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9ROUND FITNESS

330 W Foothill Pkwy Suite 104 Corona, California 92882

(951) 808-9896

The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of sex or marital status. The agency that administers compliance with the law is the Federal Trade Commission, Equal Credit Opportunity, Washington, D.C. 20580.

PARTIES TO THE AGREEMENT

CLUB INFORMATION: JDC Fitness, LLC d/b/a 9ROUND ("9ROUND," "Company," "we," "our" or "us"), and its successors and assigns

CLUB OF ENROLLMENT: 9Round Corona, CA - Main & Foothill 330 W Foothill Pkwy Suite 104 Corona, California 92882

MEMBER INFORMATION:

Member Name: ("Member," "you" or "your") Email: Address: Birth Date: Gender: Home #: Cell #: Work #:

BUYER INFORMATION: (if different from Member; the Buyer is the person paying for services) ("Buyer")

SUMMARY OF TERMS AND ACCOUNT CHARGES

RECURRING DUES MEMBERSHIP BASICS

- With this membership, we will provide you access to our 9ROUND online workouts. Once our Club reopens, if you have not canceled your membership, you will receive access to the Club for no additional membership dues for one month and one free pair of hand wraps.
- As a recurring dues member, you are agreeing to pay for your 9ROUND membership on a recurring dues basis.
 - You have a month-to-month membership ("M2M"). You may cancel your M2M membership at any time with a 3-day advance written notice.
 - Your recurring dues billing will begin on 2025-07-07 and will continue on the same day each month thereafter until you properly cancel per the terms of this Agreement.
 - You expressly authorize 9ROUND, or its third-party billing services provider, to draft your account each month for any dues, fees or other charges.

DATE: Jul 7, 2025

PHYSICAL FITNESS RETAIL INSTALLMENT SALES CONTRACT RECURRING DUES (SOUTH CAROLINA)

TERMS OF YOUR RECURRING DUES MEMBERSHIP

PAYMENT SCHEDULE

Membership to begin on	Jul 7, 2025		
Monthly Dues Amount (including taxes)	\$39.00		
Recurring Dues Term (in	0.5*		
months) (*subject to auto-renewal)			
Enrollment Fee			
Sales Tax Rate	0		
TOTAL DUE NOW TO START	\$39		
OTHER CHARGES/FEES* (other charges/fees may apply)			
	First FOB: Free		
Membership Key FOB	Replacement FOBs: \$5		
	each		
Late Charge	\$20 per late payment		
Returned Item Fee (e.g., bounced check; payment returned for insufficient funds)	\$25 per returned item		

SOUTH CAROLINA RETAIL INSTALLMENT SALES CONTRACT **INFORMATION**

Beginning Date: Jul 7, 2025 Ending Date: Jul 21, 2025

The cost of your credit as a yearly rate.	The dollar amount the credit will cost you.	AMOUNT FINANCED The amount of credit provided to you or on your behalf.	he amount you will have paid after you have made all payments as scheduled.	TOTAL SALE PRICE The total cost of your purchase on credit, including your down payment of \$39
Your payment schedule will be:				

paymen

Number of Payments	Monthly Dues Amount	When Payments are due
0.5	\$39.00	Your first payment will be due on 2025-07-07 and on the same day of each month thereafter.

LATE CHARGE. You will be charged 5% of the amount in default not to exceed \$17.00, if a payment is not made within 10 days after it is due. In the alternative, a minimum delinguency charge of \$6.80 may be charged.

PREPAYMENT. If you pay off early, you may be entitled to a refund of part of the Finance Charge. You can refer to this contract for any additional information about prepayment refunds, non-payment, default and any required payment in full before the scheduled date.

ADDITIONAL TERMS AND CONDITIONS. Additional terms and conditions printed on the reverse side of this contract and on the Membership Agreement are a part of this contract. They bind you in the same way as if they were printed on the front of this contract.

PROMISE TO PAY. You promise to pay the Total of Payments plus your Total Down Payment according to your installment payment schedule shown above. You shall make your payments to us at the address we give you unless we notify you in writing to make your payments to a different address.

DEFAULT. You are in default if we do not receive an installment payment from you within 10 days after it is due.

ACCELERATION OF PAYMENTS. If you have been in default for more than ten days for failure to make a required payment, we will give you written notice of such fact and your right to cure the default mailed to your last known address. If you fail to cure the default within 20 days after such notice is given, we can demand immediate payment of the entire amount you owe. This includes all remaining monthly payments you must make minus the part of the Finance Charge we have not earned, computed by using the Rule of 78. If you default a second time in making payments, we may exercise our rights without sending another notice.

ATTORNEY'S FEES AND COURT COSTS. If the Agreement is given to any attorney for collection who is not a salaried employee of Seller, you agree to pay court costs allowed by law and reasonable attorneys' fees, not in excess of 15% of the unpaid debt.

SIGNER OF AGREEMENT. You as Buyer state and agree that you have elected to purchase at the deferred payment price rather than at the cash price.

NO WAIVER OF RIGHTS. We do not waive our right to have future payments made when due if we accept a late or partial payment or delay the enforcement of our rights on any occasion.

APPLICATION OF PAYMENTS. We will apply all payments received first to any installment due during the period in which it is received and then to delinquent installments and charges.

PREPAYMENT. If you prepay, Seller may collect or retain a minimum finance charge of \$15.00 I the earned finance charge at the time of prepayment is less than \$15.00. No refund if less than \$1.00 need be made. Refunds of the unearned portion of the finance charge will be computed according to the Rule of 78.

А	\$39	Cash Price – Including Taxes	
В	\$39	Less: Total downpayment (cash)	
С	\$	Unpaid Balance (Amount Financed) (A minus B)	
D	\$0	Finance Charge	
Е	\$	Time Balance (C + D)	
F	\$39	Time Sale Price (A + D)	

ITEMIZATION OF AMOUNT FINANCED

You shall pay 0.5 payments of \$39.00 which will become due starting 2025-07-07 and will continue on the same day of each month thereafter.

OPTIONAL RENEWAL PROVISION (All references to "I" or "me" in this section shall refer to you)

I choose to have this contract automatically renew on a month-to-month basis at the expiration of the specified initial term.

Buyer's Acceptance: (electronic signature) 216.73.216.5 Date Signed and Accepted Jul 7, 2025

If you have chosen an automatically renewing contract at the end of the specified initial term, we the physical fitness provider must provide you with a written notice no more than thirty days prior to the automatic renewal taking place. It is the responsibility of you the customer to provide the business with updated, current address/mailing information to insure prompt notice is received by you the customer.

AUTHORIZATION FOR PREAUTHORIZED PAYMENTS (All references to

"I" or "me" in this section shall refer to you)

By signing below, I am authorizing ClubReady, LLC ("ClubReady"), a third-party billing company located at 333 Ozark Trail Dr., Ste. 50, St. Louis, MO 63011, to initiate transfers, whether by EFT or ACH transfer, from the designated bank account tied to this Agreement for purposes of paying, on a recurring basis, all or a portion of the dues, fees and charges which I owe under the Agreement. I understand and agree that: (a) dues, fees and charges include, but may not be limited to, enrollment fees, membership dues, service charges, late fees, applicable taxes, and/or fees for uncollected monthly dues; (b) ClubReady may transfer funds from my designated account for any retail transactions or online purchases initiated by me; (c) dues, fees and charges will be drawn on or about the dates set forth in the Payment Schedule; (d) this preauthorization will remain in effect until all of my payment obligations under the Agreement have been satisfied; (e) charges may appear in my bank statement under the prefix "CLR" followed by my club's name, phone number and state; (f) debited amounts may vary each month based on additional amounts which I may owe under this Agreement, and that while I am entitled to receive notice at least 10 days before being charged, by signing this authorization, I am choosing instead to get notice only when the amount due would differ by more than \$50.00 from my most recent payment; (g) billing inquiries can be directed to ClubReady at 1 (800) 405-4818. I expressly authorize ClubReady, and any of its subsidiaries or affiliates, to contact me regarding any matter related to the billing of my account, whether by phone, email or SMS text communication (please note SMS text charges may apply).

Buyer's Acceptance: (electronic signature) 216.73.216.5 Date Signed and Accepted Jul 7, 2025

BUYER'S RIGHTS IN SOUTH CAROLINA

NOTICE TO THE BUYER. Do not sign this before you read it or if it contains any blank spaces. You are entitled to an exact copy of the paper you sign. You have a right to pay in advance the full amount due and under certain conditions to obtain a partial refund of the time price differential. Buyer acknowledges that he has read and received a completed copy of this contract with disclosures made in compliance with federal and state laws.

NOTICE. ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS THEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

CANCELLATION TERMS

CUSTOMER'S RIGHT TO CANCELLATION.

(a) You may cancel this Membership Agreement and any related Retail Installment Sales Contract by sending notice of your wish to cancel to the seller before midnight of the third business day after you sign the Membership Agreement. 'Business Day' means Monday through Friday excluding state holidays and federal holidays. This notice must be sent certified mail to the following: 9Round Corona, CA - Main & Foothill 330 W Foothill Pkwy Suite 104 Corona, California 92882. Within thirty days of receipt of this notice, the seller shall return any payments made and any note or other evidence of indebtedness. If you use the seller's facilities or services, the seller may charge you a reasonable fee based on days of actual use.

(b) In addition, you or your estate may also cancel this Membership Agreement and any related Retail Installment Sales Contract at any time by written notice to the seller at the above address if the following circumstances occur:

(1) the customer's death;

(2) substantial physical disability certified by a physician, which makes it permanently impossible for the customer to use the seller's services;

(3) the customer's permanent relocation over fifty (50) miles distance from an outlet operated by the seller, if the seller is unable to arrange for the customer's use of another facility with equivalent major facilities and services. The seller may require presentation of information to substantiate that one of these circumstances has occurred. If the Membership Agreement and any Retail Installment Sale Contract are cancelled because of disability, death or permanent change of residence, the seller shall return any notice or other evidence of indebtedness and unearned prepayments as follows: for each month that the Membership Agreement was in effect, the seller is entitled to the rate a month or a treatment which it would have been charged if the Membership Agreement has initially been one for the number of months or the number of treatments for which the Membership Agreement was actually in effect. The rate is to be determined from a fee schedule in effect on the date of the Membership Agreement.

(c) The right of cancellation shall affect only the financial obligations under the Membership Agreement and any Retail Installment Sale Contract and customer's right to use seller's physical fitness services.

TERMINATION OF RECURRING DUES MEMBERSHIP. If you are a M2M member, you may terminate this Agreement at any time by providing 9ROUND with a 3-day advance written notice. There is no early termination fee for a M2M membership. If you are a Term member, unless you rescind or cancel your membership as stated in this Agreement, then your membership cannot be cancelled until the expiration of your fixed initial term. To avoid rolling over into auto-renewal, you must provide 9ROUND with written notice of cancellation at least 3 days in advance of the expiration of the initial term. If your membership auto-renews, you may cancel at any time without penalty by providing 9ROUND with a 3-day advance written notice. Whether you are a M2M or Term member, once 9ROUND receives your written notice of cancellation, your membership will remain active until the expiration of your thencurrent billing cycle.

REFUNDS. If you properly rescind or cancel your membership, 9ROUND will "turn off" the EFT/ACH draft on your account and you will not be charged a penalty or early-termination fee. Any refund due, if any, will be paid to you within the time period prescribed by state law. NOTICE. All notices under this Agreement must be in writing and delivered in person to the club, or sent via certified mail to 9Round Corona, CA - Main & Foothill 330 W Foothill Pkwy Suite 104 Corona, California 92882.

RELEASE OF LIABILITY; ASSUMPTION OF RISK; INDEMNITY

USING THIS FACILITY OWNED BY JDC Fitness, LLC D/B/A 9ROUND, OR ANY OTHER 9ROUND FACILITY, INVOLVES THE RISK OF INJURY TO YOU OR YOUR GUEST(S), WHETHER YOU OR SOMEONE ELSE CAUSES IT. SPECIFIC RISKS VARY FROM ONE ACTIVITY TO ANOTHER AND THE RISKS RANGE FROM MINOR INJURIES TO MAJOR INJURIES, SUCH AS CATASTROPHIC INJURIES INCLUDING DEATH. IN CONSIDERATION OF YOUR PARTICIPATION IN THE ACTIVITIES OFFERED BY 9ROUND, YOU UNDERSTAND AND VOLUNTARILY ACCEPT THIS RISK AND RELEASE JDC Fitness, LLC , AND EACH OF THEIR RESPECTIVE AFFILIATES, AND EACH OF THE OWNERS, OFFICERS, DIRECTORS, EMPLOYEES, VOLUNTEERS, FRANCHISORS, AGENTS AND INDEPENDENT CONTRACTORS THEREOF (THE "RELEASEES"), FROM ALL LIABILITY FOR ANY INIURY, INCLUDING, WITHOUT LIMITATION, PERSONAL, BODILY, OR MENTAL INIURY, ECONOMIC LOSS, OR ANY DAMAGE TO YOU, YOUR SPOUSE, GUESTS, UNBORN CHILD, OR RELATIVES, RESULTING FROM YOUR USE OF 9ROUND, INCLUDING ANY INJURY RELATING TO THE ORDINARY OR GROSS NEGLIGENCE, ACTUAL OR PASSIVE, OF THE RELEASEES OR ANYONE ACTING ON THE RELEASEES' BEHALF OR ANYONE USING 9ROUND FACILITIES, WHETHER RELATED TO EXERCISE OR NOT. IN CONSIDERATION OF YOUR BEING ABLE TO PARTICIPATE IN 9ROUND ACTIVITIES, YOU AGREE TO INDEMNIFY, DEFEND AND HOLD THE RELEASEES HARMLESS AGAINST ANY LIABILITY, DAMAGES, DEFENSE COSTS, INCLUDING ATTORNEYS' FEES, AND ANY OTHER COSTS INCURRED IN CONNECTION WITH CLAIMS FOR BODILY INJURY, WRONGFUL DEATH OR PROPERTY DAMAGE CAUSED BY YOUR NEGLIGENCE OR OTHER ACTS OR OMISSIONS. YOU FURTHER AGREE TO HOLD HARMLESS, DEFEND AND INDEMNIFY THE RELEASEES FROM ALL LIABILITY, DAMAGES, DEFENSE COSTS, INCLUDING ATTORNEYS' FEES, AND ANY OTHER COSTS INCURRED IN CONNECTION WITH CLAIMS FOR BODILY INJURY, WRONGFUL DEATH OR PROPERTY DAMAGE BROUGHT BY YOU, YOUR GUESTS, OR MINORS, EVEN IF THE RELEASEES WERE NEGLIGENT. FURTHER, YOU UNDERSTAND AND ACKNOWLEDGE THAT THE RELEASEES DO NOT MANUFACTURE FITNESS OR OTHER EQUIPMENT, BUT PURCHASE AND/OR LEASE EQUIPMENT. YOU UNDERSTAND AND ACKNOWLEDGE THAT THE RELEASEES AND 9ROUND ARE PROVIDING RECREATIONAL SERVICES AND MAY NOT BE HELD LIABLE FOR DEFECTIVE PRODUCTS. YOU ACKNOWLEDGE AND AGREE THAT YOU HAVE READ THE FOREGOING AND KNOW OF THE NATURE OF THE ACTIVITIES AT 9ROUND.

GENERAL PROVISIONS

MEDICAL CONDITIONS. BEFORE USING 9ROUND'S SERVICES OR FACILITIES, YOU REPRESENT THAT YOU ARE IN GOOD HEALTH AND HAVE NO DISABILITY, IMPAIRMENT, INJURY, DISEASE, OR AILMENT, PREVENTING YOU FROM ENGAGING IN ACTIVE OR PASSIVE EXERCISE OR WHICH COULD CAUSE INCREASED RISK OF INJURY OR ADVERSE HEALTH CONSEQUENCES AS A RESULT OF EXERCISE. YOU ASSUME FULL RESPONSIBILITY FOR YOUR USE OF THE 9ROUND FACILITY AND SHALL INDEMNIFY 9ROUND, ITS AFFILIATES, AGENTS AND EMPLOYEES, AGAINST ANY AND ALL DAMAGES ARISING OUT OF YOUR USE OF THE FACILITIES.

PROOF OF MEMBERSHIP. You will receive one membership key fob (the "Membership Fob") from 9ROUND and must present it to the reception desk personnel each time you enter a 9ROUND facility.

Lost Membership Fobs will be replaced for a fee of \$5, which may be adjusted from time to time. The Membership Fob must be replaced if lost. Membership privileges are limited to the person in whose name the Membership Fob is issued. Improper use of the membership will result in confiscation of the Membership Fob and can result in immediate revocation of your membership. If you wish to use 9ROUND's facilities without your Membership Fob, you will be required to provide proof of identity (e.g., valid driver's license).

CUSTOMER SERVICE. Any questions about this Agreement or issues with your membership can be directed to a 9ROUND manager at 9Round Corona, CA - Main & Foothill 330 W Foothill Pkwy Suite 104 Corona, California 92882, or call (951) 808-9896.

NO HEALTH WARRANTIES. 9ROUND makes no claims as to medical results that can or may be obtained through use of any 9ROUND facility. 9ROUND has neither suggested nor will it suggest any medical treatment to any of its members; only licensed medical professionals are qualified to give medical advice. You are instructed not to act on the advice given by any 9ROUND employee, unless such advice has been verified by your licensed professional physician.

CHANGE IN MEMBERSHIP OR BILLING INFORMATION. You must promptly notify 9ROUND in writing of any changes in your billing information, address or telephone number. You expressly permit 9ROUND, or its authorized billing company, to obtain such updated information through payment card networks, card issuers or other third parties.

DRESS CODE. Proper athletic attire and footwear is required. 9ROUND reserves the right to make the final determination in its sole discretion with regard to appropriate attire and footwear.

SMOKING. Smoking (including e-cigarettes, chewing tobacco, vapor pens) is prohibited at all times in all 9ROUND facilities.

LOSS OF PROPERTY. You and guests are encouraged not to bring valuables onto the premises of a 9ROUND facility. 9ROUND shall not be liable for the disappearance, loss, theft, or damage to personal property, including, among other things, money, jewelry, negotiable securities, and other items left by you or your guests.

HAND-WRAPS/GLOVES. Loaner gloves will be provided free of charge for your trial period only. Once you become a member, you are required to use 9ROUND-branded hand-wraps and gloves. For safety and sanitary reasons, no member will be allowed to work out without the required 9ROUND hand- wraps and gloves.

DESCRIPTION OF SERVICES; HOURS OF ACCESS. This Agreement entitles you to online workouts and to access the 9ROUND facilities and services during normal business hours, which will be posted at each 9ROUND location. 9ROUND reserves the right to revise its list of available equipment and services at any time for any reason; 9ROUND equipment may include light weights, kettle bells, jump ropes, punching bags and medicine balls. A 9ROUND workout involves a member transitioning between nine different exercise stations in a circuit-type format. Each station exercise lasts three minutes, followed by a 30-second transition and rest period. A bell will sound each time a member should transition to the next exercise station. Specific exercises and/or equipment at each circuit station are subject to change. 9ROUND does not offer individual or group "training classes," although a 9ROUND trainer (employee) will be present at all times during normal business hours to offer encouragement and instruction when necessary. All 9ROUND workouts are subject to exercise station availability. Members should participate in only one 9ROUND circuit per visit.

MINIMUM AGE REQUIREMENT. The minimum age for 9ROUND membership is ten (10) years old. Minors under the age of eighteen (18) are required to obtain the consent of a parent or legal guardian, who must sign this Agreement and remain responsible for all fees and other charges. Minors under the age of fifteen (15) must have a parent or legal guardian present at all times during the 9ROUND workout.

IMAGE USE. You understand that while on 9ROUND premises, your, or your minor child's image (including live or recorded video images), may be used or shown on the 9ROUND website or social media outlets (Facebook, Instagram, YouTube, etc.), and that by entering the premises you consent to the use of these images.

NON-DISCRIMINATION. 9ROUND represents that it will not discriminate against any person because of sex, race, creed, age, color, origin, sexual orientation, or ancestry in considering applications for memberships.

MEMBERSHIP TERMINATION. We reserve the right to terminate your membership for any reason not expressly prohibited by law. In the event of termination, we will notify you in person or send you a written notice of termination to your address on file, and refund you any unused prepaid dues.

DISPUTE RESOLUTION (U.S.). OTHER THAN A CLAIM FOR PERSONAL INJURY, OR A CLAIM BROUGHT IN SMALL CLAIMS COURT, YOU AGREE THAT ANY DISPUTE WITH 9ROUND, INCLUDING ITS OFFICERS, DIRECTORS, EMPLOYEES AND AGENTS, WILL BE RESOLVED, FIRST, THROUGH INFORMAL DISCUSSIONS WITH 9ROUND; THEN, IF UNSUCCESSFUL, BY NON-BINDING MEDIATION. IF A MEDIATOR CANNOT RESOLVE THE DISPUTE, THEN YOU AGREE TO WAIVE YOUR RIGHT TO A JURY TRIAL AND CONSENT TO BINDING ARBITRATION BEFORE A SINGLE ARBITRATOR UNDER THE THEN-CURRENT COMMERCIAL DISPUTE RULES OF THE AMERICAN ARBITRATION ASSOCIATION ("AAA") IN A LOCATION NEAR YOUR CLUB OF ENROLLMENT. YOU AND 9ROUND FURTHER AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY, AND NOT AS A PLAINIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING. YOU ALSO AGREE NOT TO PARTICPATE IN CLAIMS BROUGHT IN A PRIVATE ATTORNEY GENERAL OR REPRESENTATIVE CAPACITY, OR CONSOLIDATED CLAIMS INVOLVING ANOTHER PERSON'S ACCOUNT IF 9ROUND IS A PARTY TO THAT PROCEEDING. IF YOU DO NOT WISH TO BE BOUND BY THIS DISPUTE RESOLUTION PROVISION, YOU MAY OPT OUT BY SENDING A WRITTEN NOTICE TO 9ROUND AT 9Round Corona, CA - Main & Foothill 330 W Foothill Pkwy Suite 104 Corona, California 92882 WITHIN 30 DAYS AFTER THE DAY YOU SIGN THIS AGREEMENT. MEDIATION COSTS MUST BE SPLIT EQUALLY. ARBITRATION COSTS WILL BE BORNE BY 9ROUND IN AN AMOUNT AS FAIRLY DETERMINED BY THE ARBITRATOR.

ENTIRE AGREEMENT. Verbal agreements with a 9ROUND employee will not be accepted as valid. Only this Agreement, and all rules and regulations of 9ROUND, as revised from time to time, constitute the entire and exclusive agreement between you and 9ROUND, and supersede all prior written and/or oral promises, representations, understandings and/or agreements relating to this membership purchase.

INVALID PROVISIONS. If any part of this Agreement is found to be invalid or unenforceable, the remainder of the Agreement will be valid and enforceable.

GOVERNING LAW. This Agreement shall be interpreted under the laws of the State in which you execute this Agreement. Any litigation under this Agreement shall be resolved in the courts of the State in which you execute this Agreement.

LIMITED LIABILITY. Unless prohibited by state law, any award by a court or arbitrator is limited to actual compensatory damages. Neither a court nor an arbitrator can award either party any indirect, special, incidental or consequential damages, even if one party told the other party that they might suffer these

damages.

CONSENT TO CONTACT. By signing below, you are giving 9ROUND and its authorized vendors express written consent to contact you at the wireless number provided for any matter related to your account, including collection of monies owed, alerts and/or notices regarding your purchased services, and promotions that may be of interest to you. You acknowledge that calls or text messages sent to your mobile phone device may be generated using an autodialing system, and that standard text rates apply. Your consent is not a condition of purchase. You may revoke your consent at any time.

I AGREE TO THE TERMS OF THIS AGREEMENT

Buyer's Acceptance: (electronic signature) 216.73.216.5 Date Signed and Accepted Jul 7, 2025

COSIGNER (ONLY NEEDED IF MEMBER IS A MINOR OR THERE WILL BE A FINANCIAL CO-SIGNER ON THE ACCOUNT)

PARENT/GUARDIAN. On behalf of my minor child and myself, I agree to all of the provisions of this Agreement, including the provision titled "Release of Liability; Assumption of Risk; Indemnity." I promise to pay any financial obligation that my minor child does not pay for any reason. I understand that my obligations can only end if the Member/guardian properly terminates this Agreement. I expressly agree to the Authorization for Preauthorized Payments described above.

FINANCIAL COSIGNER. I promise to pay any financial obligation that the Member/Buyer does not pay for any reason. I also agree to indemnify 9ROUND to the fullest extent permitted by law for any claim brought against 9ROUND by the Member (or Buyer, if different from Member). I understand that my obligations can only end if the Member/Buyer properly terminates this Agreement. I expressly agree to the Authorization for Preauthorized Payments described above.

Cosigner/Parent/Guardian Acceptance: (electronic signature) Date Signed and Accepted: Jul 7, 2025