

1. General booking conditions

Each client of a THEKI® individual session confirms with the booking of an appointment that he/she is booking an individual session of his/her own free will and wants to use the experience for the development and change of him/herself or other people in a positive sense. The client takes full responsibility for him/herself, his/her own actions and experiences during and after the treatment. Each client of a THEKI® individual session decides for him/herself how far he/she will engage in the processes of self-awareness and self-healing and in possible changes. I do not take any responsibility for this. The treatment does not replace a visit to a doctor, psychotherapist, psychiatrist or alternative practitioner. No medication is prescribed or administered and no medical diagnoses are made. No healing promises are made either. The activity does not fall under the Heilpraktikergesetz (non-medical practitioner law BvG AZ 1 BvR 784/03).

2. Registration and conclusion of contract

Registration for a THEKI® individual session must be made in writing by e-mail. The conclusion of the contract as well as the acceptance of the GTC is established by the confirmation of the booking by e-mail. Children and young people under the age of 18 require the written consent of a parent or guardian. I reserve the right to refuse a booking without giving reasons.

3. Cancellation, Rebooking & Cancellation of the Appointment

Cancellations should be fair for both sides. The client should not be unnecessarily burdened with costs, but I may also have expenses for each cancellation or rebooking. If the client of a THEKI® session cancels the booking - regardless of the reason - the following cancellation conditions apply:

- For cancellations less than 24 hours, the sum of € 80,- will be charged.

Cancellation can be made by registered letter or also by email, but is only legally binding when I myself have again confirmed it in writing.

4. Cancellation of the session on the part of the THEKI® awareness trainer

I reserve the right to postpone the individual session to another date in case of important reasons. There is no entitlement to the individual session being held. There are no claims beyond this, neither for booked travel by plane, train or carpool, nor for accommodation costs.

5. Liability

I do not accept any liability for missing items or for other direct damages and costs including loss of earnings, loss of profit or claims of third parties, loss of data, travel expenses, consequential and financial damages of any kind. The client is fully liable for any damage to property or personal injury caused in connection with the individual session and releases me from all liability claims.

6. Duty to inform

If a client has a contagious disease, he/she is obliged to inform me of this BEFORE the individual session. The same applies to mental illnesses (psychoses or similar). I reserve the right to refuse the appointment for protection. Should the duty of notification be violated, the client is fully responsible for everything that arises from this and assumes full liability for him/herself, for me and for other clients.

7. Data

All data such as names, addresses, telephone numbers and e-mail addresses of clients of individual sessions are stored electronically in my accounting programme for invoicing purposes. Beyond that, the data will of course remain with me and will not be passed on to third parties.

8. Final provisions

This contract and its execution shall be governed by the law of the FRG (Federal Republic of Germany). The GTC shall remain binding in the remaining parts even if individual points are legally ineffective. Ineffective terms and conditions shall be replaced by terms and conditions which come closest to the economic purpose of the ineffective ones. Agreements deviating from this contract are only effective if they have been agreed with me in writing.