

Full policies and procedures will be supplied.

## **Frequently asked questions & Terms and Conditions of receiving treatment**

### **How does Solution Focused Hypnotherapy & Psychotherapy work?**

Thank you for choosing The Hypnotherapy Couch. I specifically use a type of Hypnotherapy and Psychotherapy called Solution Focused Therapy. This differs from other types of treatment as it focuses on your preferred future. We often know what we don't want, but rarely do we consider what we do want. My role is to guide you in identifying small, achievable changes you want to make that will help you achieve your preferred future. Alternatively, I may help you cope so much better with something that you cannot change or have no control over. For example, improving your coping abilities with the anxiety, fear, stress and worries that might come with a serious illness, or a difficult relationship. I also support people who have specific phobias. With this treatment I may sometimes use elements of Cognitive Behavioural Therapy (CBT) and Neuro-Linguistic Programming (NLP).

### **How do I know you are qualified to do the job?**

My business is a member of, and therefore regulated by the following regulatory bodies:

- Association for Solution Focused Hypnotherapists,
- National Council for Hypnotherapists,
- National Board for Modern Psychotherapy

I must adhere to their strict code of conduct and ethics, including having a recognised qualification, the correct insurance, regular Continual Profession Development (CPD) training, and having regular supervisions with a regulated and qualified supervisor. To verify this, you can search for these associations online and then search its members.

### **What is the General Data Protection Regulations, 2018 (GDPR) and how does it affect me?**

The GDPR replaces the 1998 Data Protection Act to ensure your personal and sensitive confidential data is kept private and held securely and is being processed in the way that you have agreed to. It is there to protect your rights as a consumer of a service or product that might involve your identifiable data, e.g., your name and address or whether you have a specific condition. It also covers any session records, text messages or emails we exchange. For more information you can read the policy documents accessible via your welcome information pack.

### **How long will you hold my information for?**

I am regulated by the CNHC, an organisation that stipulates I must hold your data for 8 years after your final session. Unless you are a child, in which case I must hold your data until your 25<sup>th</sup> birthday, unless you are 17 when treatment ends and then I must keep it until your 26<sup>th</sup> birthday. Therefore, all records will be deleted in the January after the above retention scales. This is in line with NHS regulations for holding data.

### **What if I don't want my records to be held for that long?**

Under the GDPR you can make a request in writing to me, for all your records to be deleted. In this case all your paper records would be shredded with a cross shredding machine and any electronic data such as emails or text messages would be permanently deleted from the devices they are stored on. I would have to save the request for deletion you made but would not save any other data.

## Why do you need to record this information?

I collect information about; why you are using the service, a small amount of medical information and a small amount of information about your important others, alongside brief session notes. This information enables me to provide a high-quality service to you, ensuring I am equipped with the knowledge of our previous discussions prior to each session. Your contact details / address and Doctors details will only be used with your explicit consent. See consent form below.

## What lengths are made to ensure my information is held securely?

Hardcopy documents – Are all stored in a locked cabinet in a locked room.

Text messages – My work phone is secured with a pin code.

Emails – My email account requires a username and password.

Email attachments – Any attachments sent by email to you containing your personal information would be password protected and the password would be sent to you via text message.

Electronic documents – Any electronic documents e.g. A letter to your GP, or an invoice, are password protected and stored on a password protected computer if they contain personal or sensitive information.

Patient Reported Outcomes Data – if you have agreed to participate in the CORP research project, your outcome data will be collected electronically and uploaded to a central repository within the UK. Your data will be stored anonymously on a password protected computer. It will not be possible to identify you from the data collected.

## Is what we discuss kept confidential?

Everything we talk about during our sessions are strictly confidential between you and me. To ensure I am doing my job effectively and that I have the right support, I may discuss elements of our sessions with my supervisor. During these discussions I do not disclose any details that may identify you to my supervisor, and my supervisor also adheres to the GDPR.

## What if I see you outside of the session?

If we see each other outside of a session I will smile but will not engage in any further conversation to ensure your confidentiality. You are welcome to share with other people about the therapy you are receiving, but I am obliged by GDPR law to ensure your confidentiality is protected. I would request that in order to ensure the success of your treatment, that you refrain from discussing your treatment with me outside of your sessions.

## What about other Health and Social Care Professionals?

As I adhere to the GDPR any contact, relating to you, with other health care professionals would only be made with your signed consent. E.g., If I were to write to your GP to notify them of your treatment with me, and then notify them of the treatment ending, I would only do this if you were to sign the specific consent for this at the end of this document.

## Exceptions:

In order to safeguard you and the people around you, if you were to disclose that you were going to carry out harm to yourself or someone else, then under my "Duty of Care" I am obligated by law to inform the relevant authorities. This is to support you to live well, and I would always aim to discuss this with you prior to contacting anyone. If I was issued with a police warrant or court order for your information, by law I would also have to provide them with your information.

## **How long will each session be and how much will they cost?**

Sessions are 50 minutes in duration and cost £90 each.

Sessions will begin weekly at first, and then over time we will – in agreement – spread them out over longer periods. So, 10-12 sessions may cover a 4–5-month period, dependent on your individual needs and circumstances.

Group sessions/workshops/courses will vary according to the specific workshop, but this information will be provided prior to the first session.

Costs vary according to the nature of the therapy, availability of special packages etc and this will be discussed at the initial consultation. Payment is to be made online ahead of each session.

## **What if I'm running late?**

Please do your best to let me know if you are running late. If there are some available slots after your session, I may be able to continue with your full session, but often I will have another client waiting and therefore it may mean that our session has to be a little shorter.

## **What if I need to rearrange my session?**

If you provide less than 24 hours' notice, the half-price charge for that session is still payable.

This is a commitment between us both as therapist and client, and the treatment is unlikely to help if you are not committed to your appointments and the work we do together. This also protects stability relating to my own income and business sustainability.

If I need to rearrange a session, I will let you know at my earliest opportunity and would hope you might approach our sessions with the same ethos. In extreme circumstances, I may choose to waive the cancellation fee e.g., severe disruptive weather conditions.

## **Would you as my therapist ever choose to end my treatment early?**

If I am subjected to abuse by you, or by someone else acting in your interests, I may end our therapy with no notice.

By coming for this treatment, you agree to a commitment of weekly sessions at first, reducing to fortnightly and possibly monthly or every 6 weeks, after mutual agreement. Your commitment to these sessions is essential and if you regularly fail to attend sessions, or regularly cancel and rearrange sessions, I will have a discussion with you about whether this is something you are committed to. I do not believe in encouraging people to have sporadic sessions from the beginning as I know it is unlikely you will gain the benefits that come with weekly sessions.

If you are not able to commit to weekly sessions at first then it is best to postpone treatment until you are able to commit to this, this may be approximately seven consecutive weeks but can vary dependant on individual progression and circumstances.

For Group sessions/workshops/courses the commitment will vary according to the specific arrangements for the Group.

## **Please Read This Document Carefully**

The frequently asked questions and related answers in this document establish the terms and conditions for treatment at The Hypnotherapy Couch. Please ensure that these terms and conditions are fully accepted by you prior to attending subsequent appointments. If you feel you would require a change to your terms and conditions, please speak with me prior to our second session.

## **Signed Consent (in line with the General Data Protection Regulations (2018))**

As the processing of your personal data is required to enable me to provide you with a service, I do not require consent from you to hold your information securely or to provide you with this service, but will take this opportunity to assure you I adhere to all laws and procedures relating to data protection (Article 9, paragraph 2, (h) of the GDPR) and will only use your data to provide you with this service and for any further reason you explicitly consent to below.

**I, the client, consent to you contacting my GP if appropriate, to discuss the therapy I am receiving.**

Your privacy and confidentiality are important, and The Hypnotherapy Couch will never use your information for any purpose other than that to which you have explicitly consented to above. You may withdraw consent at any time by getting in touch via **0780 284 2315** or [jake@thehypnotherapycouch.com](mailto:jake@thehypnotherapycouch.com)

**I have discussed, and been provided with access, to the GDPR Policies and Procedures for The Hypnotherapy Couch.**