

Rules and Regulations

1. The 7card card is personal and can be used only by the person for whom it was issued, it cannot be used by other persons.
2. In order to benefit from the services provided by our partner sports clubs/venues, the 7card subscribers must present the 7card card and a corresponding identity document every time they want to access a facility. Also, they have to register using the electronic tablet available at the club/venue reception area or, they have to sign the Registration form for 7card subscribers, as is the case.
3. The Employee is responsible for the behavior of his/her companion and is obliged to inform them about the conditions of use of the card. The companion invoice is billed to the Employee who is a subscriber and the Employee is solely responsible for paying the total invoice. The companion card is delivered, to the Employee subscriber, at their office address.
4. The Subscriber has the right to one use of the card per day, respectively one session per day at one venue.
5. Subscriptions cannot be cancelled or suspended while they are still valid.
6. Benefit Seven S.R.L. employees and the employees of our partners are authorized to verify the 7card card and the identity document and to retain the card if it is used for other purposes than the ones for which it was created or, if the rules stated in the Rules and Regulations document are breached.
7. The 7card Subscriber is obliged to follow the Rules and Regulations of the sports club/venue he/she is visiting.
8. The sale of 7card cards or any other form of card distribution that is taking place without the approval of Benefit Seven S.R.L. is prohibited and is liable to a civil action lawsuit.
9. Loss, theft, or destruction of the card must be notified at the e-mail address: office@benefitseven.ro, the cost of issuing a duplicate is 20 lei (VAT included).

10. Benefit Seven S.R.L. is not responsible for changes occurred in the timetable of the sports clubs/venues or of the activities offered by these, and that have not been notified to Benefit Seven S.R.L.

11. The card is the property of S.C. Benefit Seven S.R.L., and the company reserves the right to deactivate the card in case it establishes that the Subscriber has breached any of the rules stated in this Rules and Regulations document.

12. The 7card Subscriber can withdraw from the Program by sending an e-mail to the address office@benefitseven.ro with at least 10 (ten) days prior to the start of a new subscription period.

13. The Subscribers who choose to withdraw from the Program do not have the right to ask for a refund of the subscription already paid to Benefit Seven.

Personal data protection

The personal data categories processed by Benefit Seven, Str. Zării, Nr. 11, Cotroceni, Sector 5, București, Romania are: First name and second name, position, CNP (personal identification number), telephone/fax number, address (residence/delivery), e-mail address, bank account.

The personal data stated above are collected and processed only with the explicit permission of the Client that he/she expresses when enrolling in the 7card Program and when accepting the Rules and Regulations that govern the current Program, and will be used for the following purposes:

1. To inform the Client about the 7card Program;
2. To ensure the client has access to the benefits offered by the 7card Program;
3. To validate, dispatch, and invoice the services to the Client;
4. To solve cancellations or problems of any kind occurred in the 7card Program related to a specific Client;
5. To evaluate the products and services offered;
6. To perform commercial activities;
7. To contact the Client, at his/her explicit request;
8. To contact the client regarding client relations issues;
9. To track and monitor sales and client behavior, and also to track the status of payments for services offered by the 7card Program.

According to current legislation, the Client has the following rights:

1. The right to access their own data. The Client has the right to request and to receive from the data processing entity, free of charge, once a year, the confirmation of whether their personal data are being processed or not by that entity.

2. The right to modify their data, which can be exercised as follows: Following a written request that is dated and signed, the Client has the right to obtain from the data processing entity:

- As is the case, the modification, update, blocking, or deletion of data that has not been processed according to existing legislation, especially of incomplete or incorrect data;
- As is the case, the anonymization of data that has not been processed according to existing legislation, the notification of third parties with whom this data has been shared during operations performed according to article b) or a), if this notification is possible or if it does not require a disproportionate effort compared to the interest which might have been infringed.

3. The right to object, that can be exercised as follows, by means of a written request, dated and signed by the Client: At any moment, for legitimate and serious grounds related to their particular situation, the Client has the right to object to their data being processed, except for case where there are legal dispositions that prevent it. In case the objection is justified, the data in question can no longer be processed. Also, the Client has the right to object, at any moment, free of charge and with no justification, that their personal data be used for direct marketing purposes.

4. The right to dispute an individual decision, the Client having the right to request and obtain: the withdrawal and cancellation of any decision that produces legal effects on his/her regards, this decision having been made based exclusively on a personal data processing activity, performed using automated means, designed to evaluate certain aspects of their personalities such as professional competence, credibility, behavior, or other such aspects;

5. The reevaluation of any decision affecting him/her especially if it bears significant consequences, and especially if it was taken exclusively based on a personal data processing activity which meets the criteria specified at article a).

6. The right to present charges in order to uphold/preserve certain rights that are guaranteed by law and that might have been breached, the Client has the right to object to their personal data being collected and to request the deletion of this data, by taking back the consent they gave and therefore, renouncing any implicit rights specified therein, and with no ulterior obligation of any party towards the other and without the possibility of any part of asking for damages.

The information requested by the Client according to the conditions specified above will be communicated within 15 days of receiving the request, also making sure that the requested action is taken.

The Client has the right to modify the personal data that they communicated initially, and can request that they be modified to reflect any changes occurred. The request should be sent to the following email address: 7card@benefitseven.ro.