

Terms and conditions TFEO

If you think you may have a medical emergency, call your doctor or emergency services immediately.

Time for each other is also not liable for any advice or information provided on the site, all of which is provided on an “as-is” basis. No warranties, either express or implied, are made on any information we provide.

Opinions and other statements expressed by Timeforeachother; drs. J. Souren, are hers alone.

1. Registration

1.1 By making your payment, the participant agrees to the terms and conditions. This amount serves as a booking confirmation. Immediately after payment, you will receive the booking confirmation.

2. Participation

2.1 Registration is only final after receipt of your payment. Participation takes place on a voluntary basis and allows participants to freely refrain from the program offered. A waiver of the TFEO program, does not entitle you to a refund of the entry fee and no right to replacement TFEO days or activities.

3. Behavior

3.1 The organization expects the participants to be respectful to each other and the organization. In case of misdemeanors (drug and excessive drinking, aggressive behavior, unwanted intimidation, destruction or theft), exclusion from further participation in the program is possible.

4. Damage

4.1 Any damage will be liable for the causing party.

5. Liability

5.1 The organization TFEO will do its utmost to ensure a proper and orderly course of the relationship day or days. In case of accidents or other unforeseen circumstances, however, it is not liable for any damage and / or injury.

Performance and execution of the agreement: Agreements with the organization lead to a commitment obligation for the organization TFEO, not a result obligation.

5.2 You accept and agree that You are one hundred percent (100%) responsible for your own progress and results.

6. Medical disclaimers

6.1 Always report to the therapist or professional prior to a session or relationship day, whether you have physical or psychological complaints or disorder. The program may be adapted to this. Participation is always at your own risk.

6.2 You hereby declare a waiver of claims against the organization and staff for any injury and any damage you may incur and which may be associated with participation in the TFEO day or days.

7. Personal risk and liability

7.1 Participation in the program is done at your own risk. The organization is not responsible for the damage and / or loss of property of the participant, or for any bodily injury before, during or after the TFEO day or activity.

8. Health statement

8.1 When registering, the participant must always mention any physical and / or psychological complaints, as well as the use of medicines. Physical and / or mental complaints that occur after the TFEO day or days must be reported to the organization on an ongoing basis.

8.2 The failure, incomplete or incorrect disclosure of this information may result in discontinuing (further) participation. Any resulting costs will be for the participant.

9. Other payment terms

9.1 When signing up within 8 weeks before the start of the TFEO program, the full amount must be paid at one time to reserve a booking. Payments are made to the following.

Registration No. K.v.K. 14132024 Time for each other practice. Jeanine Souren.
VAT number NL 156744557 B02- Associated with professional association:
LVvA, NIP, LVVP, NVRG; AGB code is: 94-010527

9.2 The participant is fully responsible for the timely payment.

9.3 The participant who fails to meet the payment obligations in due time is due for the due amount of legal interest due from the date of default. In addition, all possible collection costs will be borne by the participant.

9.4 All mentioned amounts in publications are per couple unless agreed otherwise, and exclude 21% VAT. Unless expressly stated otherwise.

9.5 Refund is not possible when the program is taken over by another, equivalent professional. In this case, the participant is never entitled to financial compensation.

9.6 The program is flexible and can be adapted by the organization as necessary to the special wishes and needs of the participants.

9.7 The participant is fully responsible for being present at the pre-specified times for participation in the program. Any failure or late attendance of the participant is never a reason for a refund.

9.8 The participant is responsible for the possible settlement of compensation through the employer.

TFEO takes care of the necessary invoices.

10 included in program

10.1 The prices include participation in the entire TFEO program and includes fruit, juices, coffee and tea, lunch and, if indicated, one night stay for 1 room.

11 Cancellation Policy

11.1 If participants decide to cancel due to incurable illness, they have the right to refund for at the most, part of the participation fee:

-Up to six weeks before the start of the program: refund of 50% of the participation fee.

-Up to three weeks before the start of the program: refund of 25% of the participation fee. Thereafter no refund is possible.

11.2 In exceptional circumstances, the organization reserves the right to cancel the TFEO program day. In this case, all payments made will be refunded.

11.3 The organization is never liable for any damage caused by the participant as a consequence of the failure of the TFEO day.

11.4 Cancellation can only be done in writing or by email, with date postmark or date email valid as cancellation date. Phone cancellation is not accepted.

11.5 The participant is fully responsible for the correct and timely receipt of the cancellation.

12. Insurance

12.1 Health insurance, accidents and travel insurance are compulsory.

12.2 The organization has the right to request proof of this.

12.3 All costs arising from non-compliance with this obligation shall be borne entirely by the participant.

13 Confidentiality

13.1 The parties are required to maintain confidentiality of any confidential information that they have obtained from each other or from another source. Information is confidential if communicated by the other party or if it is due to the nature of the information. The assignment will not be mentioned externally by the organization

without the consent of the participant. Only with the consent of the participant and / or by legal statutory duty may organization break through confidentiality.

13.2 The organization will treat the information given by the participant in confidence. Nothing that has been discussed in a coaching discussion is intended to be communicated outside, without permission. The organization will not discuss the information entrusted by participant with third parties, except; If a law has been violated, some information about the content of a coaching conversation will be disclosed to third parties.

14. Transfers / Transport

14.1 There is a possibility of taking a taxi to the location. If you need assistance; this must be indicated on booking so that this can be organized.

14.2 The costs for this will be borne entirely by the participant.

15. Accommodation rules

15.1 The organization reserves the right to make changes to room layout, provided that there are necessary, demonstrable reasons for this. A similar solution will be sought.

16 Correspondence

16.1 All correspondence between the organization and the participant is made by the participant by email on the email address specified by the participant when booking.

16.2 The participant is fully responsible for ensuring receipt of email by correctly setting up any spam filters.

16.3 The participant can never rely on unsent email when the organization can show that it has been sent.

17. Unforeseen cases

17.1 In cases where these Terms and Conditions are not provided, the organization decides. Taking into account local law and use of reasonableness and fairness.

18 Personal Information

18.1 By entering into an agreement, organization is granted permission for automatic processing of the personal data obtained from the agreement. This personal information will only use organization for its own activities.

19 Dispute Settlement

19.1 Each agreement between the organization and the participant is governed by Dutch law.

19.2 Disputes arising from agreements to which these terms apply and which do not fall within the jurisdiction of the District Court shall be subject to the jurisdiction of the district in which the organization is located.

19.3 In the event that we are subpoenaed or in any way requested to appear in a hearing, trial or are deposed, we reserve the right to charge an hourly rate of E500.

In order to participate in the TFEO days, you must agree to the terms and conditions. By signing this registration form, you agree to be aware of and agree to the terms and conditions.

These terms and conditions apply to the trade name Timeforeachtother. Registered Chamber of Commerce in Maastricht, Netherlands.

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Legal

General

By using this website, you signify that you have read and accept the terms and conditions of use set out in this notice. If you do not agree to these terms and conditions, please do not use this website. We reserve the right at any time to change the terms of use of this website. Your continued use of this website following the posting of any such changes will mean you have accepted those changes.

Notice and disclaimer

1. Any information, product or service published on this website is appropriate for use in the Netherlands. Those who access this website from other areas are responsible for compliance with local laws if local laws are applicable.

2. This website is for information only, unless otherwise stated. To the maximum extent permitted by law, timeforeachother (TFEO)disclaims all express and implied warranties with regard to the information, services and materials contained on this website. In particular, TFEO has used all reasonable care in compiling the content of this website but makes no warranty as to the accuracy of any information on this website and cannot accept liability for any errors or omissions. Further, TFEO accepts no responsibility or liability for and makes no warranties that functions contained within this website will be uninterrupted or error free or that accessing the website will not expose you to any virus or other harmful elements. TFEO will update material errors in the information if it is made aware of such errors, in a timely manner. Note that some jurisdictions do not allow the exclusion of implied warranties so some or all of the above exclusions may not apply to you.

3. TFEO shall not be liable for any loss or damage that may arise from the use of any of the information contained in this website. TFEO does not accept a duty of care in negligence to visitors to this website. As stated in Paragraph 2 above, the information contained on this website is for information only and you are responsible for what you choose to do with that information.

5. These exclusions of liability will not apply to any damages arising from:

- (i) death or personal injury caused by the negligence of TFEO or any of its agents;
- (ii) fraudulent misrepresentations upon which you relied in such circumstances where it was reasonable for you so to rely;
- (iii) from circumstances where the law otherwise expressly prohibits such liability from being excluded.

This notice and disclaimer is governed by and construed in accordance with Dutch Law.

If any part of this notice and disclaimer is deemed unlawful, void or for any reason unenforceable then that part will be deemed severable and will not affect the validity and enforceability of the remaining parts.

If you require any further information you may email your enquiry to J. Souren at info@timeforeachother.com

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Data protection

The confidentiality of your information is of paramount concern to timeforeachother

TFEO fully complies with Data Protection Legislation and Medical Confidentiality Guidelines. Please note that all information submitted to us via online forms is secure and confidential; however, users should not send confidential details by email, unless specifically requested by TFEO.

Regulation

TFEO is registered in the Netherlands Chamber of Commerce

Its registered office is at:

Wilhelminadreef 4

4101KE Culemborg

Netherlands