
$be spread \ by \ people \ who \ are \ not \ showing \ symptoms. \ Accordingly, \ I \ understand \ that \ there \ is \ an \ inherent \ risk \ of \ exposure \ to \ COVID-1000000000000000000000000000000000000$
19 through use of the Fitness Facilities. I HEREBY ASSUME ALL OF THE RISKS OF USING THE FITNESS FACILITIES AND THE
EQUIPMENT THEREIN, INCLUDING THE RISKS OF COVID-19 EXPSOURE. I FURTHER A CKNOWLEDGE AND AGREE THAT, IN
${\tt CONSIDERATION}\ FOR\ BEING\ PERMITTED\ TO\ USE\ THE\ FITNESS\ FACILITIES,\ I\ SHALL\ BE\ ENTIRELY\ RESPONSIBLE\ FOR,\ AND\ I\ HEREBY$
WAIVE AND RELEASE ANY AND ALL CLAIMS I HAVE OR MAY HAVE IN THE FUTURE AGAINST LANDLORD, AND ITS SUCCESSORS,
ASSIGNS, AFFILIATES, DIRECTORS, OFFICERS, EMPLOYEES, PARTNERS, MEMBERS, OWNERS, MANAGERS, TENANTS, OR
CONTRACTORS (COLLECTIVELY, "LANDLORD PARTIES") FOR ANY AND ALL LOSSES, COSTS, EXPENSES, INCLUDING ATTORNEY'S FEES,
DAMAGES, OR LIABILITIES WHATSOEVER OF ANY NATURE, INCLUDING PROPERTY DAMAGE, LOSS OR THEFT, BODILY INJURY OR
DEATH RELATED TO COVID 19 OR OTHERWISE ARISING OUT OF (i) MY USE OF THE FITNESS FACILITIES, (ii) THE NEGLIGENCE OR
OTHER ACTS OF THE LANDLORD PARTIES, WHETHER DIRECTLY CONNECTED TO MY USE OF THE FITNESS FACILITIES OR NOT, AND
HOWEVER CAUSED, OR (iii) THE CONDITION OF THE FITNESS FACILITIES. FURTHER, I AGREE TO INDEMNIFY, HOLD HARMLESS, AND
PROMISE NOT TO SUE, THE LANDLORD PARTIES FROM AND AGAINST ALL CLAIMS, CAUSES OF ACTION, JUDGMENTS, LIABILITIES,
COSTS OR EXPENSES, INCLUDING ATTORNEY'S FEES AND OTHER LITIGATION COSTS, WHICH MAY IN ANY WAY ARISE FROM MY USE,
OR CONDITION, OF THE FITNESS FACILITIES, EVEN IF SUCH LIABILITIES ARE CAUSED SOLELY OR IN PART BY THE NEGLIGENCE OF A
LANDLORD PARTY. I also agree that my use of the Fitness Facilities shall be in accordance with the Rules and Regulations attached
hereto, as the same may be amended, modified or replaced from time to time by Landlord or its authorized representative, and I
agree to follow CDC guidelines for minimizing the risk of COVID-19 spread, including maintaining appropriate physical distance from
other persona, hand washing, cleaning and disinfecting, and following local ordinances regarding the use of gyms or other public
spaces. I further agree to follow any oral instructions or directions given by the employees, agents or representatives of Landlord
at the Fitness Facilities. I agree that my failure to use the Fitness Facilities in accordance with the Rules and Regulations or as
directed by such agents or representatives at the Fitness Facilities may result in the permanent loss of my privileges to use the
Fitness Facilities. I certify that I have read this document, and I fully understand its content. I am aware that this is a release of
liability and a contract, and I sign it of my own free will.

Signed:
Print Name:
Company:
Date:
E-Mail:
Building Access Card Number:
Phone Number:



1180 Peachtree

Fitness Center Facilities Rules and Regulations

- 1. The Fitness Center is exclusively for use by 1180 tenants for their enjoyment, recreation and relaxation. All others will be denied access. Granting access to an outside party is grounds for termination of Fitness Center privileges.
- 2. You may not use the Fitness Facilities unless you have read, understood and signed the Waiver and Release of Claims. After receipt of the executed Waiver/Rules and Regulations, your building access card will be activated and should be used each time you enter the Fitness Center. The hours of the Fitness Facilities are: Monday through Friday 5am to 9pm and 7am 5pm on Saturdays and Sundays. Your access card will not allow you to enter the Fitness Center prior to 5am or after 9pm M-F and before 7am and after 5pm Sat-Sun. Upon termination of employment with an 1180 Peachtree tenant or expiration of a tenant's lease at 1180 Peachtree, your Fitness Center privileges will be terminated.
- 3. The Fitness Center is to be used at your own risk.
- 4. In case of emergency, call 911 then notify building security. Building personnel can then direct emergency personnel to the appropriate location upon their arrival.
- 5. Appropriate attire must be worn at all times while using the fitness center including shirts and athletic footwear.
- 6. The exercise equipment is to be used for the purpose and in the way the equipment is intended and designed to be used.
- 7. Please limit use of each piece of exercise equipment to thirty (30) minutes when others are waiting.
- 8. Please return all weights and equipment to their appropriate rack or area when finished using.
- 9. Please discard of used towels in the appropriate provided receptacles.
- 10. Please wipe down the exercise equipment after each use with the provided disinfecting wipes.
- 11. Please report any problems with exercise equipment or any area of the Fitness Center to Management or Security.
- 12. Lockers are available at no charge for your day use only. Items left overnight will be forfeited by Tenant and may be collected and discarded.
- 13. Building or Fitness Center Management shall not be liable for lost or stolen items.
- 14. Food and beverages (with the exception of water, sports drinks and water bottles) are not permitted in any areas of the Fitness Center. Alcoholic beverages are also prohibited.
- 15. Smoking is prohibited in or around the Fitness Center.
- 16. Please contact Management for personal training options; no outside trainers are to be used.
- 17. Management reserves the right at any time to change the rules and regulations, close the Fitness Center at any time for repairs or maintenance, or to cease operation of the Fitness Center.

The Fitness Facilities are intended for the enjoyment of all 1180 Peachtree tenants. Please assist us in maintaining these facilities' cleanliness by disposing of all trash in the receptacles provided. Please report any problems immediately to the building management.

	Print Name:
1180 PEACHTREE	Date:
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Signed: