

General Terms and Conditions (GTC) for Wellness Treatment

1. Deliverable in general

Our offer includes treatments that only serves wellness.

These are no medical services and they will not be paid by health insurances.

We will not either make any diagnoses or treat any symptoms.

If you suffer from any impairment to health requiring treatment please first confer with your doctor, healer or therapist.

I stand aloof from treatments that only are reserved for healing professions!

2. Wellness treatments will only be conducted to healthy clients.

2.1. *No massages in case of*

- massive varicoses
- all kind of heavy inflammations
- dermatoses
- heavy organic diseases
- tumors or while radiotherapy
- raw wounds and burns
- fractures, slipped disks (acute)
- serious angiopathies
- modified blood clotting => bleeder or after intake of anticoagulant medicines => Marcumar®, ASA®, etc.
- infections => including influenza, infections with temperature

2.2. *Pregnancy*

No massage

2.3. *Massage is possible*

- mild varicoses or spider veins
- benign tumors (lipoma, fibroma)

2.4. *Essential oils*

For your own good, you are committed to naming existing allergies if you want to have a massage with essential oils.

If in doubt, I will ask for a medical report.

3. Disclaimer

The wellness masseur/proprietor is kept indemnified against all liability in case of appearing of complications, despite a competent usage, which are traceable to the fact that the client has concealed an exclusion criterion.

The same holds true for harms that emerge due to an exclusion criterion that was unknown to the client and not identifiable for the wellness masseur/proprietor.

4. Agreement on deadline/cancellation

Appointments have to be cancelled by phone not later than 24 hours before - possibly, you can leave a message on the answering machine. Unexcused missed or belated cancelled appointments will be invoiced amounting to €15.00 for each commenced 20 minute.

5. Validity

The current price list is always valid. Each last price list loses its validity by appearing of a new price list. Gift cards are valid for one year [AG Syke, 19.02.2003, 9 C 1683/02] and it is not possible to pay them out.

6. Modification of the GTC, Severability clause

6.1. Modification of the GTC

Proprietor reserves the modification of the General Terms and Conditions.

6.2 Severability clause

The invalidity or unenforceability of any provisions of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement, which shall remain in full force and effect. The same holds true for possible omissions.

I hereby accept the General Terms and Conditions for wellness treatment and agree to them.

If there are any changes of my medical reports, I will commit myself to let the therapist know them at the beginning of the treatment.

Residence, Date

Signature