

These Terms and Conditions are in use on all activities offered by Healtobefree. These Terms and conditions are also for all the services through email or different.

In agreement for a treatment, consult or other services from Healtobefree, the client agrees with the Terms and conditions below.

## **Article 1 - Definitions**

The terms and conditions are:

1. Healtobefree: Practice Healtobefree, post adres Woestijgerweg 199-C 3817SJ Amersfoort, Holland. KVK nr 70748764. Which these terms and conditions is using for offering services.
2. Client: the person or enterprise who uses services from Healtobefree.
3. Services: Every kind of service delivered to the client by Healtobefree in form of consults, distance healing and all the services through email or different. And everything else for the benefit performed proceedings from all kinds, executed in the behalf of the agreement.
4. Agreement: every appointment between the client and Healtobefree performing services by Healtobefree in behalf of the client.

## **Article 2 - In general**

1. The conditions apply for every agreement between the client and Healtobefree to the extend that these agreements are not explicitly and written by both parties are deviated.
2. These conditions also apply on every agreement of service which taking place with email or different.
3. The conditions are by making the agreement known by both parties.

## **Article 3 - Creation of the agreement**

The agreement starts on the moment that the client have agreed with a appointment for a distance healing, consult or other services from Healtobefree.

## **Article 4 - Execution of the agreements**

1. A treatment/consult can only be done after making a appointment.
2. Agreement are aloud to be cancelled till 24 hours beforehand. If the appointment isn't cancelled before the named period, then the fully cost will be charged.
3. The services that Healtobefree offers are meant for self development. The goal of a Healing and Reading is to give insights and awareness in the own personal development from the client. The client decides for themselves if the intuitive impressions from Healtobefree of a theme, a pattern, or a deeperlying issue that is playing, suits in there development at the moment.
4. With a healing or reading Healtobefree asks the universe , guides, angels, higher self for advice. Whatever the client does with that is up to tho the person.
5. Healtobefree will perform the services in her best doing. With that using the carefulness which is expected by a healer/reader/medium. Healtobefree has an effort obligation towards the client never an result obligation. The client can't make a claim on a result of a service or activity.

6. For a good assistance it's necessary that the client gives the right information, what Healtobefree thinks is necessary or that the client understands that it is necessary for the session to carry out the agreement, will be provided on time to Healtobefree. The client stands for correctness, integrity and reliability for the information given to Healtobefree.
7. If the information required for the execution of the agreement has not been provided to Healtobefree in time, Healtobefree has the right to suspend the execution of the agreement and / or charge the extra costs resulting from the delay to the client according to the usual rates. to bring;
8. Healtobefree is not liable for damage of any kind whatsoever that arose because Healtobefree assumed incorrect and / or incomplete information provided by the client;
9. At the conclusion of an agreement, Healtobefree and the client will agree on the date and time at which the service will take place. The agreement is entered into for the agreed duration. The agreement takes place on a voluntary basis. Both Healtobefree and the client are free to terminate the service at any time, orally or in writing. The aim, however, is to reach agreement on this;
10. If a duration has been agreed for the completion of certain activities, it may be decided in mutual consultation to stop earlier or to continue with the service for a longer period.

## **Article 5 - Privacy**

1. Healtobefree is obliged to keep confidential all confidential information that it has obtained from the client's agreement or from another source;
2. Healtobefree ensures that information about the client is properly secured and not accessible to others. The management of emails on Healtobefree's computer is part of its responsibility;
3. Healtobefree only contacts third parties if there is a legal obligation to provide information, or in the context of a complaint or disciplinary procedure;
4. If, on the basis of a statutory provision or a court order, Healtobefree is obliged to provide confidential information to third parties designated by the law or competent court, and the client can not rely on a legal or recognized court or allowed right of change, Healtobefree is not obliged to pay compensation or compensation.

## **Article 6 – Payments**

1. The payment of a treatment / consultation is cash and immediately afterwards, unless agreed otherwise. The client receives the invoice by email
2. The payment for participation in an distance Healing is per transfer. The client will receive the invoice by email and must pay the payment on the bank account and within the period stated on the invoice;
3. If the client does not pay the amount due or does not pay it on time, Healtobefree will send the client a reminder or notice of default. If the client remains negligent after payment or notice of default to pay the payment, the client is in default. In the event of default, collection measures will be taken. The amount still to be recovered is increased by the statutory interest and collection and / or litigation costs;
4. In the event of payment default by the client, Healtobefree is entitled to cease or suspend all work to be performed for the client with immediate effect, without it being liable to pay any compensation towards the client in any way;
5. In case of liquidation, bankruptcy, attachment or suspension of payment of the client, the claims of Healtobefree on the client are due and payable.

## Article 7 – Rates

1. The rates as agreed at the start of the agreement include VAT;
2. The rates that are published on the website of Healtobefree. Healtobefree is entitled at all times to adjust these rates in the interim.
3. The rates of Healtobefree are not dependent on the outcome of the services provided;

## Article 8 - Liability

1. The client remains responsible for his or her own behavior, choices made and the consequences thereof. Healtobefree is never liable for indirect damage, including consequential damage, emotional damage or damage resulting from decisions taken by the client, whether or not in consultation with Healtobefree;
2. Healtobefree is not liable for damage as a result of incorrect or incomplete information provided by the client;
3. The client remains responsible for his / her process at any time. Intuitive impressions of Healtobefree are only suggestions and suggestions and must always be assessed by the client himself;
4. Healtobefree accepts no liability whatsoever for damage caused by or in connection with services provided by it, unless the client demonstrates that the damage was caused by intent or gross negligence of Healtobefree;
5. The liability of Healtobefree is limited to the invoice value of the contract, at least that part of the agreement to which the liability relates;
6. If, by or in connection with the provision of services, Healtobefree or other damage is caused to persons or property for which Healtobefree is liable, this liability shall be limited to the amount of the payment pursuant to the general liability insurance taken out by Healtobefree, with the understanding of the excess that Healtobefree bears in connection with that insurance;
7. Any liability of Healtobefree for trading loss or other indirect damage or consequential damage, of whatever nature, is expressly excluded;
8. The performance of the agreement is exclusively for the benefit of the client. Third parties can not derive any right from the content of the aforementioned agreement or the work performed, even if they can be directly or indirectly designated as interested parties. Healtobefree accepts no liability for any damage whatsoever, for work performed on behalf of a client, towards third parties.
9. Healtobefree's service is not intended as a substitute for help and medication from regular medicine, but can be a supplement to it. In the case of medical complaints or problems, the client must first consult a general practitioner. If the client is already under treatment, Healtobefree advises to consult with the general practitioner or other medical care provider in advance. The client remains responsible, however;
10. Healtobefree will refer a client to a doctor, psychologist or other care provider if she can not (further) assist the client;
11. For people with severe psychosocial problems, psychiatric disorders, addictions or the tendency to self-destructive behavior, this type of assistance is not suitable. In those cases, the client should contact the GP to possibly be referred to a psychologist / psychiatrist. Healtobefree takes no responsibility for people who have entered into an agreement under these circumstances. If in doubt, ask a psychologist or psychiatrist for a diagnosis.

## **Article 9 - Cancellation**

1. If, in the opinion of the client or Healtobefree, the progress of the service is seriously impeded, the client and Healtobefree can after consultation agree to cancel the further agreement. The cancellation must be confirmed and communicated to the other party;
2. The client can cancel or cancel an appointment up to 24 hours in advance by telephone or e-mail. If the appointment is canceled in advance or not at all, Healtobefree reserves the right to charge the costs of the session / consultation.

## **Article 10 - Force majeure**

1. In the event of illness and temporary or permanent incapacity for work by Healtobefree, this Healtobefree will discharge the fulfillment of the agreed delivery period or its delivery obligation, without the client being able to claim any right to compensation of costs, damage and interest for that reason;
2. In case of force majeure, Healtobefree will inform the client of this immediately. After receipt of this communication, the client has the right to cancel or postpone the order, but under the obligation to pay the already executed part of the agreement.

## **Article 11 – Complaints**

Healtobefree is affiliated with the CAT and the disputes committee WKKGZ. You can go there for any disputes.

## **Article 12 - Applicable law**

Dutch law applies to all agreements between Healtobefree and the client to which these conditions apply.