

Consulting agreement

The present Agreement is stipulated between (hereinafter referred as “Client”) and Mrs Ellen Wolin Steuernummer 09152/01822 IdNr: 79612048951, *Espenstrasse 5, 78465* registered in _Konstanz, Baden - Württemberg____(hereinafter referred as “Astrologist”) (together hereinafter referred as “Parties”).

W I T N E S S E T H:

WHEREAS, Astrologist is a professional astrologist, providing services of the astrological consulting due to the Vedic Astrological Tradition. Astrologist’s services are NOT medical services and DO NOT represent psychological consulting or any other activity, which requires license or special consent. Astrologist’s services of astrological consulting are exclusively limited by the tradition of Vedic Astrology; and

WHEREAS, Astrologist has an associated internet based website www.vediastro.com (hereinafter referred as “Website”); and

WHEREAS, Client is keen to get an astrological consultation on Vedic Astrology from Astrologist.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein and for other good and valuable consideration, it is agreed as follows:

1. SUBJECT OF THE AGREEMENT

- 1.1. Due to the Client’s request, the Astrologist undertakes to provide to the Client with consulting and training services within and in strict limits of the tradition of Vedic Astrology. The Client undertakes to pay for the services of the Astrologist in accordance with clause 3 of this Agreement.
- 1.2. The services provided by the Astrologist include the provision of the following information: the preparation of a natal chart, its reading, the whole analysis of Vargas (Diversions) like rasi, navamsha, dashamsha, shashtamsha and others. Analysis of aspects: rashi drishti and bhava drishti - analysis of grahas in different signs and different conditions of grahas (graha yuddha, debilitation, exaltation and such) the placement of grahas from sun and moon, the placement of grahas from Arudha Lagna, analysis of Yogas and each placement in different Nakshatras due to the Vedic Astrologist Tradition. Astrologist’s services are NOT medical services and DO NOT represent psychological consulting or any other activity, which requires license or special consent. Astrologist’s services of astrological consulting are exclusively limited by the tradition of Vedic Astrology.
- 1.3. Any statement by the Astrologist during the consultation can NOT be interpreted as a direct call for any action, and is solely the provision of information within the framework of the Vedic Astrological Tradition. The Client undertakes NOT to relate any damages or other personal losses to the information received from the Astrologist.

2. CONDITIONS

- 2.1. The client undertakes an obligation to register on the web-site www.vediastro.com and get a personal account, where the status of his request will be indicated and the fact of the acquisition of the service will be reflected.

- 2.2. After registration on the web-site and making the payment, the Client will be offered to arrange the time for a personal meeting, or a Skype call for the consultation, depending on the chosen form of the service. If it is not impossible for the Client to attend the meeting, the Client has the right to request twice to postpone the appointment with the notification of the Astrologist within a reasonable time. If after two cancelled appointments, the Client was not ready to contact the Astrologist at the appointed time, the service is rendered in writing and will be sent via e-mail to the Client at the email address indicated in Section 5.2 of this Agreement. In this case, the service is considered to be fully provided under this Agreement.
- 2.3. The Client undertakes to provide the necessary data to the Astrologist for the implementation of the service.

3. PAYMENT

- 3.1. The Client undertakes to pay the Astrologist for the services in the amount of _____ euro by cash or by a bank transfer in accordance with the written agreement of the Parties.
- 3.2. The client agrees that the service can be provided only after confirmation of receipt of full payment by the Astrologist, in accordance with clause 3.1 of this Agreement.

4. TERMINATION OF THE CONTRACT

- 4.1. The Contract is deemed to be fully executed when the Astrologist provides the Client with the service specified in Clause 1.1 of this Contract and under the condition of the full payment by the Client's for the service, in accordance with clause 3 of this Contract.
- 4.2. The Contractor reserves the right to unilaterally refuse to provide services to the Client at any time during the term of this Agreement. In this case, the Contractor undertakes to return the full amount of the payment received from the Client in accordance with clause 3.1 of this Agreement.

5. RELATIONSHIP OF THE PARTIES

- 5.1. Each Party confirms its independent status at the stipulation of this agreement; no provisions of this Agreement may be interpreted as employment or any other type of working relationship.
- 5.2. The parties agreed that in the course of the execution of the terms of this Agreement they will communicate through the exchange of correspondence, via e-mail with the obligatory confirmation of receipt by replying to an electronic message. Messages are sent to the following email addresses:
- a) to the address of the Client by e-mail _____;
 - b) to the Astrologist by e-mail to ellenwolin@gmail.com.

All notifications and messages sent by the Parties to each other at the above e-mail addresses are recognized by the Parties as official correspondence under this Agreement. All messages from other phone numbers and email addresses are recognized by the Parties as unofficial correspondence under this Agreement.

- 5.3. Parties have no right to confer responsibility to an additional party without the prior written consent of the other party.

5.4. All changes in bank details or other conditions for the implementation of their activities, the Parties are obliged to immediately notify each other by sending an e-mail notification in accordance with paragraph 5.2 of this Agreement.

6. FINAL PROVISIONS

6.1. The Parties undertake honestly and in good faith their obligations in accordance with this Agreement.

7. CONFIDENTIALITY

7.1. The parties are required to maintain the confidentiality of information obtained during the execution of this Agreement. The transfer of confidential information to third parties, or other disclosure of such information can be carried out only with the written consent of the second Party, regardless of the reason for termination of this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed.

SIGNITURES:

Client

Astrologist

Mrs Ellen Wollin