

GENERAL TERMS AND CONDITIONS

The purpose of these General Terms and Conditions (hereinafter: GTC) is to regulate the legal relationship between Viktória Vályi E.V. hereinafter: (Service Provider) and the Customer / User / Customer (hereinafter: Customer), and to determine the legal terms and conditions of Service Provider services. .

1) General information, regulations

a) Service Provider Details:

Name of the service provider: Viktória Vályi E.V.

The company is based in HUNGARY, 1034 BUDAPEST, SAN MARCO UTCA 12-18.C/3/1.a

The provider's postal address is HUNGARY, 1034 BUDAPEST, SAN MARCO UTCA 12-18.C/3/1

Contact details of the service provider and regularly used electronic mail address for contacting users:
info@dieta4life.hu

Registration number: 53842383

Tax number: 69896783-1-41

b) Web Hosting Provider Details:

Name: Nordhanger Kft.

Address: 1013 Budapest Attila út 2 B staircase 5 floors 8.

Tax ID 23035584-2-41

Phone number: +36 30 245 25 90

E-mail: info@nordhanger.hu

Website: www.nordhanger.hu

c) Buyer:

Any person who is at least 18 years of age or who has registered with www.dieta4life.com (hereinafter referred to as "the Website") and has used any of the Services on the Website.

Using the Website of the Service Provider and Facebook: <https://www.facebook.com/dieta4life/> and Instagram: www.instagram.com/dieta4life/ / By signing up, the Customer declares that he / she has read and accepted the provisions of this GTC, the data management principles, and agrees with all its points. Customer acknowledges that by registering on the Website or ordering any service, the legal relationship between the Parties is governed by the GTC. If the Customer does not accept any provision of the GTC, he / she is not entitled to use the services.

(d) Basic provisions:

This document is concluded only in electronic form. A contract governed by the following terms and conditions shall be deemed to be a contract between absentees pursuant to Act V of 2013 on Civil Code (hereinafter: Civil Code).

Issues not regulated by this GTC and the interpretation of this GTC shall be governed by Hungarian law, with special regard to Civil Code. and Act CVIII of 2001 on Certain Issues in Electronic Commerce Services and Information Society Services. applicable law. The mandatory provisions of the applicable laws shall apply to the Parties without any special provisions.

e) Scope of the GTC:

The GTC covers all pages operated by the Service Provider and all pages of the www.dieta4life.hu domain name and the information, content, materials, images, illustrations and services available on the pages, including social networking sites. The GTC shall be valid from 1 July 2019 until revocation.

The Service Provider reserves the right to unilaterally update, revise, supplement, and otherwise modify this GTC at any time, at an unspecified frequency, and to set new or additional terms and conditions for the Website and the services provided by the Website . Updates, revisions, additions, modifications, and additional terms and conditions take effect immediately and form an integral part of these Terms of Use. It is the Customer's responsibility to review from time to time any changes to the GTC. If you continue to use the Website and any of the Services provided after the changes have been made, you agree to accept and agree to the changes.

(f) Data management rules:

The handling of data provided by the Customers is governed by Act CXII of 2011 on Information Self-Determination and Freedom of Information. as required by law.

See our Privacy Notice for more information.

2) Services

(a) Range of services to be purchased:

The Service Provider undertakes to provide the Customer, for payment of the service fee, with the following services, which he has selected in advance and can be ordered on the Service Provider's website and on the community pages:

- Lifestyle changer starter pack
- Personalized dietary counselling and lifestyle guidelines
- Workout plan(beginner / advanced)

The exact description of the services can be found on the website, Facebook and Instagram pages by clicking on the name of the service.

b) Registration, legal relationship between the parties

Buying on the website and using the service is only possible with registration, so it is necessary to register before the first purchase on the website.

By registering on the Website, the Customer declares that they have accepted the terms and conditions of this GTC and acknowledges that either the personalized diet, lifestyle advice or the training plan is governed by these GTC. If the Customer does not accept any provision of the GTC, he / she will not be able to use the service.

The Service Provider undertakes to provide to the Customer the service advertised by it at the highest possible level.

It is the customer's responsibility to pay the service fee. The Customer is obliged to pay the Service Provider the actual fee for the service published on the Service Provider's website and community pages.

If the Customer fails to fulfill his payment obligation within the deadline set by the Service Provider (3 business days), the service relationship between the Parties shall automatically terminate.

The Customer is entitled to use the service by paying the registration fee and the service fee. The Customer is entitled to use the information, experience and knowledge acquired during the provision of the service for his own use.

The Customer also undertakes not to distribute the received smart lifestyle guide, diet or training plan to others, free of charge or against payment, and not to display its contents or elements in a public interface accessible to others. If, despite the above, the Service Provider becomes aware of it, the Service Provider is entitled to take legal action and claim compensation for the damage caused.

The Service Provider shall prepare and submit electronically the smart lifestyle guide, diet and training plan after the registration and the service relationship, by completing the health information questionnaire and completing the questionnaire within 2 weeks of receipt of the service fee.

It is the responsibility of the Customer to report to the Service Provider, in the form of a mandatory questionnaire completed before the purchase, any disease or allergies of any kind for which the Customer is solely responsible. The Service Provider shall not be liable for any illnesses which the Customer conceals, because the Service provider is not competent to cure or cure them.

If any of the data provided by the Customer is inadequate or incomplete, or additional information is required for the completion of the service and the Customer does not provide it at the request of the Service Provider within the requested time limit, the Service Provider prepares the Customer's material. diet and workout plan accuracy. The accuracy of the data is the sole responsibility of the Customer.

3) Successful performance of the service

The Service Provider excludes its liability in the event that the service remains ineffective due to any hidden or past illness of the Customer. The Customer is aware that the service is not a cure and is therefore not suitable for the treatment of possible health complaints. The Service Provider shall not be liable for the consequences of any illness or health complaint known or unknown to the Customer. The Service Provider is not entitled to provide treatment due to illness, even in the form of counseling, so if the Customer's order is for treatment, the Service Provider shall refuse the service, in which case the legal relationship between the parties shall be terminated and the Customer shall pay the Service Provider all the costs and fees, which is payable for the service already provided by the Service Provider.

The Service Provider is not competent to diagnose or treat any medical problem. The Service Provider has a qualification that provides only advice, suggestions, guidance, information and tips based on their qualifications to the best knowledge of the Service Provider. This is by no means a substitute for health and medical advice. The Service Provider is not responsible or liable for the interpretation of the information provided.

If the Customer has any health problems, the Service Provider can undertake the service at his own risk through medical consultation.

The Service Provider shall not provide services during hormone treatment, kidney disease, liver disease, deficiency of any internal organs, persistent digestive system disease, autoimmune conditions, biliary disease, gout, psychiatric eating disorder, diabetes, pregnancy or breastfeeding (hereinafter: exclusion factor).

If the Customer requests to use the service without regard to any of the exclusion factors, and the Service Provider discovers this, the Service Provider reserves the right to refuse the service. In this case, 50% of the service fee will be refunded. The Service Provider reserves the right to refuse the service without giving reasons after the application has been accepted in advance and during the provision of the service. In this case, the service fee will be refunded.

The information provided by the Service Provider is not medical advice and may not be used to diagnose, treat, cure or prevent any medical condition. If the Customer is suffering from any medical condition, it is advisable to consult a physician or a health care professional immediately.

The Service Provider does not guarantee weight loss (weight loss), since the efficiency of the service provided by the Service Provider depends on the Customer's age, type, capabilities, genetic make-up, lifestyle, overweight, honesty, endurance, discipline, self-discipline, etc.

The Customer also acknowledges that the effectiveness of the service provided by the Service Provider, the occurrence of any possible weight loss or well-being, its timing is not definitively determined, and it assumes no responsibility for its failure or the slower than expected decrease in body weight.

All rules set forth in this Agreement shall apply to customers who win their diet, training program during the Giveaway/ Coupon Site.

4) Prices on the website, payment method

The prices shown on this website are including the value added tax.

The Customer may pay for the service electronically by bank transfer or credit card payment. The Service Provider shall issue an invoice for the performance, which shall be sent electronically to the Customer together with the ordered service.

In the case of payment by credit card, after ordering the service, the Customer may pay for the goods through the payment service provided by Barion Payment Zrt., Via the barion.hu website.

The Service Provider shall not be liable for any errors that may occur during payment with Barion Service. The Service Provider sends the automatic confirmation email confirming the purchase to the e-mail address provided by the Customer.

5) Discontinuance

By signing up for any of the services of the Customer and paying the full cost thereof, the Customer automatically accepts the GTC. If the Customer has paid for the service, but has changed his mind for any real or false reason, he will not be able to withdraw, including the full or partial refund of the service fee.

6) Duration, termination and termination of the service relationship

If the Customer pays the Service Fee to the Service Provider but fails to provide the data required for the provision of the Service within the time limit set by the Service Provider or the Customer personally experiences unforeseeable circumstances that render the service impossible to perform, the Customer loses the fee for the service.

If the service relationship has been established between the contracting parties, however, despite the Service Provider's request, the Customer fails to fulfill its obligations under this GTC within the specified time, the Service Provider is entitled to terminate the legal relationship and claim its costs and fees for services already rendered.

7) Terms of Use / Copyright

The Website, the materials, information on the Website and the on-screen design of the Website are the property of the Service Provider and are protected by copyright.

It is permitted to save or print the content of the website on physical or other media for private use or with the prior written consent of the Service Provider. In other cases, you may not reproduce, reproduce, publicly or partially reproduce, publish in whole or in part, or create your own similar (nutritional, weight loss, health) related service.

The Service Provider shall not be liable for any damages or disadvantages resulting from the use of the data or information on the Website.

8) Visit the Website

You may visit the Website at your own risk, and there is no obligation on the visitor to visit the Website.

The Service Provider is not responsible for the confidentiality and data management practices and information contained on web pages that may be accessed by links to other websites on the Website, and disclaims any liability for any damage caused to the Customer by such other websites.

9) Treatment Complaint

The Service Provider will handle any complaints that may arise, taking into account applicable legislation. During complaint handling, Service Provider shall comply with the 1997 CLV. Act, the Civil Code and the present GTC. The Service Provider shall respond to complaints received in writing or by e-mail as soon as possible, but no later than 30 days.

10) Other Provisions

The Parties acknowledge that this Agreement constitutes a written agreement.

The Parties acknowledge that communication between the Service Provider and the Customer at the e-mail address constitutes a written communication.

The confirmation of the order by e-mail shall be the content of the contract concluded between the Service Provider and the Customer, and the sending thereof by e-mail shall comply with the provisions of Article 45/2014. (II. 26.) Korm.