

Only these conditions govern the contractual relationship between Teshura Styling and the cursor. 'Teshura Styling' is registered under Chamber of Commerce 65319923.

Definitions

Course:

All services offered by Teshura Styling, including at least the training (s), hair styling course (s), workshop (s) and private training (s).

Cursor:

The person, natural person or legal person, who decreases a Teshura Styling course.

Course fee:

The performance in money that the cursor needs to submit to Teshura Styling for a course.

Parties:

Teshura Styling and cursor together.

Article 1. Applicability

1. These terms and conditions apply to all offers and agreements as well as to the agreements and / or legal acts of the Teshura Styling relating to services to or for the cursor.
2. Deviations to these terms and conditions are valid only if they have been expressly agreed in writing. Deviations only apply to the agreement in which that deviation has been agreed.
3. Applicability of any cursor's purchase and / or other terms is expressly rejected.

Article 2. Entry

1. Registration for a Teshura Styling course is done by means of completing and submitting the enrolment form and applies to the course indicated on the document or registration form.
2. The registration is considered by Teshura Styling as acceptance of an offer and leads to a (legally) binding agreement.

Article 3. Agreement

1. Teshura Styling has the right to change the course(s) to one or more (essential) points due to weighty circumstances. Under severe circumstances, conditions are meant to be such that the further commitment of the Teshura Styling to the agreement can not reasonably be required. If the cause of the change can be attributed to the cursor, the resulting damage will be covered by the cursor. If the cause of the change can be attributed to the Teshura Styling, the resulting damage will be covered by the Teshura Styling. Whether this is the case is determined by Article 8 ("Liability"). If it is necessary to amend or supplement the work to be carried out, the parties will amend the agreement in a timely manner and by mutual agreement.
2. Teshura Styling has the right to examine the level of customers' skills and determine the group (Slow-Paced or Fast-Paced) customer will belong to. Customer has a right to choose the day of the week from available schedule, however it is Teshura decision which slot on that day customer will follow (Slow-Paced or Fast-Paced).
3. If parties agree that the agreement is amended or supplemented, the time of completion of the execution may be affected. Teshura Styling will inform the cursor as soon as possible.

Article 4. Performance of services

1. If a cursor finds that the Teshura Styling has failed to perform the service, the cursor must notify the Teshura Styling in writing without delay, but no later than 10 days after the date of assessment. Teshura Styling will, if appropriate, be given a reasonable time by the cursor to rectify the defect if possible.
2. Teshura Styling reserves the right to make organisational / substantive changes in the course program and course material, for whatever reason, and without refund of any tuition fees.

Article 5. Intellectual Property

1. Teshura Styling retains the rights and powers granted to it by virtue of the Copyright Act.
2. The cursor obtains the right of use of the course material provided for his / her own use. Without the express written permission of the Teshura Styling, the cursor may not disclose, exploit, adapt, sell, use, or reproduce any third party, or part of it.

Article 6. Force majeure

1. Teshura Styling is not required to comply with any obligation if it is partially or completely prevented or complicated, whether temporarily or not, due to a circumstance that is not due to a fault.
2. In case of force majeure by the Teshura Styling, its obligations are suspended. When this force majeure has lasted more than ninety days, the parties have the right to terminate the agreement by written dissolution.

Article 7. Payment

1. Unless specific conditions have been agreed upon, the cursor will transfer the invoice amount to the Teshura Styling within 21 days of the invoice date. The deposit of 500 euros must be paid immediately after signing the agreement, it must be received maximum within 5 days after signing the contract.
2. If the cursor has not paid the payment completely within the agreed payment period, additional costs incurred by the Teshura Styling to collect the amounts due to the Teshura Styling will be covered by the cursor. These costs are calculated on the basis of the extrajudicial collection costs.
3. In addition, the right to default interest is due to the statutory interest rate without the need for a prior notice of default.
4. In case of late payment, the cursor is in default without further notice. From the date on which the cursor is in default, all periods due for the remaining term of service are payable and they must be paid to the Teshura Styling within 14 days of the cursor's due date. Teshura Styling may decide that the cursor can not use Teshura Styling services and facilities as long as the overdue payments are not met. Furthermore, Teshura Styling is authorized to cancel the relationship with the cursor. Any certificate / certificate will not be issued by Teshura Styling as long as there is a delay in payments.

Article 8. Liability

1. Teshura Styling is not liable for damage caused by defects by Teshura Styling and / or its (non) subordinate assistants in the performance of any agreement between the parties unless the damage is the direct consequence of intentional or gross negligence on the side of the Teshura Styling.
2. Teshura Styling is not liable for:

(A) damage caused by a cursor or third party resulting from the provision of incorrect and / or incomplete information and / or information by a cursor or third party to the Teshura Styling or otherwise resulting from the act and / or failure of a cursor or third party ;

(B) damage caused by a cursor or third party resulting from acts and / or omissions of (non) minor assistants employed by Teshura Styling and / or other third parties.
3. In all cases, the liability of the Teshura Styling and the third parties involved by Teshura Styling shall be limited to damages caused by cursor or third parties and their total remuneration to the amount of the price (excluding VAT) for the relevant agreement.
4. A ground which could be a claim for damages must be submitted in writing within two weeks after the cursor has discovered or could reasonably have discovered at the Teshura Styling in default of which the right to compensation expires.

Article 9. Cancellation

1. Cancellation means: Unsubscribe and / or not appear on the course for any reason. This means, therefore, whether to unsubscribe or not appear due to illness or accident or other unforeseen factors.
2. When a cursor wishes to withdraw the registration, the cancellation must be received by viola.sarkodee@hotmail.nl before the start of the course and within 14 days after registration. Please mention in the subject of the email: Cancel of course name and course date. In the text of the email you should describe why the course is canceled and also state your name, surname and contact details.
3. For workshops, masterclasses and hairstyling classes cancellation must be submitted latest 48 hours before the event. Must be submitted in person or phonemail with the person in charge of organising the event
4. Teshura Styling may cancel a course if the cancellation is due to unavailability of teacher (s), classroom or inadequate participation.

5. Teshura Styling can cancel a course for any reason. Upon cancellation by Teshura Styling, the cursor receives the paid tuition fee within two weeks return.
6. Postponing enrollment in another course series is only possible after written approval from the Teshura Styling. If a cursor wishes to postpone an enrollment to another course series, for whatever reason, 35 euro administration fees will be charged. Deferment of registration is only possible for the first two consecutive course dates. In addition, the postponement can only take place after the cursor has completed the administration fee of 35 euros to the Teshura Styling.
7. If the Teshura Styling wishes to postpone a course after a later date, for whatever reason, the cursor has the right to cancel the course free of charge on condition that this occurs within 48 hours after the notice of the postponement.
8. Cancellation of the makeup course must always be by letter or by e-mail. The date of the postmark or e-mail date is based. The only e-mail address that the cursor can use for this is viola.sarkodee@hotmail.nl
9. A cursor who has started a course but has stopped for any reason, for any reason, is not entitled to a refund of already paid tuition fees and is obliged to if the full tuition fee has not yet been met, the remaining amount of tuition fee will still be comply.
10. If Teshura Styling can not take the course due to force majeure, Teshura Styling has the right to cancel the course free of charge. Force majeure is understood: rebellions, natural phenomena, illness or death teacher etc.
11. Cancellations are only processed on working days during office hours. Cancellations outside these business hours are deemed to have been made on the next working day.
12. A registration period of 14 days applies on registration. The commencement date is one day after registration. Within 14 days, the cursor can cancel the registration free of charge by email addressed to viola.sarkodee@hotmail.nl
13. In case of terminating the course within 14 days after paying the entry fee, all amounts paid will be refunded in this case to participant. All the refund payments will be transferred within thirty (30) days. Terminations must be made in writing to contact@teshurastyling.com Terminations made by phone will not be accepted.
When enrolling on a course the participant commits itself to the entire duration of the course. Up to six (6) weeks before the start of the course termination is free of charge except registration free. From six (6) weeks to two (2) weeks prior to the course the termination fee is 25% of the total education contribution. From two (2) weeks before the start of the course the

termination fee amounts 50% of the total education contribution of the remaining period. Cancellation after the start of the course is not possible.

Article 10. Privacy

Teshura Styling will collect personal data in the context of the contractual relationship with the cursor during the registration and registration process. By enrollment, the cursor gives unambiguous permission to process such personal data as provided for in the Personal Data Protection Act. All information provided by the cursor to Teshura Styling is treated confidentially and is provided only to third parties when this is strictly necessary for the performance of the present contractual relationship and after permission by the cursor.

Article 11. Dissolution

1. Cursor has only the power to terminate the agreement as the Teshura Styling, after a sound and as detailed written notice of absence as possible, with a reasonable time limit for remedying the defect, attributable failure to fulfill essential obligations under the agreement and Under the agreement would be liable. If, at the time of the dissolution referred to in paragraph 1 of this article, a cursor has already received materials for implementation of the agreement, these materials and the related payment obligation will not be subject to cancellation unless the Teshura Styling is in respect of those benefits Is in default.
2. The make-up kit is only refundable up to 14 days after signing the agreement. After this period, even if cursor withdraws the kit will not be refundable.
3. If Teshura Styling is held liable to the cursor and / or for compliance, the Teshura Styling, as far as compliance is still possible, is only kept to compliance, if this can be expected to be reasonable to her. If the Teshura Styling fails and, in her opinion, it is not possible to meet her, she can terminate the agreement. Due to this dissolution, Teshura Styling will never be liable for any damages.
4. Teshura Styling may terminate the agreement without notice and without judicial intervention by written notice with immediate effect, if a cursor requests or receives a provisional suspension of payment, if a cursor is declared bankrupt or otherwise insolvent Or if the company's company is liquidated or terminated other than for the purpose of reconstruction or merger of companies. Due to this termination, Teshura Styling will never be liable for any damages.

5. If the cursor behaves in such a way that it causes damage to the interests of the Teshura Styling or the body, honour or interests of other cursors, Teshura Styling reserves the right to dissolve the agreement with the cursor. In this case, no refund of the tuition fee will be paid.
6. If the cursor fails to follow the rules of the house, resulting in damage to the interests of the Teshura Styling or to the honour or interests of other cursors, Teshura Styling reserves the right to dissolve the agreement with the cursor. . In this case, no refund of the tuition fee will be paid.
7. Amounts invoiced or invoiced by Teshura Styling in respect of what it has already performed or delivered in the execution of the agreement shall remain unaffected and shall be due immediately upon the date of the dissolution.

Article 12. Disputes

1. The agreement between Teshura Styling and the cursor is governed by Dutch law.
2. The disputes that may arise between the Teshura Styling and the cursor in response to a contract concluded by Teshura Styling with a cursor or as a result of any further agreements that may result from that, will only be submitted to the competent court in Amsterdam.