## **Terms & Conditions**

# PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE USING THIS SITE

#### 1. What's in these terms?

• These terms tell you the rules for using our website butterflyeffect-dogtraining.com (our site).

#### 2. Who we are and how to contact us?

- butterflyeffect-dogtraining.com is a site operated by BE Dog Training Kft. ("We"). We are registered in Hungary under company number 07-09-030401 and have our registered office at Becskereki street 16, Székesfehérvár 8000. Our VAT number is 27081099-1-07. Our EUID number is HUOCCSZ.07-09-030401.
- We are a limited company.
- To contact us, please email to info@butterflyeffect-dogtraining.com.

## 3. By using our site you accept the following terms:

- By visiting our website or using our Services and/ or purchasing content from us, you
  agree to be bound by the following terms and conditions, including those additional
  terms and conditions and policies which are referred to within this terms and conditions.
  These terms and conditions and policies apply to all users of the site, including without
  limitation users who are browsers, vendors, customers, merchants, and/ or contributors
  of content.
- Please read these terms and conditions carefully before accessing or using our Services. If
  you do not agree to all the terms and conditions, then you may not access the Website or
  use our Services.
- We recommend that you print a copy of these terms and conditions for future references.

#### 4. There are other terms that may apply to you

• These terms of use refer to the following additional terms, which also apply to your use of our site:

1. Our **Privacy** Policy [https://www.butterflyeffect-dogtraining.com/privacy-policy/], which sets out our rules for processing your personal data on our site.

2. If you purchase digital content from us, our **Terms for Digital Content** [https://butterflyeffect-dogtraining.com/wp-content/uploads/2019/10/TermsC onditions.pdf] will also apply to the sales.

## 5. We may make changes to these terms

• We amend these terms from time to time. Every time you wish to use our site, please check these terms to ensure you understand the terms that apply at that time.

## 6. We may make changes to our site

• We may update and change our site from time to time to reflect changes to our products, our users' needs and our business priorities.

#### 7. Age Restriction

• You represent and warrant that you are at least eighteen (18) years old and that you possess the legal right and ability to enter into this agreement with us and to use our service in accordance with this terms and conditions. If you are under the age of eighteen, you may use this website only with the consent of your legal guardian.

## 8. You must keep your account details safe

- If you choose, or you are provided with, a username, password or any other piece of information as part of our security procedures, you must treat such information as confidential. You must not disclose it to any third party. We have the right to disable any username or password, whether chosen by you or allocated by us, at any time, if in our reasonable opinion you have failed to comply with any of the provisions of these terms of use.
- If you know or suspect that anyone, other than you, knows your username or password, you must promptly notify us at info@butterflyeffect-dogtraining.com.

# 9. How you may use material on our site?

- We are the owner or the licensee of all intellectual property rights in our site, and in the material published on it. Those works are protected by copyright laws and treaties around the world. All such rights are reserved.
- You may print off one copy, and may download extracts, of any page(s) from our site for your personal use and you may draw the attention of others within your organisation to content posted on our site.
- You must not modify the paper or digital copies of any materials you have printed off or downloaded in any way, and you must not use any illustrations, photographs, video or audio sequences or any graphics separately from any accompanying text.
- Our status (and that of any identified contributors) as the authors of content on our site must always be acknowledged.
- You must not use any part of the content on our site for commercial purposes without obtaining a licence to do so from us.
- If you print off, copy or download any part of our site in breach of these terms and conditions, your right to use our site will cease immediately and you must, at our option, return or destroy any copies of the materials you have made.

## 10. Intellectual Property

• These Terms confer only the right to use the Service while these Terms and the specified license(s) are in effect, and they do not convey any rights of ownership in or to the Service. All right, title and interest, including without limitation any copyright, patent,

trade secret or other intellectual property right in the Service and any of our content such as our proprietary videos and dog training materials ("our content") will remain our sole property. Any services provided to you under these Terms, and other data or materials that are prepared in the performance of such services hereunder, and all right, title and interest in the foregoing, will belong to us.

- You agree not to distribute in any medium any part of the Service or our content without
  our prior written authorization. You agree not to reverse engineer or otherwise alter or
  modify any part of the Service. You agree not to display any of our content in whole or in
  part as part of any public performance or display even if no fee is charged (except where
  such use would not constitute a copyright infringement).
- You agree not to use any of our content in conjunction with any stream-ripping, stream
  capture or similar software to record or create a copy of any of our content that is
  presented to you in streaming format.
- You agree not to access our content through any technology or means other than the video playback pages of the Service or other explicitly authorized means we may designate.
- You agree not to use the Service for any of the following commercial uses unless you obtain our prior written approval:
  - 1. the sale of access to the Service; and/or
  - 2. the sale of advertising, sponsorships, or promotions placed on or within the Service or our content.

## 11. Program Usage

• We grant you a non-exclusive, non-transferable, limited right to access, use and display our products you license, provided that you comply fully with the terms and conditions. The service is only for your personal, non-commercial use. Each program license login is for use by one individual and the extra training materials will be only available for 180 days for each customer after their purchase (365 days if you purchase our Premium Package). Each additional user requires a separate license. You may not share, give or sell your password or username to any other person or company.

#### 12. Do not rely on information on this site

- The content on our site is provided for general information only. It is not intended to amount to advice on which you should rely. You must obtain professional or specialist advice before taking, or refraining from, any action on the basis of the content on our site.
- Although we make reasonable efforts to update the information on our site, we make no representations, warranties or guarantees, whether express or implied, that the content on our site is accurate, complete or up to date.

#### 13. We are not responsible for websites we link to

Where our site contains links to other sites and resources provided by third parties, these
links are provided for your information only. Such links should not be interpreted as
approval by us of those linked websites or information you may obtain from them. We
have no control over the contents of those sites or resources.

# 14. If you are a consumer user:

- Please note that we only provide our site for domestic and private use. You agree not to use our site for any commercial or business purposes, and we have no liability to you for any loss of profit, loss of business, business interruption, or loss of business opportunity.
- If defective digital content that we have supplied, damages a device or digital content belonging to you and this is caused by our failure to use reasonable care and skill, we will either repair the damage or pay you compensation. However, we will not be liable for damage that you could have avoided by following our advice to apply an update offered to you free of charge or for damage that was caused by you failing to correctly follow installation instructions or to have in place the minimum system requirements advised by us.

## 15. How we may use your personal information

• We will only use your personal information as set out in our [https://www.butterflyeffect-dogtraining.com/privacy-policy/].

## 16. We are not responsible for viruses and you must not introduce them

- We do not guarantee that our site will be secure or free from bugs or viruses.
- You are responsible for configuring your information technology, computer programmes and platform to access our site. You should use your own virus protection software.
- You must not misuse our site by knowingly introducing viruses, trojans, worms, logic bombs or other material that is malicious or technologically harmful. You must not attempt to gain unauthorised access to our site, the server on which our site is stored, or any server, computer or database connected to our site. You must not attack our site via a denial-of-service attack or a distributed denial of service attack. We will report these acts as soon as found to the relevant law enforcement authorities and we will co-operate with those authorities by disclosing your identity to them. In the event of such acts, your right to use our site will cease immediately.

## 17. Rules about linking to our site

- You may link to our home page, provided you do so in a way that is fair and legal and does not damage our reputation or take advantage of it.
- You must not establish a link in such a way as to suggest any form of association, approval or endorsement on our part where none exists.
- You must not establish a link to our site in any website that is not owned by you.
- Our site must not be framed on any other site, nor may you create a link to any part of our site other than the home page.

- We reserve the right to withdraw linking permission without notice.
- If you wish to link to or make any use of content on our site other than that set out above, please contact info@butterflyeffect-dogtraining.com

## 18. Disclaimer of warranties; limitation of liability

- We do not guarantee, represent or warrant that your use of our Services or Website will be uninterrupted, timely, secure or error-free. We do not warrant the truth or accuracy, completeness, reliability, suitability or availability of the Services or the Website,
- We reserve the right at any time to modify or discontinue the Services (or any part or content thereof) without notice at any time. We shall not be liable to you or to any third-party for any modification, price change, suspension or discontinuance of the Services.
- You agree that from time to time we may remove the Service or the Website for indefinite periods of time or cancel the Services or Website at any time, without notice to you.
- You expressly agree that your use of, or inability to use, the Services is at your sole risk. The Services and all products and services delivered to you through the Website are (except as expressly stated by us) provided 'as is' and 'as available' for your use, without any representation, warranties or conditions of any kind, either express or implied, including all implied warranties or conditions of merchantability, merchantable quality, fitness for a particular purpose, durability, title, and non-infringement.
- In no case shall we, our directors, officers, employees, affiliates, agents, contractors, interns, suppliers, service providers or licensors be liable for any injury, loss, claim, or any direct, indirect, incidental, punitive, special, or consequential damages of any kind, including, without limitation lost profits, lost revenue, lost savings, loss of data, replacement costs, or any similar damages, whether based in contract, tort (including negligence), strict liability or otherwise, arising from your use of any of the Services or the Website, or any products procured using the Services or Website, or for any other claim related in any way to your use of the Services, Website, or any product, including, but not limited to, any errors or omissions in any content, or any loss or damage of any kind incurred as a result of the use of the Services or any content (or product) posted, transmitted, or otherwise made available via the Website, even if advised of their possibility. Because some states or jurisdictions do not allow the exclusion or the limitation of liability for consequential or incidental damages, in such states or jurisdictions, our liability shall be limited to the maximum extent permitted by law.

## 19. Waiver

You acknowledge that there are inherent risks in relation to working with animals and
dogs, and you voluntarily assume all of the risks of personal injury, damage, loss or
otherwise that may occur to you or others in connection with working with dogs. You
unconditionally release, discharge and forever hold us harmless for any injury, damage or

loss sustained by you or anyone as a result of any act, omission or error by us or otherwise in connection with working with animals and dogs or any associated activity.

### 20. Indemnification

You indemnify us and hold us and our parent, subsidiaries, affiliates, partners, officers, directors, agents, contractors, licensors, service providers, subcontractors, suppliers, interns and employees, harmless from any claim or demand made or threatened against us or any direct or indirect loss or damage (including any legal cost and expense on a full indemnity basis) suffered or likely to be suffered by us arising from or in connection with your use of the Services and Website and your breach of any of these Terms and conditions.

# 21. Which country's laws apply to any disputes?

- If you are a consumer, please note that although the language of these terms of use and any other contracts between us is English, but their subject matter and their formation are still governed by Hungarian law. You and we both agree that the courts of Hungary will have exclusive jurisdiction in an unlikely event of a judicial proceedings between us.
- If you are a business, please also note that although the language of these terms of use and any other contracts between is English, but their subject matter and their formation (and any non-contractual disputes or claims) are governed by Hungarian law. We both agree to the exclusive jurisdiction of the courts of Hungary.

#### TERMS FOR DIGITAL CONTENT

#### 1. These terms

- What these terms cover. These are the terms and conditions on which we supply products to you, whether these are goods, services or digital content.
- Why you should read them. Please read these terms carefully before you submit your order to us. In accordance with Act V of 2013 on the Hungarian Civil Code (hereinafter: Civil Code) Section 6:82, these terms tell you who we are, how we will provide products to you, how you and we may change or end the contract, what to do if there is a problem and other important information. If you think that there is a mistake in these terms, please contact us to discuss.
- These terms and conditions apply to both consumers and businesses except where expressly provided otherwise.

#### 2. Who we are and how to contact us?

- butterflyeffect-dogtraining.com is a site operated by **BE Dog Training Kft**. ("We"). We are registered in Hungary under company number 07-09-030401 and have our registered office at Becskereki street 16, Székesfehérvár 8000. Our VAT number is 27081099-1-07. Our EUID number is HUOCCSZ.07-09-030401.
- We are a limited company.
- To contact us, please email <a href="mailto:info@butterflyeffect-dogtraining.com">info@butterflyeffect-dogtraining.com</a>

### 3. Our contract with you

- How we will accept your order. Our acceptance of your order will take place when we
  email you to accept it, at which point a contract will come into existence between you and
  us.
- If we cannot accept your order. If we are unable to accept your order, we will inform you of this and will not charge you for the product. This might be because of unexpected limits on our resources which we could not reasonably plan for or because we have identified an error in the price or description of the product or because we are unable to meet a delivery deadline you have specified.
- Your order number. We will assign an order number to your order and tell you what it is when we accept your order. It will help us if you can tell us the order number whenever you contact us about your order.

## 4. Our product

- In the Site, we provide users with access to certain services, information and/or products (the 'Service'). You are responsible for obtaining access to the Site, and that access may involve third-party fees (such as Internet service provider or airtime charges). In addition, you must provide and are responsible for all equipment necessary to access the Site.
- We do not warrant that descriptions of products or services on this Site, or that any other content of this Site, is or are accurate, complete, reliable, current, or error-free. We do not

guarantee that product descriptions or other content on this Site will be accurate, complete, reliable, current, or error-free. Descriptions and images of, and references to, products on the Site do not imply our or any of our affiliates' endorsement of such products. We reserve the right, with or without prior notice, to change such descriptions, images, and references; to limit the available quantity of any product or service; to honour, or impose conditions on the honouring of, any coupon, coupon code, promotional code or other promotions; to bar any user from conducting transactions; and to refuse to provide any user with any product or service.

## 5. Your use of digital content

- **Right to use the digital content.** Subject to the rest of these terms, we grant you a non-exclusive, non-transferable right to use the services and/or digital content:
  - 1. for a fixed period (180 days) if you buy any services and/or digital content which we have agreed you can keep and/or access (as appropriate) indefinitely.
  - 2. for a fixed period (365 days) if you buy any services and/or digital content in a Premium Package which we have agreed you can keep and/or access (as appropriate) indefinitely.
- The minimum system requirements for use of the digital content. To be able to access the services and/or digital services you must have Internet access. The minimum system requirements needed to access or operate the services and/or digital content are the most up to date version of either Safari, Google Chrome, Internet Explorer or Mozilla Firefox.
- Prohibitions on the use of digital content.

#### You shall not:

- 1. copy the digital content except where such copying is incidental to normal use of the services and/or digital content, or where it is necessary for the purpose of back-up or operational security;
- 2. rent, lease, sub-license, translate, merge, adapt, vary, modify, sell, transfer, distribute, disclose or otherwise commercially exploit the services and/or digital content or any materials provided in the course of the services or otherwise make the services and/or digital content available to any third party whether in whole or part;
- 3. disassemble, decompile, reverse-engineer or create derivative works based on the whole or any part of the services and/or digital content nor attempt to do any such thing;
- 4. use the digital content to create any services and/or digital content which is substantially similar;
- 5. use the digital content to provide services to third parties;
- 6. attempt to obtain or assist third parties in obtaining access to the services and/or digital content.
- Intellectual property rights in the digital content. You acknowledge that all intellectual property rights in the services and/or digital content, including any materials or content provided by us in the course of the services and/or digital content, anywhere in the world

- belong to us. No materials or content provided by us in the course of the services and/or supply of the digital content may be copied, reproduced, uploaded, posted, displayed or linked to in any way, whether in whole or part, without our prior written consent.
- Using the digital content to train your dog. Prior to using the services and/or digital content you must ensure that your dog is fit and healthy and has been confirmed as such by a veterinary doctor, to partake in any training activities forming part of the services and/or digital content.

## 6. Our rights to make changes

- **Minor changes to the products**. We may change the product:
  - 1. to reflect changes in relevant laws and regulatory requirements; and
  - 2. to implement minor technical adjustments and improvements, for example to address a security threat. These changes will not affect your use of the services and/or digital content.

## 7. Providing the products

- When we will provide the digital content. We will provide the digital content on the date set out in the order. The estimated completion date for the services is as told to you during the order process. We will cease to provide you with the services and/or digital content:
  - 1. if you have purchased the services and/or digital content as part of a subscription service when the contract comes to an end, or
  - 2. any such earlier time that the contract is ended in accordance with these terms and conditions.

### 8. Reasons we may suspend the supply of digital content to you

- We may have to suspend the supply of digital content to:
  - 1. deal with technical problems or make minor technical changes; and/or
  - 2. update the product to reflect changes in relevant laws and regulatory requirements.

### 9. Your rights if we suspend the supply of digital content

• We will contact you in advance to tell you we will be suspending supply of the digital content, unless the problem is urgent or an emergency. You may contact us to end the contract for a product if we suspend it, or tell you we are going to suspend it, in each case for a period of more than 7 days and we will refund any sums you have paid in advance for the digital content in respect of the period after you end the contract.

## 10. We may also suspend supply of the digital content if you do not pay.

• If you do not pay us for the digital content when you are supposed to and you still do not make payment within 7 days of us reminding you that payment is due, we may suspend supply of the digital content until you have paid us the outstanding amounts. We will contact you to tell you we are suspending the supply of digital content. We will not suspend

the digital content where you dispute the unpaid invoice. We will not charge you for the products during the period for which they are suspended. As well as suspending the products we can also charge you interest on your overdue payments.

## 11. Your rights to end the contract

- You can always end your contract with us.
- Ending the contract if you have purchased our digital content as part of a subscription service: You can cancel your subscription service at any time, and you will continue to have access to the subscription service until the end of your applicable billing period. To the extent permitted by the applicable law, payments are non-refundable and we do not provide refunds or credits for any partial membership periods or unwatched digital content supplied as part of the subscription service. If you cancel your subscription service, your account will automatically close at the end of your current billing period and you will cease to have access to the services and/or digital content.

# 12. Money payback guarantee

• We have a 30 days money payback guarantee. During this time, we will refund you the price you paid for the digital content. However, we may make deductions from the price, as described below.

## 13. Our rights to end the contract

- We may end the contract if you break it. We may end the contract for the products at any time by writing to you if:
  - 1. you do not make any payment to us when it is due or do not pay the whole amount of the digital content's price and you still do not make payment within 7 days of us reminding you that payment is due.
- We may withdraw the Service. We may write to you to let you know that we are going to stop providing the Service. We will let you know at least 7 days in advance of our stopping the supply of the product and will refund any sums you have paid in advance for the products which will not be provided.

## 14. If there is a problem with the product

- This clause applies to consumers only. You will be a consumer if you are an individual and you are buying products from us wholly or mainly for your personal use (not for use in connection with your trade, business, craft or profession).
- How to tell us about problems. If you have any questions or complaints about the products, please contact us. You can write to us at <a href="mailto:info@butterflyeffect-dogtraining.com">info@butterflyeffect-dogtraining.com</a>.

## 15. Price and payment

1. Where to find the price for the digital content. The price of the product (which includes VAT) will be the price indicated on the order pages when you placed your order. We take all reasonable care to ensure that the price of the product advised to you is

correct. However please see clause 15.2 for what happens if we discover an error in the price of the product you order.

## 2. What happens if we got the price wrong?

We shall not be liable for the obviously incorrectly displayed price due to its due diligence and/or failure of the IT system. The following shall be considered obviously incorrectly displayed price, e.g.:

- 0, USD/EUR price,
- the price is reduced by a discount, but the discounted price is displayed wrongly (e.g.: the original price of the product is 10,- EUR/USD and with a 20% discount, it is offered for 5,- EUR/USD).

In the event of an incorrect price being displayed, we shall offer the opportunity for you to purchase the product at the right price, after which information you may decide to order it at the right price or to cancel the order without any adverse legal consequences.

# 3. Payment by debit and credit card

Users can easily and securely pay online through Barion Payment Gateway. The payment process is the same as that offered by banks for similar services.

Online bank card payments are executed via the Barion system. The merchant does not get and store bank card data. Barion Payment Inc., the provider of this service, is an institution under the authority of the Central Bank of Hungary, its license number is: H-EN-I-1064/2013.

# Which are the steps of the transaction?

- 1. After clicking on the "Purchase" button, you will be transferred to the payment page, where you can initiate the transaction by entering your debit card information.
- 2. After entering your card information, please check that the information is correct.
- 3. Transaction processing begins in the bank's processing systems.
- 4. You will be notified by email of the result of the payment and will be redirected to the webshop page.

Buyer agrees that for completing properly transactions, the following personal data will be stored and transferred to the user database of www.butterflyeffect-dogtraining.com – run by BE Dog Training KFT (seat of business: Becskereki street 16, Székesfehérvár, H-8000, Hungary. The range of data transmitted: name prefix, last name, first name, IP address, billing address, shipping address, phone number, email address, last four digits of credit card number. The purpose of data transmission is to carry out the data communication necessary for payment transactions between the merchant and the payment service provider's system and to ensure the traceability of the transactions to the merchant partners.

**4.** What to do if you think an invoice is wrong. If you think an invoice is wrong, please, contact us promptly to let us know.

# 16. Our responsibility for loss or damage suffered by you if you are a consumer

- This clause applies to consumers only. You will be a consumer if you are an individual and you are buying products from us wholly or mainly for your personal use (not for use in connection with your trade, business, craft or profession).
- We are responsible to you for foreseeable loss and damage caused by us. If we fail to comply with these terms, we are responsible for loss or damage you suffer that is a foreseeable result of our breaking this contract or our failing to use reasonable care and skill, but we are not responsible for any loss or damage that is not foreseeable. Loss or damage is foreseeable if either it is obvious that it will happen or if, at the time the contract was made, both we and you knew it might happen, for example, if you discussed it with us during the sales process.
- We do not exclude or limit in any way our liability to you where it would be unlawful to do so. This includes liability for death or personal injury caused by our negligence or the negligence of our employees, agents or subcontractors; for fraud or fraudulent misrepresentation; for breach of your legal rights in relation to the services.
- Waiver. You acknowledge that there are inherent risks in relation to working with animals and dogs, and you voluntarily assume all of the risks of personal injury, damage, loss or otherwise that may occur to you or others in connection with working with dogs. You unconditionally release, discharge and forever hold us harmless for any injury, damage or loss sustained by you or anyone as a result of any act, omission or error by us or otherwise in connection with working with animals and dogs or any associated activity.
- When we are liable for damage to your property. If defective digital content which we have supplied damages a device or digital content belonging to you and this is caused by our failure to use reasonable care and skill, we will either repair the damage or pay you compensation. However, we will not be liable for damage which you could have avoided by following our advice to apply an update offered to you free of charge or for damage which was caused by you failing to correctly follow installation instructions or to have in place the minimum system requirements advised by us.
- Our liabilities will not exceed the price of the digital content. Our total liability to you for all losses arising under or in connection with the digital content whether in contract, tort, breach of statutory duty, or otherwise, will in no circumstances exceed the price of the digital content.

#### 17. We are not liable for business losses

• If you are a consumer, we only supply the content to you for domestic and private use.

## 18. Other important terms

We may transfer this agreement to someone else. We may transfer our rights and
obligations under these terms to another organisation. We will always tell you in writing if

- this happens and we will ensure that the transfer will not affect your rights under the contract.
- Loss of right of withdrawal by placing an order on our website. By accepting our terms and conditions you fully understand and accept that by placing an order on our website you previously and irrevocably authorize us that directly after the conclusion of the contract between us, we promptly begin the provision of our services and you accept that by this way due to the fact that our digital content service is not provided on material medium you lose your right of 14-days withdrawal pursuant to Section 29 paragraph 1 point m) of the Government Decree 45/2014. (II. 26) on the detailed rules of business-to-consumer contracts.
- You need our consent to transfer your rights to someone else. You may only transfer
  your rights or your obligations under these terms to another person if we agree to this in
  writing.
- Nobody else has any rights under this contract. This contract is between you and us. No other person shall have any rights to enforce any of its terms.
- If a court finds part of this contract ineffective, the rest will continue in force. Each of the paragraphs of these terms operates separately. If any court or relevant authority decides that any of them are unlawful and/or ineffective, the remaining paragraphs will remain in full force and effect.
- Even if we delay in enforcing this contract, we can still enforce it later. If we do not insist immediately that you do anything you are required to do under these terms, or if we delay in taking steps against you in respect of your breaking this contract, that will not mean that you do not have to do those things and it will not prevent us taking steps against you at a later date.

# 19. Which laws apply to this contract and where you may bring legal proceedings.

- If you are a consumer, please note that although the language of these terms of use and
  any other contracts between us is English, but their subject matter and their formation,
  are governed by Hungarian law. You and we both agree to the exclusive jurisdiction of
  the courts of Hungary.
- If you are a business, please also note that although these terms of use and any other contracts between us is English, their subject matter and their formation (and any non-contractual disputes or claims) are governed by Hungarian law. We both agree to the exclusive jurisdiction of the courts of Hungary.

Model	Cancellation	Form

(Complete and	return this	form only	if you n	vish to i	withdraw	from t	he contract)	

To info(	BE <u>wbutte</u> :	_	Training		Becskereki	street	16,	Székesfehérvár,	HU-8000,
					'e [*] cancel a	-	*] con	tract of sale of th	e following
Orde	ered on	[*]/rec	eived on [*]	,					
Nam	e of co	nsumer	r(s),						
Addı	ess of	consum	er(s),						
Signa	iture of	f consur	mer(s) (only	if this fo	orm is notifie	d on pape	er),		
Date									
[*] D	elete as	s approp	priate						

## IMPRESSUM: THE DATA OF THE PROVIDER (SELLER, BUSINESS)

Name: BE Dog Training KFT

Seat of business: Becskereki street 16, Székesfehérvár, H-8000, Hungary

Mailing address: info@butterflyeffect-dogtraining.com

Registering authority: Székesfehérvári Törvényszék Cégbírósága

Registration number: 07-09-030401

**Tax number**: 27081099-1-07

**KSH** number: 27081099-9609-113-07

**Phone number**: +36304006548

**E-mail**: info@butterflyeffect-dogtraining.com **Website**: butterflyeffect-dogtraining.com

Bank account: 10918001-00000108-77480010

# Hosting provider's details:

Name: Magyar Hosting KFT

Seat of business: Victor Hugo street 18-22, Budapest, H-1132, Hungary

Availability: info@tarhely.com