

De voorwaarden en condities zijn voor het laatst geüpdateet op januari 13, 2025

1. Introduction

These Terms and conditions apply to this website and to the transactions related to our products and services. You may be bound by additional contracts related to your relationship with us or any products or services that you receive from us. If any provisions of the additional contracts conflict with any provisions of these Terms, the provisions of these additional contracts will control and prevail.

Our wellness services and products, featuring various technologies, are designed to promote overall wellness and are not intended to diagnose, treat, mitigate, or cure any diseases. Customer testimonials reflect individual experiences and may not necessarily represent the claims of Bleekrode consult (operating as Revive). Results may vary, and we recommend consulting with a healthcare professional before making health-related decisions. These services and products are not a substitute for medical advice, diagnosis, or treatment.

2. Binding

By registering with, accessing, or otherwise using this website, you hereby agree to be bound by these Terms and conditions set forth below. The mere use of this website implies the knowledge and acceptance of these Terms and conditions. In some particular cases, we can also ask you to explicitly agree.

3. Your responsibilities

We require you to:

- (a) Be on time for your appointment.
- (b) Be courteous and respectful to our staff and clinic guests at all times.
- (c) Complete any intake and follow-up documentation we require and provide accurate and complete information about yourself (or your child if you are a parent or legal guardian completing information on behalf of your child). This includes updating information as required, particularly:
 - Current medical conditions.
 - Known allergies and food intolerances.
 - Medications or supplements currently being taken and any change in dosage during the period you receive products and services from us.
 - Recently received vaccines or boosters.
 - Dietary restrictions (e.g., vegan or vegetarian) as some products are derived from animal origins.
 - Pregnancy, breastfeeding, or conception plans.
 - Any other relevant information we need to know when providing Products and Services to you.
- (d) Comply with any health and safety rules and guidelines required by us from time to time.

- (e) Deal with us in good faith.
- (f) Comply with all applicable laws and these Terms.

3.1. Appointment Cancellations

You are required to provide at least 24 hours' notice to cancel an appointment.

If we have agreed to provide your service at an external location that involves booking fees, the cancellation notice period will match the timeframe required to cancel the external booking without incurring costs.

If you fail to cancel within the required notice period:

1. You will be charged the full cost of the service, including any applicable external location fees.
2. At our discretion, we may reduce or waive the charges based on factors such as the number of clients being served at that location.

4. Electronic communication

By using this website or communicating with us by electronic means, you agree and acknowledge that we may communicate with you electronically on our website or by sending an email to you, and you agree that all agreements, notices, disclosures, and other communications that we provide to you electronically satisfy any legal requirement, including but not limited to the requirement that such communications should be in writing.

5. Intellectual property

We or our licensors own and control all of the copyright and other intellectual property rights in the website and the data, information, and other resources displayed by or accessible within the website.

5.1. Creative Commons

The content on this website is available under a Creative commons - Attribution License, unless specified otherwise.

6. Newsletter

Notwithstanding the foregoing, you may forward our newsletter in the electronic form to others who may be interested in visiting our website.

7. Third-party property

Our website may include hyperlinks or other references to other party's websites. We do not monitor or review the content of other party's websites which are linked to from this

website. Products or services offered by other websites shall be subject to the applicable Terms and Conditions of those third parties. Opinions expressed or material appearing on those websites are not necessarily shared or endorsed by us.

We will not be responsible for any privacy practices or content of these sites. You bear all risks associated with the use of these websites and any related third-party services. We will not accept any responsibility for any loss or damage in whatever manner, however caused, resulting from your disclosure to third parties of personal information.

8. Responsible use

By visiting our website, you agree to use it only for the purposes intended and as permitted by these Terms, any additional contracts with us, and applicable laws, regulations, and generally accepted online practices and industry guidelines. You must not use our website or services to use, publish or distribute any material which consists of (or is linked to) malicious computer software; use data collected from our website for any direct marketing activity, or conduct any systematic or automated data collection activities on or in relation to our website.

Engaging in any activity that causes, or may cause, damage to the website or that interferes with the performance, availability, or accessibility of the website is strictly prohibited.

9. Refund and Return policy

9.1. Right of withdrawal

You have the right to withdraw from this contract within 14 days without giving any reason.

The withdrawal period will expire after 14 days from the day of the conclusion of the contract.

To exercise the right of withdrawal, you must inform us of your decision to withdraw from this contract by an unequivocal statement (for example a letter sent by post, fax, or email). Our contact details can be found below.

If you use this option, we will communicate to you an acknowledgement of receipt of such a withdrawal on a durable medium (for example by email) without delay.

To meet the withdrawal deadline, it is sufficient for you to send your communication concerning your exercise of the right of withdrawal before the withdrawal period has expired.

Effects of withdrawal

If you withdraw from this contract, we shall reimburse you all payments received from you, including the costs of delivery (with the exception of the supplementary costs resulting from your choice of a type of delivery other than the least expensive type of standard delivery offered by us), without undue delay and in any event not later than 14 days from the day on

which we are informed about your decision to withdraw from this contract. We will carry out such reimbursement using the same means of payment as you used for the initial transaction unless you have expressly agreed otherwise; in any event, you will not incur any fees as a result of such reimbursement.

If you requested to begin the performance of services during the withdrawal period, you shall pay us an amount which is in proportion to what has been provided until you have communicated to us your withdrawal from this contract, in comparison with the full coverage of the contract.

Please note that there are some legal exceptions to the right to withdraw, and some items can therefore not be returned or exchanged. We will let you know if this applies in your particular case.

9. Idea submission

Do not submit any ideas, inventions, works of authorship, or other information that can be considered your own intellectual property that you would like to present to us unless we have first signed an agreement regarding the intellectual property or a non-disclosure agreement. If you disclose it to us absent such written agreement, you grant to us a worldwide, irrevocable, non-exclusive, royalty-free license to use, reproduce, store, adapt, publish, translate and distribute your content in any existing or future media.

10. Termination of use

We may, in our sole discretion, at any time modify or discontinue access to, temporarily or permanently, the website or any Service thereon. You agree that we will not be liable to you or any third party for any such modification, suspension or discontinuance of your access to, or use of, the website or any content that you may have shared on the website. You will not be entitled to any compensation or other payment, even if certain features, settings, and/or any Content you have contributed or have come to rely on, are permanently lost. You must not circumvent or bypass, or attempt to circumvent or bypass, any access restriction measures on our website.

11. Warranties and liability

Nothing in this section will limit or exclude any warranty implied by law that it would be unlawful to limit or to exclude. This website and all content on the website are provided on an "as is" and "as available" basis and may include inaccuracies or typographical errors. We expressly disclaim all warranties of any kind, whether express or implied, as to the availability, accuracy, or completeness of the Content. We make no warranty that:

- this website or our content will meet your requirements;
- this website will be available on an uninterrupted, timely, secure, or error-free basis.

Nothing on this website constitutes or is meant to constitute, legal, financial or medical advice

of any kind. If you require advice you should consult an appropriate professional.

The following provisions of this section will apply to the maximum extent permitted by applicable law and will not limit or exclude our liability in respect of any matter which it would be unlawful or illegal for us to limit or to exclude our liability. In no event will we be liable for any direct or indirect damages (including any damages for loss of profits or revenue, loss or corruption of data, software or database, or loss of or harm to property or data) incurred by you or any third party, arising from your access to, or use of, our website.

Except to the extent any additional contract expressly states otherwise, our maximum liability to you for all damages arising out of or related to the website or any products and services marketed or sold through the website, regardless of the form of legal action that imposes liability (whether in contract, equity, negligence, intended conduct, tort or otherwise) will be limited to the total price that you paid to us to purchase such products or services or use the website. Such limit will apply in the aggregate to all of your claims, actions and causes of action of every kind and nature.

1. Legal disclaimer

Bleekrode consult (operating as Revive) does not provide medical advice. Our services and products are not intended to replace your physician's care, diagnose, treat, cure, or prevent any disease or medical condition. If you have medical issues or health concerns, please consult your own healthcare provider.

Our services and products are designed to support vitality and wellness and are not a substitute for pharmaceutical products or medical treatments, which can only be provided by a licensed medical professional. No claims are made that Bleekrode consult (operating as Revive)'s services and products can diagnose the presence or absence of any medical conditions, nor are any claims made that Bleekrode consult (operating as Revive)'s services and products are a cure or treatment for any medical condition or disease.

2. Unforeseeable risks

It is understood that the use of Bleekrode consult (operating as Revive)'s services and products may involve changes to your health, which are expected to be very positive. However, there may be unforeseeable risks. You are encouraged to monitor your health status and visit your doctor if needed.

3. Release of liability

By engaging with our services and/or purchasing our products, you have read about the use, benefits, and potential risks and consent to using Bleekrode consult (operating as Revive)'s services and products with the understanding that there may be unforeseeable risks, and release Bleekrode consult (operating as Revive) from any liability and hold Bleekrode consult (operating as Revive) harmless for any injuries, discomforts, or health symptoms you or the person you may have engaged our services for may experience during or after using our

services and products.

4. Business partners

Our affiliates, partners, or business associates are only to make statements about our services and products that are contained in company materials and meant for public distribution. Bleekrode consult (operating as Revive) does not endorse nor have responsibility for the content of any other published materials, websites, or social media posts linked to our website or services. Please contact us concerning any claims about which you have questions.

12. Privacy

To access our website and/or services, you may be required to provide certain information about yourself as part of the registration process. You agree that any information you provide will always be accurate, correct, and up to date.

We have developed a policy to address any privacy concerns you may have. For more information, please see our [Privacy Statement](#) and our [Cookie Policy](#).

13. Export restrictions / Legal compliance

Access to the website from territories or countries where the Content or purchase of the products or Services sold on the website is illegal is prohibited. You may not use this website in violation of export laws and regulations of Denmark.

14. Assignment

You may not assign, transfer or sub-contract any of your rights and/or obligations under these Terms and conditions, in whole or in part, to any third party without our prior written consent. Any purported assignment in violation of this Section will be null and void.

15. Breaches of these Terms and conditions

Without prejudice to our other rights under these Terms and Conditions, if you breach these Terms and Conditions in any way, we may take such action as we deem appropriate to deal with the breach, including temporarily or permanently suspending your access to the website, contacting your internet service provider to request that they block your access to the website, and/or commence legal action against you.

16. Force majeure

Except for obligations to pay money hereunder, no delay, failure or omission by either party to carry out or observe any of its obligations hereunder will be deemed to be a breach of these Terms and conditions if and for as long as such delay, failure or omission arises from any cause beyond the reasonable control of that party.

17. Indemnification

You agree to indemnify, defend and hold us harmless, from and against any and all claims, liabilities, damages, losses and expenses, relating to your violation of these Terms and conditions, and applicable laws, including intellectual property rights and privacy rights. You will promptly reimburse us for our damages, losses, costs and expenses relating to or arising out of such claims.

18. Waiver

Failure to enforce any of the provisions set out in these Terms and Conditions and any Agreement, or failure to exercise any option to terminate, shall not be construed as waiver of such provisions and shall not affect the validity of these Terms and Conditions or of any Agreement or any part thereof, or the right thereafter to enforce each and every provision.

19. Language

These Terms and Conditions will be interpreted and construed exclusively in English. All notices and correspondence will be written exclusively in English.

20. Entire agreement

These Terms and Conditions, together with our [privacy statement](#) and [cookie policy](#), constitute the entire agreement between you and Bleekrode consult (operating as Revive)) in relation to your use of this website.

21. Updating of these Terms and conditions

We may update these Terms and Conditions from time to time. It is your obligation to periodically check these Terms and Conditions for changes or updates. The date provided at the beginning of these Terms and Conditions is the latest revision date. Changes to these Terms and Conditions will become effective upon such changes being posted to this website. Your continued use of this website following the posting of changes or updates will be considered notice of your acceptance to abide by and be bound by these Terms and Conditions.

22. Choice of Law and Jurisdiction

These Terms and Conditions shall be governed by the laws of Denmark. Any disputes relating to these Terms and Conditions shall be subject to the jurisdiction of the courts of Denmark. If any part or provision of these Terms and Conditions is found by a court or other authority to be invalid and/or unenforceable under applicable law, such part or provision will be modified, deleted and/or enforced to the maximum extent permissible so as to give effect to the intent of these Terms and Conditions. The other provisions will not be affected.

23. Contact information

This website is owned and operated by Bleekrode consult (operating as Revive).

You may contact us regarding these Terms and Conditions by writing or emailing us at the

following address: contact@revivechargeyourlife.dk
Linien 24, 5683, Haarby, Danmark

24. Download

You can also [download](#) our Terms and Conditions as a PDF.