

TIME TO TUMBLE



Where Champions are made!

Time to Tumble Policies & General Information

PAYMENT POLICIES:

- Cash, Visa, MasterCard, Discover, Debit Cards and Checks payable to Time to Tumble LLC are accepted.
- TUMBLE CLASS TUITION: Due at the first class of each session or using the membership service, is due at the beginning of the month for scheduled classes.
 - Payments can also be mailed to 242 Possum Hollow Rd. Monroe Twp NJ 08831. There is a \$40.00 charge for returned checks
 - No one may take Private Lessons, Open Tumble or any other additional Class/Clinic until all balances are up to date.
- No merchandise will be given out (paid for or otherwise) to customers with balances pending until accounts are brought up to date.
 - FEES FOR SERVICES RENDERED ARE NOT REFUNDABLE.

TUMBLE CLASS MAKE UPS: If a class student is ill they may have one make-up per month no matter how many are missed per Session. ALL types of privates require a 24 hour cancellation notice in order to receive a makeup.

CLOTHING: Class students should wear comfortable clothing; shorts, sweatpants and shirts can be worn. No buttons, no buckles, no jeans absolutely NO JEWELRY. Non outside Sneakers can be worn. Hair should always be tied back. Outside shoes are not allowed on the mats at any time.

SAFETY: No one is allowed in our gym without an instructor. Parents are never allowed in our gym unless invited by a staff member. No one should wave and distract students in the gym. Any distraction can result in serious injury. Parents are responsible to pick their children up on time. Parents are also responsible for the behavior of siblings while on Gym property. *Time to Tumble reserves the right to cancel a student's membership at anytime. We reserve the right to change/condense classes or change instructors and offer substitutes as situations dictate.

** I have read and agree to all Payment Policies and understand my Financial Responsibilities of all costs associated with Time to Tumble and agree to pay such fees. I also understand that fees for services rendered or custom orders are not refundable. I have received, read and agree to all Rules, Policies, and Parent Obligations of Time to Tumble LLC.

Parent/Gardian First and Last Name	Email
Parent/Gardian Signature	Date

RELEASE AND WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT ("AGREEMENT")

In consideration of participating in various activities at Time to Tumble LLC AND I, the minor's parent and /legal guardian, understand the nature of this activity and the Minor's experience and capabilities, and that they are in good health, in proper physical condition and qualified to participate in such activity. I fully understand that this Activity involves risks of serious bodily injury, including permanent disability, paralysis and death, which may be caused by my own actions, or in actions, those of others participating in the event, the conditions in which the event takes place, or the negligence of the "releases" named below; and that there may be other risks either not known to me or not readily foreseeable at this time; and I fully accept and assume all such risks and all responsibility for losses, cost, and damages I incur as a result of my participation in the Activity.

I hereby release, discharge, and covenant not to sue Time to Tumble LLC, its respective administrators, directors, agents, officers, volunteers, and employees, other participants, any sponsors, advertisers, and, if applicable, owners and lessors of premises on which the Activity takes place, (each considered on of the "RELEASEES" herein) from all liability, claims, demands, losses, or damages, on my account caused or alleged to be caused in whole or in part by the negligence of the "releases" or other wise, including negligent rescue operations and future agree that if , despite this release, waiver of liability, and assumption of risk, or anyone on my behalf, makes a claim against any of the Releases, I will indemnify, save, and hold harmless each of the Releases from any loss, liability, damage, or cost, which any may incur as the result of such claim.

I have read the RELEASE AND WAIVER OF LIABILITY, ASUMPTION OF RISK, AND INDEMNITY AGREEMENT, understand that I have given up substantial rights by signing it and have signed it freely and without any inducement or assurance of any nature and intent it to be a complete and unconditional release of all liability to the greatest extent allowed by law and agree that if any portion of this agreement is held to be invalid the balance, notwithstanding, shall continue in full force and effect.

Publicity Release: Time to Tumble LLC may, from time to time, wish to use pictures or videos of our students for advertising, promotional items or on our web site. Unless you give us a letter in writing that you do not want your child in pictures we will assume that we have your permission. By signing this form, I understand I wave my rights to sue Time to Tumble, and or Trigger Allstars, and or all its affiliates including all employees, business or personal, and all representatives.

*** By signing this form, I understand I wave my rights to sue Time to Tumble, and or Trigger Allstars, and or all its affiliates including all employees, business or personal, and all representatives.

Printed First Name of Student		Printed Last Name of Student	
Parent/Gardian Signature		Date	

