

Terms & Conditions

Below are the terms and conditions on which we, CPotential, provide rehabilitation services (the “Services”). The exact services we will provide to you will depend on what we agree following the result of your initial assessment.

Payment of Fees

We believe that no child or young person should go without treatment due to financial circumstances.

As a not-for-profit organisation, CPotential is committed to fundraising for bursary support so we can provide the very best tailored integrated rehabilitation programmes for children and young people with movement disorders, at a vastly reduced rate.

Across our core suite of services, our prices range from £0 to £100 per session, depending on personal circumstances, bursary availability, and eligibility criteria. To help us gauge eligibility for a Therapy Plan Bursary, we require a household income range that best represents current financial status. E.g., £0 to £25,000, £26,000 to £50,000, £51,000 to £75,000 or £76,000 to £100,000+.

Any session or tailored therapy plan cost will be confirmed to you prior to appointments.

There is a one-off fee of £20 for an initial assessment to access all CPotential services.

You are personally liable to pay confirmed fees and any surcharges incurred, such as any cancellation fees. We are happy to accept you as a client if you are arranging to pay through a third party, such as private medical insurance; however, it is your responsibility to check with that third party whether you have to pay any excess and how much treatment they will pay for, as you will be liable for any payment they do not make.

Appointments are invoiced monthly, and we are happy to accept payment for our services by bank transfer or PayPal, however payment by cash, cheque or direct debit can be arranged on request.

Payment terms: Fees must be paid in full within 14 days of the invoice.

Payment terms for intensive blocks: Full payment is required in advance.

Cancellation of Individual Sessions

If you cancel a session with less than:

- 48 hours’ notice before it is due to take place, then you are liable to pay 25% of that session plus, any travel time, unless you are able to provide a medical certificate
- 24 hours’ notice before it is due to take place, then you are liable to pay 50% of that session plus any travel time, unless you able to provide a medical certificate.

On occasion, we may have to cancel a scheduled session. This may occur, for example, if a staff member is unwell or if a preceding session has overrun. If we have to cancel a scheduled session, we will book you another appointment at a mutually convenient time as soon as reasonably possible. No charge will be made to you for any sessions which may be cancelled by us.

Please be aware that in many cases, insurance companies will not pay our fees if you have not turned up or cancelled with less than 48 hours' notice and if your insurance company will not pay, you will be liable for such payment.

Cancellation of Intensive Blocks of Therapy

Intensive blocks of therapy are defined as intervention occurring daily for 3 days or more for one or more weeks. These intensive blocks are payable 4 weeks prior to treatment and require 4 weeks' notice for cancellation for whole or part of the sessions.

We require at least 4 weeks' notice for intended cancellation. Individual sessions of the blocks cancelled will not be liable for refund of any monies paid nor can the therapy be used at a later date. All blocks of therapy are individualised and as such are non-transferable.

Cancellation of Therapy Plans

Individual sessions during Therapy Plans will not be liable for refund of any monies paid nor can the therapy be used at a later date. Where payment has not yet been made, all sessions within a Therapy Plan remain chargeable. Therapy Plans are individualised and as such are non-transferable.

Therapy Plans

To apply for a Therapy Plan, you must be able to travel to the Centre for your weekly session. Online services may be an option on request.

So that we can help as many children and young people as possible, Therapy Plan Bursaries are not available if you have been able to secure funding elsewhere, or if you fall into a higher household income of £76,000 to £100,000+

Therapy Plans run during term time only and will exclude any school holiday periods.

Therapy Plan sessions generally take place between 11am and 3pm Monday to Friday and are tailored to meet the needs of individual children, therefore appointment times will depend on the availability of sessions and may be limited.

To enable us to promote our services and apply for further grant funding to help as many children as possible, we will be taking photos and videos of the sessions throughout the plan, with your consent. We would be very happy to provide information about how the photos and videos will be used.

If you have already completed a Therapy Plan Bursary at CPotential, you are welcome to reapply, but we cannot guarantee further bursary support.

Confidentiality

We shall treat all personal information supplied by you as confidential. We shall not disclose such information to any third party without your prior permission, except where required by law or where action might be necessary to protect you or someone else.

A summary of your rights under the General Data Protection Regulation is appended to this document.

Liability and limitation of our liability to you

Our liability to compensate you for any loss or damage is limited to a reasonable amount (and not exceeding the amount you pay in total for the Services), having regard to such factors as whether the damage was due to a negligent act or omission by CPotential. However, nothing in these conditions will limit our liability for death or personal injury caused by our negligence or the negligence of our employees, agents or subcontractors or fraud and fraudulent misrepresentation.

Complaints

If you are unhappy with the Services CPotential provides, we hope you will discuss any problems or issues with the practitioner who treated you. If that does not resolve matters to your satisfaction, the matter will be referred to one of the Directors or CEO who will handle the complaint. Our Directors and CEO can be contacted via info@cplondon.org.uk

The General Data Protection Regulation (GDPR) Compliancy

CPotential is committed to ensuring that your privacy is protected. We ask you to consent to us processing information about you, by which you can be identified, in order to provide our services to you. You can be assured that this data will only be used in accordance with this privacy statement. This policy is effective as from today.

In line with the GDPR we are requested to comply by informing you of:

How your information is collected

Via email, by letter, telephone calls, Cliniko (clinical database), meetings, by referral, from questionnaires, and in person.

How your information is stored

We use secure cloud-based storage, recognised by ICO for the storing of documents, and password protected laptops and computers.

Who your information is shared with

We will not distribute, sell or lease personal information to third parties unless we have your explicit permission or are required by law to do so.

What security measures we have in place

We are committed to ensuring that your information is secure. In order to prevent unauthorised access or disclosure, we have put in place highly secure electronic systems and managerial procedures to safeguard and secure the information we collect.

How you can access your information

You may request details of personal information which we hold about you under the General Data Protection Regulation. If you would like a copy of the information held on you, please write to Ms Calli Pellegrini, at CPotential, 143 Coppetts Road, London N10 1JP.

How long we keep your information for

Data collected will be kept throughout the period of our working relationship. Following this, information will be kept for a further 7 years for adults and 7 years following their 18th birthday for children, unless upon review it is deemed necessary to retain it for a longer period.

How you can opt-out and request to be deleted from our files

All marketing materials and information are provided with the opt-out facility. You may request to withdraw or be deleted from our files by emailing info@cplondon.org.uk

Further Information about Data Subject's rights can be found here –

<https://ico.org.uk/for-organisations/guide-to-data-protection/principle-6-rights/>