

Terms and Conditions

Maartje Koper

Article 1 Introduction

Definitions:

- Maartje Koper: The V.O.F. Maartje Koper as included in the trade register of the Chamber of Commerce under number 67703879,
- Services: All services that can be purchased from Maartje Koper, such as but not limited to: Online programs, live meetings, coaching (paths), Community and events.
- Written: Both in writing and by e-mail.

Contact details:

Visiting and postal address: Teckop 11, 3471HG Kamerik. Email: info@maartjekoper.nl

Article 2 Scope

2.1 These general terms and conditions apply to all offers from, assignments to and agreements with Maartje Koper.

2.2 Any purchase or other conditions of the other party do not apply.

2.3 Deviations from these general terms and conditions only apply if and insofar as they have been specifically accepted in writing by Maartje Koper. This acceptance cannot be deduced from the failure by me to discuss any applicable declaration of general terms and conditions by the other party. Any deviation therefore only applies to the relevant case, no rights can be derived from this with regard to legal relationships entered into at a later date.

2.4 Once these general terms and conditions have applied to a legal relationship between Maartje Koper and the other party, you are deemed to have agreed in advance to the applicability of these general terms and conditions to agreements concluded subsequently.

2.5 These general terms and conditions also apply to renewal(s) of offers and agreements with Maartje Koper.

Article 3 Conclusion of agreement

3.1 All offers from Maartje Koper are without obligation and not binding, unless the contrary is expressly stated in an individually addressed written offer and a term for acceptance is also stated.

3.2 The prices in the aforementioned offers and quotations are exclusive of VAT and other government levies, as well as any costs to be incurred in the context of the agreement, including shipping and administration costs, unless indicated otherwise.

3.3 Oral promises made by Maartje Koper VOF are only binding once confirmed in writing.

3.4 Agreements, assignments and changes thereto are only concluded at the moment that I have accepted them in writing, or the moment that I have actually started implementation.

3.5 You ensure that all data, which I indicate to be necessary or which you should reasonably understand to be necessary for the execution of the agreement, are provided to me in a timely manner.

3.6 If the information required for the execution of the agreement has not been provided to me in time, I have the right to suspend the execution of the agreement and/or to charge you the additional costs resulting from the delay according to the usual rates. .

3.7 If it has been agreed that the agreement will be executed in phases, I can suspend the execution of those parts that belong to a next phase until you have approved the results of the preceding phase in writing.

Article 4 Engagement of third parties

4.1 If and insofar as required for the proper execution of the agreement, I have the right to have certain work performed by third parties. I am, except in the case of intent or gross negligence on my part, not liable for shortcomings of these third parties.

4.2 If these third parties wish to limit their liability in connection with the performance of my agreement with you, I hereby assume and, if necessary, confirm that all agreements between you and me include the authority to accept such limitation of liability on your behalf.

Article 5 Special conditions Community/ Magical Manifestation Academy

5.1 If you participate in the 'Money is Love Community' you have access to this as long as you are a member. If you terminate your membership, access will expire from the date your membership is terminated.

5.2 You can cancel the annual or monthly subscription 24 hours before the new invoice has been sent or the direct debit has been collected. If your new invoice for the new period has been sent, it must of course be paid by you. There are no exceptions to this.

5.3. You enter into a subscription for a year if you pay in one go or a month if you pay per month, unless you have entered into a subscription under different conditions (you can inquire via info@maartjekoper.nl). It is not possible to cancel the community prematurely.

5.4. After one year, your subscription will be automatically renewed unless you cancel this yourself via email, no later than 24 hours before your membership expires.

5.5. Do you cancel the direct debit (without permission from us) before all installments paid, you will receive an invoice for the remaining amount.

5.6 If you have a lifetime membership (Old Community), lifetime refers to access to the online content that was available at the time you accepted the offer. And reasonable manner to the live calls and Facebook group. Reasonably proportionate to your investment.

5.6 If you make use of the 1 euro introductory offer, you can cancel within a week by sending an e-mail to info@maartjekoper.nl. Termination must be done by e-mail no later than 24 hours before the end of the week. If it is within 24 hours, cancellation is no longer possible for that period. Your cancellation will then apply from the next period.

Article 6 Special conditions online/offline (coach) programs

6.1 In my program I share my knowledge, experience and tools to successfully apply Law of Attraction/Money is Love. In addition to following the program, you must reserve sufficient time for applying the material you receive in the form of blogs/video/livestreams/notes and workbooks. The success of your programs is largely dependent on your own efforts. I cannot guarantee that your program will be a success. However, I will make every effort to ensure that you have the right tools to manifest a successful life and I am ready for you within the limits of the program. The support I offer depends on which program you have purchased and the support is described on my website.

6.2 Coaching conversations that are part of an online program must be canceled at least 24 hours in advance by e-mail, after which a new appointment can be scheduled. A new appointment must always take place within the duration of the program. Unfortunately, I cannot guarantee that there is room in the agendas of me or the coaches within the company to make up a conversation. This may mean that the coaching conversation will be canceled after all. If the conversation is canceled later than 24 hours in advance, the coaching conversation will expire immediately and can therefore not be made up.

Materials and Licenses

6.3 I strive to keep the materials accessible online to participants for life, but I cannot guarantee this. If I am going to remove the materials, or move them to a different URL, I will always notify you by email 3 (three) months in advance so that you are able to download or otherwise save them. I will always send this message to the last email address you provided to me. Failure to provide a new email address is at your risk.

Right of withdrawal.

6.4 If you sign up for the Magic Manifestation Academy (also as part of the Mastermind) and you get immediate access to all the material, we want to prevent you from downloading everything at once and requesting a refund.

However, I am convinced of the quality of this coaching program.

That is why there is a 30 day guarantee.

If you start with the first steps of this program: Completing the Soul Creation plan and completing the tuning diary daily and you are not convinced of the difference it makes in your life, you can get your investment back.

We will then only charge €150.00 administration costs and €497.00 a possible live day that has already taken place.

These are the conditions to make use of the warranty:

You can show that you have completed both the Soul Creation plan and completed the attunement diary daily for the first 30 days.

You have also been active in the Facebook group and you have asked your questions during the Q&As and you have had personal contact with the Community Manager / Coach to ask for coaching and mentoring.

If you meet these conditions, you can cancel before the 30 days is up by email with a description of the reason why the program does not meet your needs and does not give you the result you desire.

The right to cancel does not apply if it is a matter of personal preference, as it is clear before purchase what you got and there is enough free content to get to know who we are and how we deliver the content. We are convinced that this approach can give good results, but of course that is only possible if you invest enough time and energy in it. If the above conditions are not met, the right to the warranty lapses. In all other cases you will receive your money back without any objections.

6.5 For other, one-off online programs: If the services have not yet been provided, you can use the right of withdrawal.

You can cancel your participation no later than 14 (fourteen) days after the start of the Program. You can cancel by sending an email to info@maartjekoper.nl. If you have already made payments, the money will be refunded as soon as possible.

6.6 If you have had live days and then make use of the right of withdrawal, we will charge an amount of €497.00 per live day.

6.7 After the term stated in 6.5, it is no longer possible to cancel participation in the program and you must pay the full participant fee. You explicitly agree that article 7:408 paragraph 1 of the Dutch Civil Code does not apply and that premature termination is not possible.

Article 7 Special conditions coaching

7.1 The agreement entails a best efforts obligation for me and not an obligation of result. I will make every effort to achieve a positive result, but cannot guarantee that this result will be achieved. In the execution of the agreement, the acting will be done in a manner that may be expected of a reasonably acting and reasonably competent coach.

7.2 Appointments must be canceled at least 24 hours in advance by e-mail, after which a new appointment can be scheduled. If the appointment is canceled later than 24 hours in advance, I will charge you for this.

7.3 If you cancel a coaching program in whole or in part within 14 days of the start, the work that was performed and the items ordered or prepared for this, plus any supply, removal and delivery costs and the costs incurred for the execution of the agreement reserved working time, will be charged to you in full.

Article 8 Special conditions events and live meetings entrance ticket

8.1 If you want to participate in an event, you must purchase an entrance ticket in the manner prescribed by me. Only tickets purchased from me or from pre-sales agencies engaged or authorized by me are recognized by me as valid. You guarantee the correctness of the information provided when purchasing the admission ticket, any incorrect information is at your own expense and risk.

Access and accommodation

8.2 You are obliged to carry the entrance ticket with you during the entire event and/or the live meeting and to show it to me or to third parties engaged by me on first request.

8.3 During your stay at the location of the event and/or the live meeting you must behave in accordance with the applicable standards of public order, morality and decency. You are also obliged to behave in accordance with any house rules that I or the location may use with regard to the relevant event and/or the live meeting. In this regard, you are also obliged to follow the directions and instructions given by me or by third parties engaged by me.

8.4 I am entitled, without stating reasons, to refuse you access to the location or to remove you from the location if you do not behave in accordance with the provisions of the previous paragraph of this article or if I otherwise deem this necessary to maintain peace and order during the event and/or the live meeting. In that case you are not entitled to a refund.

Cancellation and Refund

8.5 In case of live meetings, the following applies with regard to cancellation and refund. In case of cancellation up to 2 weeks before the start of the event, 90% of the amount invested by you will be refunded to your account. In case of cancellation between 14 and 2 days before the start of the event, I will refund 50% of the amount invested by you to your account. In case of cancellation within 48 hours before the start of the event, no refund of the amount invested by you is possible. It is possible to transfer your ticket to someone else.

8.6 If the event is canceled or rescheduled by me to another date or location, I will only be obliged to refund the rate stated on the admission ticket, regardless of the price paid for the admission ticket. 8.7 Service costs or other damage will not be reimbursed. Nor can you claim (replacement) access to another event.

Intellectual property rights

8.9 I am entitled to make photo and/or film recordings of the event and/or the live meeting and the persons present there for my marketing purposes. Interested parties should

tolerate the disclosure of the recordings. Neither I nor any third party to whom I have given permission for such disclosure and/or duplication owes you any compensation in this regard.

Liability

8.10 If I deem this desirable for any reason, or in case of force majeure, I am entitled to move the event and/or the live meeting to another date or location or to postpone the event and/or the live meeting in its entirety. I am not liable for any damage suffered or to be suffered by you as a result.

8.11 Entering the Location and attending the event and/or the live meeting is done by you at your own risk. I am not liable for any damage suffered directly or indirectly by you.

8.12 You are liable for and must take out adequate insurance against all damage of any kind caused by your acts or negligence, as well as for damage caused in any way by your goods.

Article 9 Suspension and dissolution

9.1 I am authorized to dissolve the agreement if you do not comply with the obligations under the agreement.

9.2 I am also authorized to dissolve the agreement if circumstances arise of such a nature that fulfillment of the agreement is impossible or can no longer be required according to standards of reasonableness and fairness, or if other circumstances arise of such a nature that unaltered maintenance of the agreement cannot reasonably be expected.

9.3 I am authorized to suspend the fulfillment of the obligations arising from the agreement if you do not fulfill the obligations under the agreement or if after the agreement has been concluded I have become aware or circumstances give good reason to fear that you will not fulfill the obligations. If there is good reason to fear that you will only partially or not properly comply, suspension is only permitted insofar as the shortcoming justifies it.

9.4 In the event of liquidation, (an application for) suspension of payments or bankruptcy, attachment – if and insofar as the attachment has not been lifted within 3 months – at your expense, debt restructuring or another circumstance as a result of which you can no longer freely dispose of your assets, I am free to dissolve the agreement with immediate effect, without any obligation on my part to pay any compensation or compensation.

9.5 If the agreement is dissolved, my claims against you are immediately due and payable. If I suspend the fulfillment of the obligations, I retain my rights under the law and the agreement.

Article 10 Prices and payment conditions

10.1 The prices of my programs are on the website of www.maartjekoper.nl and www.geldislijde.nl. These prices are always exclusive of VAT.

10.2 I have the right to change the rates. These changes will be announced to the other party in writing or electronically at the latest 1 month before they take effect. If the other party does not agree with the new rates, the other party is entitled to dissolve the agreement from the moment the new rates apply. The dissolution must take place in writing or by e-mail and within 2 weeks after the other party has been notified of the new rates. An increase in the rates due to an increase in the VAT rate or due to an amendment to the agreement does not entitle the other party to dissolve the agreement.

10.3 Payment can be made all at once or in installments. Programs with a price of less than €100 cannot be paid in installments. If you pay the participation fee in installments, the obligation to pay remains even after completion of the program until the full amount has

been paid. 10.4 Unless otherwise agreed in writing, payment must be made to me within 14 (fourteen) days of the invoice date by transferring the amount to my IBAN as stated on the invoice.

10.5 Payment must be made without deduction or set-off, without suspension due to alleged or actually attributable shortcomings and without you being allowed to block your payment obligation by attachment or otherwise.

10.6 In the event of payment arrears, you will receive a reminder stating that administration costs will be charged in the event of late payment. If payment has not been made after the reminder, the administration costs will be increased by notice of default. It is also announced that in the event of default, access to the program and the Facebook groups will be denied, event and/or live meetings, appointments for coaching conversations, training days, online sessions will be suspended. If no payment has been made after that, the claim will be transferred to a collection agency.

10.7 If we have mutually agreed that you may pay for a service and/or product in installments and you do not pay that installment or pay too late, I reserve the right to terminate the payment arrangement. You will then receive an invoice for the remaining amount in one (1) time.

10.8 If payment has not been made in time, default will take effect by operation of law with effect from the first day after the expiry of that term. Default occurs without any notice of default or demand being required. In that case you are over the debt The amount owes an interest of 1.5% per calendar month, whereby part of a month is regarded as a full month.

10.9 If I have to take measures to collect my claim, you are obliged to reimburse me for all costs actually incurred in that collection, including the actual costs of legal assistance (regardless of any legal costs order) and other third parties engaged. My statement of those costs serves as compelling proof thereof (subject to proof to the contrary). The collection costs are at all times at least 15% of the principal due with a minimum of € 500.00.

10.10 Complaints about an invoice and complaints as referred to in Article 6:89 of the Dutch Civil Code must be submitted to me in writing within 1 (one) week after the date of the invoice, failing which you have processed your rights in this regard. A complaint or complaint does not affect the payment obligation.

10.11 If you fail to comply with one or more of your obligations (whether or not there is a complaint as referred to above), then my obligations are automatically suspended until the amount owed (including all costs) has been paid and can I demand full payment from you.

10.12 You must at all times at my first request provide adequate security for all that I already have due and will obtain under the agreement.

10.13 If the agreement has been entered into with more than one person, belonging to the same group of companies, all persons are jointly and severally liable for the fulfillment of the obligations under this article, regardless of the name of the invoice.

Article 11 Force majeure

11.1 I am not obliged to fulfill any obligation if I am prevented from doing so as a result of a circumstance that is not due to my fault, and is not for my account under the law, a legal act or generally accepted.

11.2 In these general terms and conditions, force majeure is understood to mean, in addition to what is understood in this regard in law and jurisprudence, all external causes, foreseen or unforeseen, over which I have no influence, but as a result of which I am unable to fulfill my obligations. come. Such as power or internet failure, terrorism, extreme traffic

jams, a traffic accident, extreme weather conditions. I also have the right to invoke force majeure if the circumstance that prevents (further) fulfillment of the agreement occurs after I should have fulfilled my obligation.

11.3 I can suspend the obligations under the agreement during the period that the force majeure continues. If this period lasts longer than 2 months, each of us is entitled to dissolve the agreement, without obligation to compensate damage to the other.

11.4 Insofar as at the time of the occurrence of force majeure I have already partially fulfilled my obligations under the agreement or will be able to fulfill them, and the part fulfilled or to be fulfilled has independent value, I am entitled to the part already fulfilled or to be fulfilled. to invoice.

Article 12 Intellectual property/use of materials

12.1 I own the intellectual property rights on the texts and materials belonging to my services. You may use the materials during and after the purchase of my services. It is not allowed to share this with third parties, unless I have given written permission for this.

12.2 It is also not allowed to sell the acquired knowledge commercially or to include it in your own program, unless I have given written permission for this.

12.3 In the event of a violation of this article, you owe me an immediately due and payable fine of € 5,000.00 for each violation as well as € 1,000.00 for each day or part of a day that the violation continues, without prejudice to my right to claim (full) compensation in addition to the fine. as well as without prejudice to all my other rights.

Article 13 Complaints

13.1 If you are dissatisfied with the execution of the agreement, you must let me know as soon as possible by sending me an email. I receive please provide as clear a description of the complaint as possible, so that I am able to respond and, if the complaint is justified, to rectify it. I cannot handle a complaint that is not clearly defined.

13.2 Complaints must be reported to me within 14 (fourteen) days after following a specific program component/after its discovery. If you report the complaint later, you are no longer entitled to repair, replacement or compensation. 13.3 Even if you send a complaint, your obligation to pay will continue to exist.

Article 14 Liability

14.1 I am not liable for damage, of whatever nature, caused by the assumptions provided by you incorrect and/or incomplete data.

14.2 I am not liable for damage resulting from a suspension of the execution of an agreement, if that suspension is the result of the failure to pay my invoices on time.

14.3 I am not liable for indirect damage, including, but not limited to, consequential damage, loss of profit, financial loss, lost savings and damage due to business interruption of you and/or third parties. You indemnify me against any liability for such damage to third parties.

14.4 I am not liable for any shortcomings of work performed by third parties with regard to the agreement. The effect of Article 6:76 of the Dutch Civil Code is excluded.

14.5 Any liability on my part for damage that arises from or is related to an attributable shortcoming and/or tort, or that is based on any other legal ground, is limited to compensation for direct damage up to a maximum of the amount of the agreed price, exclusive of VAT.

14.6 Claims for payment of compensation expire 1 year after the day on which you became or could reasonably have become aware of the damage and the possible liability of me for that damage.

14.7 In the event of an attributable shortcoming, you must first give me written notice of default, with a reasonable period of time, so that I am able to fulfill my obligations, or to correct any errors, or to limit or eliminate damage.

14.8 If I should be liable for any damage, my liability is limited to a maximum of the invoice value of the assignment, at least to that part of the assignment to which the liability relates.

14.9 My liability is in any case always limited to:

the amount of the payment from my (professional) liability insurer, plus the deductible that applies to me, where appropriate.

Article 15 Confidentiality and personal data

15.1 You and I are obliged to maintain the confidentiality of all confidential information that we have obtained from each other or from another source in the context of their agreement. Information is considered confidential if this has been communicated by the other party or if this results from the nature of the information.

15.2 If I am required to disclose confidential information by law or the competent court by virtue of a statutory provision or a court decision designated third parties, and I cannot invoke a statutory right of non-disclosure recognized or permitted by the competent court, I am not obliged to pay damages or compensation and you are not entitled to dissolve the agreement on any ground.

15.3 I take your privacy seriously and I only use your personal data in the context of my services. I comply with the Personal Data Protection Act. More information about which data I process and for what purpose can be found in my Privacy Statement.

Article 16 Disputes and applicable law

16.1 In the event of any disputes, we will always do our best to resolve the dispute among ourselves before submitting a dispute to the court.

16.2 If we cannot reach an agreement, we will submit disputes to the court in Utrecht.

16.3 All agreements between you and me are exclusively governed by Dutch law.

Article 17 Final provisions

17.1 In the event of a discrepancy between these general terms and conditions and the agreement to which these general terms and conditions apply, the provisions of the agreement shall prevail.

17.2 Together with the confirmation email, these terms and conditions, including any follow-up order or amended or additional order, form the entire agreement between you and me. Any prior agreements, arrangements, understandings or statements hereby lapse.

17.3 If one or more provisions in these General Terms and Conditions are wholly or partially invalid or should be annulled, the other provisions of these General Terms and Conditions will remain fully applicable. We will then consult to agree on new provisions to replace them, taking into account as much as possible the purpose and intent of the original provisions.

17.4 If there is a lack of clarity regarding the interpretation of one or more provisions of these general terms and conditions or if a situation arises between you and me that is not

regulated in these general terms and conditions, the provisions of 16.3 will apply mutatis mutandis.

17.5 If I do not always demand strict compliance with these terms and conditions, this does not mean that the provisions thereof do not apply, or that I would to any extent lose the right to demand strict compliance with the provisions of these terms and conditions in other cases.

17.6 I am authorized to make changes to these terms. These changes will come into effect at the time announced. I will send you the amended conditions by e-mail in a timely manner. If no time is specified,

17.7 the changes will come into effect for you as soon as you have received the change. The most current version of the general terms and conditions can be found at www.maartjekoper.nl and www.geldisliefde.nl and can be sent by post or e-mail at your request.

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