

General terms and conditions for a treatment / consultation of clients in the practice Indra Silar Mind Miracles.

Terms and Conditions

You are solely responsible for your own self, your life path and the fulfilment of your life purpose. The accuracy or effectiveness of Indra Silar's service cannot be guaranteed. Consult Costs are non-refundable.

This service is not qualified to provide legal, tax, accounting, financial asset management, therapeutic or medical advice. It is your responsibility to obtain the assistance of the appropriate qualified professional if such advice is required. This is not intended or recommended as a substitute for legal, financial, medical, psychiatric, or other professional help you may need to take.

Please note, that a healing session with Indra does not take precedence over medical advice.

You are always encouraged to take professional medical advice if you have any medical condition.

Our sessions do not replace or deny medical advice received from a professional physician.

All information and advice provided in private sessions / consultations with me is for guidance only. The information and services offered are not aimed at diagnosing, treating or preventing disease.

You are reminded at all times that the ultimate choice and decision is yours.

1. The treatment takes place either in person or online in the practice of Indra Silar according to the method developed by Vianna Stibal, Theta Healing®. Due to covid measures more sessions will be held mostly online, always following the latest advice by the dutch government. The Client declares to agree with the method to be followed by Indra Silar, which in certain cases may require a confrontational attitude and / or physical contact. You may receive additional additional exercises to guide your development. Such as meditations and / or physical exercises. It is up to you to use it appropriately.

2. During Skype / Zoom consultations Indra Silar and the client are both responsible for a properly functioning Skype / Zoom program. If the connection fails for whatever reason and recovery proves impossible at that time, the consultation will be continued at another time after mutual consultation and approval.
3. After this terms and conditions agreement and contract has been concluded and signed, an agreement is formed by which Indra Silar performs its services to the best of her knowledge and ability. It is expected of the client that he / she gives her the opportunity to perform the agreed services in a good manner. This includes a cooperative attitude and the provision of sufficient information to determine and carry out the work.
4. The client is responsible for the consequences of the treatment / consultation and can never hold Indra Silar liable for damage arising from and / or related to the treatment / consultation.
5. The client remains fully responsible at all times for his behaviour and decisions or the consequences of the treatment / consultation. Indra Silar is not liable for damage, of whatever nature, that may arise for the client and / or third parties from or in connection with the services provided by Indra Silar, all this in the broadest sense of the word. Insofar as Indra Silar is liable, this liability is limited to the amount charged for the treatment / consultation. All claims made will be handled under the dutch law.
6. Aggressive, improper or non-cooperative behaviour gives Indra Silar the right to immediate stop of the treatment / consultation without the right to any compensation towards the client. The client must pay for his treatment / consultation.
7. If Indra Silar is of the opinion that another form of treatment / consultation is appropriate, she is entitled to terminate the treatment and / or refer it to other authorities.
8. All communications / advice / treatments / consultations given by Indra Silar are without obligation; it is the client's own responsibility to accept them. The client is advised to submit everything that comes up during the treatment / consultation to and / or have it checked by a (medical) expert before making any decision and / or continuing the treatment / consultation.

9. Both parties are obliged to maintain the confidentiality of all confidential information that they have obtained from each other or from another source in the context of their agreement.

10. After each treatment / consultation, payment must be made as agreed. If payment is not made or not paid on time, all judicial and extrajudicial costs will be borne by the client. In that case, all claims of Indra Silar against the client under the relevant agreement and directly related agreements are immediately due and payable. In case of late payment, Indra Silar can suspend or terminate the activities, without prejudice to the client's payment obligation.

11. In principle, arriving late for an appointment does not entitle you to extra time for guidance. If canceled 24 hours before the appointment, the appointment will be postponed to a later date. In case of late or no cancellation, the duration of the treatment will be charged.

13. Dutch law is applicable to every agreement between Indra and the client.