

Sec. 21a-224-2. Cancellation of a health club contract when the buyer relocates further than twenty-five miles from the health club

(a) The health club contract of every buyer who relocates further than twenty-five miles from the health club facility operated by the seller or a substantially similar health club facility which would accept the seller's obligation under the contract may be cancelled at the election of the buyer.

(b) The phrase "twenty-five miles from the health club facility" shall be considered twenty-five travel miles by road, street or highway.

(c) The buyer who cancels his contract pursuant to subsection (a) of this section shall be relieved of any further obligation for payment under the contract not then due and owing at the time of the notice of cancellation. For the purpose of this subsection, the obligation under the contract then due and owing is the pro-rata portion of the contract price representing the period of time for which services were actually received.

(Effective July 27, 1984)