



General Terms and Conditions

These General Terms and Conditions (hereinafter referred to as "GTC") govern the terms and conditions of use of the services provided by Csaba Sziklai (hereinafter referred to as "Service Provider") and the Service Provider through the sziklaimasszazs.hu website (hereinafter referred to as "Website").

1.) Service Provider details:

Contractor name: Sziklai Csaba kisadózó e.v.

Registered office of the company: 1089. Budapest,

Kálvária tér 18. Registration number: 50161155

Tax number: 79758343-1-42

E-mail address: info@sziklazmasszazs.hu

2.) Details of the hosting provider:

Company name: Websupport

Magyarország Kft. Tax number:

25138205-2-41

Company registration number: 01-09-

381419 Community tax number:

HU25138205 Phone: +36 1 700 4140

Email: info@tarhelypark.hu

Address: 1132 Budapest, Victor Hugo utca 18-22.

Website: <https://tarhelypark.hu>

3.) Description of the Service

Service provided by the Service Provider: 960401 professional code - Refreshing, relaxing massage.

4.) Subject of the contract

On the basis of the present contract, the Customer entrusts the Service Provider with the performance of the service referred to in clause 3.

5.) Establishment of the contract

This contract is concluded between the Service Provider and the Customer, hereinafter collectively referred to as the "Contracting Parties", either in person or orally, or by e-mail by writing, or by

telephone phone call, or Community on való

by booking an appointment, or by booking an appointment online and sending an unambiguous confirmation (written appointment via Messenger, sending an e-mail or e-mail confirmation in case of online booking by Salonic), a contract between absentees is concluded pursuant to Government Decree 17/1999 (II.5.).

6.) Confirmation

The Service Provider shall examine the received reservations without delay and confirm their receipt. The Service Provider reserves the right to reject the received reservations without giving reasons. Accepted bookings, if made electronically, will be confirmed by email.

7.) Fulfilling the award

The Customer may pay for the services used/to be used in the following ways: In

cash:

The Service Provider reserves the right not to always be able to provide cash refunds, so the exact amount of amount must be prepared by the Buyer.

Payment by credit card:

The Customer can also settle the service fee after the service via the SumUp credit card reader, which requires the Customer's e-mail address, thereby agreeing to provide his e-mail address. You will receive an electronic invoice for this transaction via the Billingo system.

Bank transfer:

After making an appointment, the Customer sends the amount to the Service Provider's account number (Csaba Sziklai, 162000101010092358, Magnet Bank) and in the comment field, the Customer enters the name given at the time of booking. The Service Provider reserves the right not to start the service if the payment has not been received on the account number provided.

8.) Billing

Within 4 days after the deduction of the fee, the Service Provider must issue an electronic invoice, for which the Service Provider must have the Customer's e-mail address, postcode, street name and house number. If the Customer is not the same as the recipient of the Service and the Customer and the Contracting Parties do not meet in person at the time of reimbursement of the fee, the Customer must provide his e-mail address, postcode, street address and house number so that the Service Provider can fulfil its invoicing obligation. If the Customer refuses to cooperate, the Service Provider reserves the right to refuse the Service without giving any reason.

9.) Copyrights

The Contracting Parties declare that the www.sziklaimasszazs.hu website and all other material linked to the Service Provider are the property of the Service Provider. Any infringement of the author's rights may result in legal consequences and fines.

10.) Late

If the Customer is late, the Customer shall have the right to choose to accept the shortened period of Service, if any, or to withdraw from the Service. If he withdraws from the Service, this shall be deemed to be a cancellation within 24 hours, after which the provisions of clause 11) shall apply.

11.) Resignation

The Customer may withdraw from the Service at any time. The Customer must inform the Service Provider 24 hours before the booked time.

By booking an appointment, the Customer automatically accepts this obligation. If the Customer does not indicate the cancellation, in that case the

The Service Provider has the right to refuse any further requests by the Customer to book an appointment

12.) Complaints handling

The Customer may send complaints about the Service to the following e-mail address of the Service Provider: info@sziklaimasszazs.hu

13.) Contra-indications

The Customer is obliged to inform the Service Provider if he has any of the listed objections. If the Customer fails to inform the Service Provider, the Service Provider shall not be liable for any damage caused. If the Customer has a contra-objection, the Supplier may, at its discretion, refuse to provide the Service. If the Customer informs the Service Provider that he has a contra-objection and insists on performance of the Service, the Service Provider shall not be liable.

Contra-indications

- acute inflammation
- cancer
- infectious disease
- infectious skin disease
- recent trauma e.g. fracture, sprain, dislocation, muscle and ligament tear
- acute rheumatic processes
- febrile state
- first 3 days of menstruation
- post-operative recovery period
- untreated, hypertension
- uncompensated heart complaints
- peripheral circulatory problems e.g.: vascular stenosis - ulcers - varicose vein disorders - deep vein thrombosis - wounds, epithelial defects
- mentally ill patient
- TBC
- Pregnancy
- haemophilia e.g. due to medicine, illness, leukaemia

14.) Final provisions

This contract constitutes the entire agreement of the Contracting Parties with respect to the legal relationship governed by it and supersedes any prior oral or written agreement.

18 February 2022.