



CLIENT'S TERMS AND CONDITIONS

Please read these terms and conditions which apply to the provision of our professional services. By making an appointment, you are agreeing to the following terms and conditions. If you are unable or unwilling to agree to these terms and conditions, then you should not book an appointment or continue with your course of therapy.

DISCOVERY CALL - CONSULTATION

You will be offered a free and approximately 30 minutes online initial consultation. No therapy or coaching will be provided during the consultation.

The purpose of this initial consultation is to discuss your issue in detail. We will discuss the process of therapy and coaching and how it may benefit you.

BOOKING & PAYMENT

Payment for each programme or package is payable at the time of booking. Payment plans are also available, please ask for more information.

CANCELLATION, RESCHEDULING & REFUNDS

Cancellation & Rescheduling

If you need to cancel or re-schedule a session, please provide as much notice as possible. Notification must be made via email or message within at least 48 hours of the session.

Refunds

No refunds will be issued for cancellations within 48 hours of a session.

Session fees are for the time and professional expertise and are not a guarantee of a successful outcome. Therefore, no refunds will be given for any sessions where you have attended and paid for the session.

Where a discount package or therapy programme has been booked and paid for in advance, if you choose to discontinue your therapy process before attending all the sessions, a pro-rata refund will be issued after deduction of the full standard session fee for any sessions you have attended. This will be subject to a 10% administration fee.

Professional Fees

All professional fees will be disclosed to you prior to booking. Professional fees are subject to review and may increase from time to time. You will always receive confirmation of the professional fees before booking.

Payment Methods

Payment may be made online to the business account.

CONTACT BETWEEN SESSIONS

Any contact between sessions will be by email or message. Any messages received outside of reasonable working hours will be dealt with within 24 hours of receipt.

MEDICAL OR PSYCHOLOGICAL CONDITIONS

We may ask questions about your medical history to establish any contra-indications to treatment. This will also help to assess whether your health is affecting (or being affected by) the therapeutic goals you wish to achieve. Please update us of any medical changes during your course of therapy, or if you are returning to therapy after a period of absence.

If you are receiving care or treatment from any medical, healthcare or therapy practitioner, e.g. GP, Psychologist, Psychiatrist or Counsellor, you may be asked to seek their permission before any therapy sessions can commence.

Please note that we are unable to offer these professional services if you suffer from epilepsy or any form of psychosis.

AGE RESTRICTIONS

You must be at least 18 years old to participate in these therapy sessions alone. If you are under 18 years old, you will be required to be accompanied by an Adult or with full written consent.

ATTENDING YOUR SESSION/S

Please ensure that you are available at your session start time. If you are running late, please let us know as soon as possible. We will do our best to make a full session available, however, as the ability to do this will depend on bookings after your session, this cannot be guaranteed.

HYPNOTHERAPY RECORDINGS

Hypnotherapy recordings should not be listened to whilst driving, operating machinery or undertaking any other activity where concentration is required. Any recording provided is for your personal use only and must not be shared, lent, copied, or sold under any circumstances.

OUTCOME OF SESSIONS

The agreement to work on the issues presented by you in no way implies or guarantees the resolution of your presenting issue(s). No outcome can or will be guaranteed. However, we will always endeavour to use our best efforts and skills to work towards your goals and intended outcomes.

STANDARDS OF BEHAVIOUR

During the course of any therapy sessions, we will treat you with respect and not abuse the trust you place in us. We will use best practice at all times in our mutual interest. In return, you undertake not to harm yourself, or any other person, including the therapist, or any property belonging to either us or any other person.

You agree not to attend sessions under the influence of alcohol or recreational drugs, except those medications which have been prescribed by your doctor. If you do attend any sessions under the influence of alcohol or recreational drugs, or demonstrate violent or abusive behaviour, the session will be cancelled and may refuse to see you for any further sessions without refunding any payment already made.

CONFIDENTIALITY

All contact, including sessions, telephone conversations and emails, will be conducted in confidence and may be recorded. Prior to any recording, your agreement will be sought. All recordings, conversations and notes will remain confidential, except in the following circumstances:

1. Where you give permission for confidentiality to be broken
2. Where I am compelled by a court of law
3. Where the information is of a nature that confidentiality cannot be maintained, for example:
 - The possibility of harm to yourself or others exists
 - In cases of fraud or crime
 - When minors (under 18 years old) are involved
4. Where a referring GP or other healthcare professional requires a report. A copy of the report will be available on request.

LIABILITY & INDEMNITY

Under no circumstances will L P Health Management Ltd t/as Gambling Recovery Therapy be liable for any damages, including without limitation, direct, indirect, incidental, special, punitive, consequential, or other damages (including without limitation lost profits, lost revenues, or similar economic loss), whether in contract, tort, or otherwise, arising out of the advice or information provided to you during professional services provided by L P Health Management Ltd t/as Gambling Recovery Therapy. In addition, you agree to defend, indemnify, and hold harmless from and against any and all claims, losses, liabilities, damages and expenses (including legal fees) arising out of your participation in the professional services. This liability waiver is not intended to exclude or restrict liability for death or personal injury caused by negligence.

GOVERNING LAW

These terms and conditions and any other matters arising out of or in relation to these terms, shall be governed by and construed in accordance with the laws of England and Wales. You agree to submit to the exclusive jurisdiction of the English courts to settle any dispute which may arise out of or in connection with these terms and conditions.

TERMS AND CONDITIONS UPDATES

These terms and conditions are subject to revisions without notice. Please familiarise yourself with any amendments if you have re-started therapy with us after a long period of absence.

DATA PROTECTION

For these services, your personal data is collected, processed, used and stored in accordance with the attached Privacy Policy. By booking an appointment, you signify your acceptance of this Privacy Policy. If you do not agree to this Policy, please do not book an appointment. The terms of this Privacy Policy may change from time to time without prior notice to you, so please check the website:

www.gamblingrecoverytherapy.com periodically for any changes.

CONCERNS & COMPLAINTS

If you have a concern or complaint regarding your therapy, please discuss this with us by email: contact@gamblingrecoverytherapy.com and we will arrange to discuss this with you in the first instance to endeavour to resolve the issue.

STATEMENTS OF UNDERSTANDING

By signing the Client Agreement, you agree to abide by the terms and conditions of the Client Agreement. You also agree with the statements below:

I confirm that I have been advised by L P Health Management Ltd t/as Gambling Recovery Therapy of the scope of the therapies provided and that I and give my full consent to receiving therapy sessions from them.

I understand that results may vary from person to person and the agreement by L P Health Management Ltd t/as Gambling Recovery Therapy to work on the issues or problems presented by me, using whatever therapies are appropriate to my situation, in no way implies or guarantees the resolution of any presenting problems or issues.

I understand that hypnotherapy or any other therapy or information provided by L P Health Management Ltd t/as Gambling Recovery Therapy either in person or via telephone, email or internet, is not a replacement or substitute for medical, psychological or psychiatric treatment. If I have any doubts or concerns about my health, I will seek advice from an appropriate qualified healthcare professional.

I declare that, if advised by L P Health Management Ltd t/as Gambling Recovery Therapy prior to or following any therapy sessions, to seek medical approval, I will consult with my GP, hospital consultant and/or other healthcare professional and gain the appropriate written approval for L P Health Management Ltd t/as Gambling Recovery Therapy prior to the next therapy session.

I have been advised that I am free to terminate any or all sessions at any time.

I understand that my level of motivation is vital in the therapy process and I agree to participate to the best of my ability at all times, including making reasonable use of therapeutic suggestions during and between sessions, as well as listening to MP3 recordings and/or carrying out other therapeutic tasks as appropriate.

I have accurately and truthfully answered any questions and provided background information during the initial consultation and /or first therapy session and will continue to do so during any subsequent sessions.

CONFIDENTIALITY

By signing this form, I consent that L P Health Management Ltd t/as Gambling Recovery Therapy may release information to a specific individual or agency if it has been determined that a vulnerable person (child or elder) is at risk; if I, as a client, am in imminent danger to myself or others; or if a subpoena of records has been requested.

I also understand that, at any time, L P Health Management Ltd t/as Gambling Recovery Therapy may discuss aspects of my case with other colleagues keeping my full name and identity completely confidential always unless I have given permission otherwise.