

GENERAL PROVISIONS RELATING TO THE TREATMENT AGREEMENT BETWEEN THERAPIST / COACH JACQUELINE EVERS AND THE CLIENT

1. If the client has agreed to set up a new date after the first introductory meeting, the treatment agreement is in action and therefor agreed upon. Signed or not-signed.
2. The treatment agreement is twofold;
 - a. Jacqueline Evers and the client enter into a relationship with each other for a certain period in the therapist / coach - client relationship
 - b. The treatment relates to the request for help and treatment goals put forward by the client. These can be adjusted during the treatment.
3. The contract may be terminated in the following ways or by the following circumstances:
 - a. Therapist and client jointly determine that no sessions are required;
 - b. Client indicates, verbally, in writing or via email that he / she no longer wishes to agree on sessions;
 - c. The therapist indicates that he will no longer give sessions verbally, in writing or via email;
 - d. The client repeatedly does not comply with the general provisions of this treatment agreement or to agreements made between the client and the therapist during the sessions;
 - e. The therapist is of the opinion that in connection with the problems of the client and the competence of the therapist, the therapist is not competent to guide the client.
4. The agreement ends by operation of law if no session has been agreed for a period longer than three months after the last session, unless explicitly agreed otherwise between therapist and client.
5. At the start of the therapy process, a pre-agreed amount is agreed that will be paid by the client in accordance with the payment agreements made. When it concerns a separate session, the client receives an invoice that is preferably paid immediately after the session, but no later than within 3 days. Unless otherwise agreed.
6. In the event of the provisions of paragraph 4, a new agreement will enter into force upon a new appointment with possibly a different hourly rate.
7. If unable to attend, an agreed session must be cancelled 48 hours in advance. The therapist brings the costs for this missed session if the client has not logged out in time, regardless of the reason for cancellation. This also applies if the client, for whatever reason, does not arrive at the agreed time and day. With the exception of Corona or its phenomena.
8. The client file can be viewed at the client's request. Working notes made by the therapist during the conversation are outside the client file.
9. The treating therapist will observe her confidentiality obligation. Data of the client handed over to third parties (doctors and other therapists) only with his express approval or communicated.
10. If the client, his general practitioner or other practitioner requires a written report from the patient treatment process with client, an invoice is sent to client for this. This invoice contains it with hourly rate agreed upon by the client.
11. Telephone consultations are possible. An invoice is sent to the client for this. The rate will be in billed units of 15 minutes.
12. The therapist is affiliated with the professional association of hypnotherapists, the NBVH. The rules of this professional association apply to the therapist. The client can deal with complaints about the therapist report to this professional association via www.hypnotherapie.nl. If a conversation with the therapist or through the NBVH does not lead to a solution, please contact the umbrella organization RBCZ via www.rbcz.nu or SCAG the dispute resolution body for complementary and alternative care via www.scag.nl.

13. Client behaves like a guest; he / she follows the rules of the hostess (the therapist). Does not smoke and drink alcohol during a session. The costs of destruction of property of the therapist by the client will be covered by the client. Any form of abuse of the therapist the client will always report to the police.
14. The treating therapist is not liable for any adverse consequences that have arisen because the client has incorrect or has provided incomplete information, or because the client has information that is known and available to him present in medical records of a doctor / specialist or other practitioner.
15. The treating therapist is not liable for damage caused to client's property by parking on or entering the premises of Frankrijkkade 220, 1363 CJ in Almere. Nor for any other damage by entering the practice, the hall and using the toilet.
16. These General Provisions include the Privacy Statement drawn up by Jacqueline Evers. These can be found on the website www.loveworkx.nl or requested by e-mail. Both are inextricably linked to the treatment agreement and / or coaching agreement.
17. Intellectual property rights
 - a. The intellectual property rights regarding training courses, programs, documents, brochures, programs, handouts, lectures, exercises, offers, expressions on the Loveworkx website, books, e-books, magazines, e-zines, e-mails developed by Jacqueline Evers, , models, techniques, other documents and information that arise from the activities of Jacqueline Evers and the software used are vested in Jacqueline Evers, unless another rightful claimant has been indicated on a work.
 - b. The intellectual property right and copyright regarding the expressions referred to in Article 17.a are not transferred on the basis of an agreement, unless agreed otherwise in writing.

MORE INFORMATION?

Do you have any questions? Please call, Jacqueline Evers, +31 (0) 6 42 47 81 80.
You can also send an e-mail to info@loveworkx.nl.

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