Willson Terms & Conditions

These Terms govern

- the use of Willson, and,
- any other Agreement or related legal relationship with the Data Controller legally binding. Capitalized words are defined in the capitalized section of this document.

The User is required to read this document carefully.

Although the entire contractual relationship relating to such Products is entered into exclusively by Owner and Users, Users acknowledge and agree that, where Willson has been provided to them through the Apple App Store, Apple may enforce these Terms as a third-party beneficiary. Willson is provided by:

Walk of Life Sas di Antonio Genovesi

Via Casinovi 10 Frascati (ROMA), 100,

Italy 00044

Owner's Contact Email: donorati@walkof.life

The following documents are incorporated by reference into these Terms:

- Disclaimer for Medical Services. Willson encourages you to consult your physician before using the Service. You represent that you are in good health to begin using the Service, which may include, among other things, changes to your diet or physical activity level. If you have been diagnosed with a health condition that may be affected by the Service, you represent that you have obtained explicit approval from a healthcare professional to use the Service. The Service requires your commitment and active participation. You understand that despite your best efforts, individual users' outcomes will vary for a variety of reasons, and Willson cannot guarantee that you will achieve your health goals.
- THE SERVICE DOES NOT INCLUDE THE PROVISION OF MEDICAL CARE BY WILLSON OR ANY THIRD PARTY. WILLSON IS NOT A LICENSED MEDICAL CARE PROVIDER, AND OUR SPECIALISTS DO NOT ACT AS A HEALTH CARE PROVIDER

PROFESSIONAL CAPACITY. OUR SPECIALISTS DO NOT PROVIDE ANY MEDICAL OR CLINICAL SERVICES AND DO NOT DIAGNOSE, TREAT OR MANAGE ANY DISEASE, OR CONDITION OF DISCOMFORT. WILLSON AND HIS SPECIALISTS HAVE NO EXPERIENCE IN DIAGNOSING, EXAMINING, OR TREATING PSYCHOLOGICAL CONDITIONS OF ANY KIND, OR IN DETERMINING THE EFFECT OF ANY SPECIFIC EXERCISE ON A MEDICAL CONDITION. THE USER IS THEREFORE STRONGLY ENCOURAGED TO

DO NOT CHANGE YOUR TREATMENT OR CARE PLAN, MEDICATIONS, OR
THERAPY AS DIRECTED BY YOUR DOCTOR. CONSULTATION WITH OUR
SPECIALISTS IS COMPLEMENTARY TO ANY TREATMENT OR CARE PROVIDED BY
YOUR

HEALTH CARE PROVIDER AND SHOULD NOT REPLACE REGULAR DOCTOR
VISITS WITH THEIR HEALTH CARE PROVIDER. ALWAYS SEEK THE ADVICE OF
YOUR PHYSICIAN OR OTHER QUALIFIED HEALTHCARE PROFESSIONAL
REGARDING YOUR MEDICAL CONDITION OR THE USE (OR FREQUENCY OF)
ANY MEDICATION OR MEDICAL DEVICE. INFORMATION PROVIDED BY OUR
SPECIALIST IS OFFERED FOR INFORMATIONAL PURPOSES ONLY AND IS NOT
A RECOMMENDATION OR ENDORSEMENT OF ANY DRUG, DEVICE, OR
TREATMENT OR A STATEMENT THAT A PARTICULAR DRUG, DEVICE, OR
TREATMENT IS SAFE, APPROPRIATE, OR EFFECTIVE FOR YOU. QUESTIONS
REGARDING ANY MEDICATION, DEVICE, OR TREATMENT SHOULD BE
DIRECTED TO YOUR PHYSICIAN.

ALWAYS CONSULT YOUR

HEALTHCARE PROFESSIONAL IF YOU HAVE QUESTIONS OR CONCERNS ABOUT YOUR HEALTH OR CONDITION, OR IF YOU EXPERIENCE ANY CHANGES IN YOUR CONDITION OR HEALTH STATUS. THE SERVICE DOES NOT INCLUDE EMERGENCY SERVICES, URGENT OR LESS URGENT, REMOTE OR CRITICAL. IF YOU THINK YOU HAVE A MEDICAL EMERGENCY, CALL YOUR COUNTRY'S EMERGENCY NUMBER OR GO TO THE NEAREST OPEN EMERGENCY ROOM IMMEDIATELY.

 Termination of Service. You agree that Willson, in its sole discretion, has the right to (but not the obligation) to delete or deactivate your account, block your email address or IP address, or otherwise terminate your access to or use of the Service (or any portion thereof), immediately and without notice, and remove and delete any content within the Service, for any reason, including, but not limited to, if Willson believes that you have violated these Terms. In addition, you agree that Willson will not be

responsible to you or any third party for any termination of your access to the Service. In addition, you agree not to attempt to use the Service after such termination.

- Third-party search. Willson does not sell user data to third parties. We give users
 the ability to export their data and share it with third parties if they wish. Willson
 may share aggregated and/or anonymized data about you, which
 It cannot reasonably be used to identify you, with third parties for research
 purposes, if such research can help us provide our users with better services or
 improve the functionality of the App. We also reserve the right to use aggregated
 data, statistically
 - User data processed and/or anonymized, which cannot reasonably be used to identify the user, to publish research that contributes to open science or to provide useful information to the company that has acquired the Willson licenses in order to prepare improvement plans for its corporate welfare.
- Willson is not a medical app and is not intended for medical purposes of any kind.
 Our heart rate analysis is intended to be used for recreational purposes only, to help you live a healthier life, and to experience work in a better mood. It should not be assumed to be exceptionally accurate and cannot be used for medical purposes or to diagnose, treat, cure, or prevent any disease or condition.

What the user needs to know at a glance

- Please note that certain provisions of these Terms may only apply to special
 categories of Users. In particular, some provisions may apply only to Consumers or
 to those Users who do not qualify as Consumers. Such limitations are always
 explicitly mentioned within each clause concerned. In the absence of such
 mention, the clauses apply to all Users.
- The right of withdrawal applies only to European Consumers.

TERMS OF USE

Unless otherwise specified, the terms of use detailed in this section generally apply when you use Willson.

Individual or additional terms of use or access may apply in specific scenarios and in such cases are further set forth herein.

By using Willson, Users confirm that they meet the following requirements:

- There are no restrictions for Users in terms of Consumers or Business Users;
- Users are not located in a country that is subject to a U.S. government embargo, or that has been designated by the U.S. government as a "terrorist supporting" country;
- Users are not listed on any U.S. government list of prohibited or restricted parties;

Account Registration

In order to use the Service, Users must register or create a User account, providing all the required data or information in a complete and truthful manner.

Otherwise, the Service will not be available.

Users are responsible for the confidentiality and security of their login credentials. For this reason, Users are also required to choose passwords that meet the highest security standards allowed by Willson. The first password to access is provided by Willson's specialists and the user can change it at any time.

By registering, you agree to be fully responsible for all activities that occur under your username and password.

Users are required to immediately and unequivocally inform the Data Controller, through the contact details indicated herein, if they believe that their personal information, including, but not limited to, User accounts, login credentials or personal data, has been violated, unduly disclosed or

Stolen.

Account Registration Conditions

The registration of user accounts on Willson is subject to the conditions described below. By registering, you agree to meet these conditions.

• Accounts registered through bots or other automated methods are not permitted.

- Unless otherwise specified, each User must register only one account.
- Unless explicitly allowed, a user account cannot be shared with other people.

Account Closure

Users may terminate their account and stop using the Service at any time by doing the following:

 By contacting the Data Controller directly at the contact details provided in this document.

Account Suspension and Deletion

The Owner reserves the right, at its sole discretion, to suspend or cancel at any time and without prior notice, the User's accounts that it deems inappropriate, offensive or in violation of these Terms.

The suspension or cancellation of the User's accounts will not entitle you to any claim for compensation, compensation or refund.

The suspension or cancellation of accounts for reasons attributable to the User does not relieve the User from the payment of any applicable fees or prices.

Content to Willson

Unless otherwise specified or clearly recognisable, all content available on Willson is owned or provided by the Owner or its licensors.

The Owner makes every effort to ensure that the content provided on Willson does not violate any applicable law or the rights of third parties. However, this may not always be possible achieve this result.

In such cases, without prejudice to any legal prerogatives of Users to assert their rights, Users are requested to report the relevant complaints preferably using the contact details provided herein.

Willson Content Rights - All Rights Reserved

The Owner owns and reserves all intellectual property rights to such content.

Users may not, therefore, use such content in any way that is not necessary or implicit in the correct use of the Service.

In particular, by way of example but not limited to, the User may not copy, download, share (beyond the limits set forth below), modify, translate, transform, publish, transmit, sell, sublicense, modify, transfer/assign to any third party or create derivative works from the content available on Willson, nor allow any third party to do so through the User or his/her device, even without the User's knowledge.

Where explicitly indicated on Willson, the User may download, copy and/or share certain content available through Willson for his/her own personal and non-commercial use only and provided that the copyright attributions and all other attributions required by the Owner are properly implemented.

Any applicable legal limitations or copyright exceptions shall remain unaffected.

User-Provided Content

The Owner allows Users to upload, share or provide their content to Willson.

By providing content to Willson, you confirm that you are legally authorized to do so and that you do not violate any legal provisions and/or the rights of third parties.

Rights relating to content provided by Users

You acknowledge and agree that by providing your content on Willson, you grant the Owner a non-exclusive, fully paid-up, royalty-free license to process such content solely for the operation and maintenance of Willson as contractually required.

To the extent permitted by applicable law, you waive any moral rights with respect to the content you provide to Willson.

Users acknowledge, accept and confirm that all content provided through Willson is subject to the same terms and conditions as those set forth for Willson content.

Responsibility for the content provided

Users are solely responsible for any content uploaded, posted, shared, or provided through Willson. Users acknowledge and accept that **the Owner does not filter or moderate such content**. However, the Owner reserves the right to remove, delete or block such content at its own discretion and, without prior notice, to deny the uploading User access to Willson:

- when you become aware of any (alleged) breach of these Terms, any rights of
 a third party or applicable law, on the basis of such content;
- if a notification of infringement of intellectual property rights is received;
- if you receive a notification of a third party's privacy breach, including your intimate privacy;
- by order of a public authority; or
- in which the Data Controller is made aware of the fact that the content, while being accessible through

Willson, may pose a risk to Users, third parties and/or the availability of the Service.

The removal, deletion or blocking of content will not entitle Users who have provided such content or who are responsible for it, to any claim for compensation, compensation for damages or refund.

The User undertakes to indemnify the Owner from and against any claim made and/or damage suffered due to content provided by him or her through Willson.

Access to external resources

Through Willson, Users may have access to external resources provided by third parties. The User acknowledges and accepts that the Owner has no control over these resources and is therefore

is not responsible for their content and availability.

The terms applicable to any third-party provided resources, including those applicable to any grant of rights to the content, are derived from the terms and conditions of each such third party or, in the absence of such third parties, from applicable legal law.

Acceptable Use

Willson and the Service may only be used as intended, under these Terms and applicable law.

You are solely responsible for ensuring that your use of Willson and/or the Service does not violate any applicable law, regulation, or third-party right.

Therefore, the **Owner reserves the right to take any appropriate measure to protect its legitimate interests, including denying Users access to Willson or the Service,**

terminate contracts, report any misconduct through Willson or the Service to the appropriate authorities – such as judicial or administrative authorities – whenever Users engage in or are suspected of engaging in any of the following activities:

- violate any laws, regulations and/or these Terms;
- infringe the rights of third parties;
- significantly prejudice the legitimate interests of the Data Controller;
- offend the Data Controller or third parties.

TERMS AND CONDITIONS OF SALE

Terms of Payment

- 1. **Free for End Users**: The application is provided free of charge to end users and does not require any direct payment for use.
- 2. **Licenses through Business Consulting**: Licenses to use the app can be granted through consulting agreements with companies. The affected company will need to contact our team directly to discuss the details of the agreement and associated terms.
- 3. Exclusion of Direct Costs to End User: The End User will not be subject to any direct costs associated with the use of the application. Any fees or charges related to business consulting are the responsibility of the company concerned and will be governed by the terms of the consulting agreement.
- 4. **Transparency and Clarity**: We are committed to providing transparency and clarity regarding the costs and conditions associated with using the application. End users will be informed promptly of any changes or updates to the payment terms.

Download tramite app store

Willson must be downloaded through a third-party app store. To access the download, Users must follow the instructions provided on the relevant online store (such as "Apple App Store" or "Google Play"), which may vary depending on the particular device you are using.

License Term

Subscriptions

Each user receives a one-year license to use Willson.

Ending

Subscriptions may be terminated by sending a clear and unambiguous notice of termination to the Owner using the contact details provided in this document or, if applicable, by using the corresponding controls within Willson.

The revocations will take effect 21 days after receipt of the notice of termination by the Data Controller.

Your rights Right of withdrawal

Subject to exceptions, you may have the right to terminate the free license by period specified below (generally 14 days), for any reason and without justification. Users can learn more about the withdrawal conditions within this section.

To whom the right of withdrawal applies

Unless an applicable exception is mentioned below, users who are European consumers are granted a legal right of withdrawal under EU rules, to withdraw the license within the specified period applicable to their case, for any reason and without justification.

Users who do not meet this qualification are not eligible for the rights described in this section.

Exercise of the right of withdrawal

To exercise the right of withdrawal, Users may delete the app and their account at any time.

Effects of withdrawal

Users who successfully withdraw from a license will not receive a refund as they will have used the app for free.

Exceptions to the right of withdrawal

There are no exceptions to the right of withdrawal

Your rights in the UK

Right of withdrawal

Unless an applicable exception is stated below, Users who are Consumers in Brazil have a legal right of withdrawal under UK law. Subject to exceptions, you may be entitled to terminate your free licence by

period specified below (generally 14 days), for any reason and without justification. Users can learn more about the withdrawal conditions within this section.

To whom the right of withdrawal applies

Unless an applicable exception is mentioned below, users who are European consumers are granted a legal right of withdrawal under EU rules, to withdraw the license within the specified period applicable to their case, for any reason and without justification.

Users who do not meet this qualification are not eligible for the rights described in this section.

Exercise of the right of withdrawal

To exercise the right of withdrawal, Users may delete the app and their account at any time.

Effects of withdrawal

Users who successfully withdraw from a license will not receive a refund as they will have used the app for free.

Exceptions to the right of withdrawal

There are no exceptions to the right of withdrawal

Brazilian User Rights

Right of withdrawal

Unless an applicable exception is stated below, Users who are Consumers in Brazil have a legal right of withdrawal under Brazilian law. Subject to exceptions, you may be entitled to terminate your free licence by

period specified below (generally 14 days), for any reason and without justification. Users can

learn more about the withdrawal conditions within this section.

To whom the right of withdrawal applies

Unless an applicable exception is mentioned below, users who are European consumers are granted a legal right of withdrawal under EU rules, to withdraw the license within the specified period applicable to their case, for any reason and without justification.

Users who do not meet this qualification are not eligible for the rights described in this section.

Exercise of the right of withdrawal

To exercise the right of withdrawal, Users may delete the app and their account at any time.

Effects of withdrawal

Users who successfully withdraw from a license will not receive a refund as they will have used the app for free.

Exceptions to the right of withdrawal

There are no exceptions to the right of withdrawal

Australian Users

Limitation of Liability

Nothing in these Terms excludes, restricts or modifies any warranties, conditions, guarantees, rights or remedies you may have under the Competition and Consumer Act 2010 (Cth) or any similar legislation of the State and Territory and which cannot be excluded, limited or modified (non-excludable right). To the fullest extent permitted by law, our liability to you, including liability for breach of a non-excludable right and liability that is not otherwise excluded under these Terms of Use, is limited, at the sole discretion of the Owner, to the re-performance of the services or payment of the cost of re-providing the services.

U.S. Users

Disclaimer of Warranties

Willson is provided strictly on an "as is" and "as available" basis. Your use of the Service is at your own risk. To the fullest extent permitted by applicable law, the Owner expressly disclaims all conditions, representations and warranties, whether express, implied, statutory or otherwise, including, but not limited to, any implied warranties of merchantability, fitness for a particular purpose, or non-infringement of third party rights. No advice or information, whether oral or written, obtained by the User from the Owner or through the Service shall create any warranty not expressly stated herein. Notwithstanding the foregoing, the Owner, its subsidiaries, affiliates, licensors, officers, directors, agents, co-branders, partners, suppliers, and employees do not warrant that the content is accurate, reliable, or correct; that the Service meets the needs of the Users; that the Service will be available at any particular time or place, uninterrupted, or sure; that any defects or errors will be corrected; or that the Service is free of viruses or other harmful components. Any content downloaded or otherwise obtained through the use of the Service is downloaded at the User's own risk and the User shall be solely responsible for any damage to the User's computer system or mobile device or loss of data resulting therefrom

from such download or use of the Service by Users.

The Owner does not warrant, endorse, guarantee, or assume responsibility for any product or service advertised or offered by any third party through the Service or any hyperlinked website or service, and the Owner will not be a party to or in any way

monitor any transactions between Users and third-party providers of products or services. The Service may become inaccessible or may not function properly with the Users' website browser, mobile device, and/or operating system. The Owner cannot be held liable for any perceived or actual damages resulting from the content, operation, or use of the Service.

Federal law, some states, and other jurisdictions do not allow exclusion and
Limitations on Certain Implied Warranties. The above exclusions may not apply to Users.

This Agreement gives Users specific legal rights, and Users may have other rights as well which vary from state to state. The disclaimers and exclusions under this agreement do not

apply to the extent prohibited by applicable law.

Limitations of Liability

To the fullest extent permitted by applicable law, in no event shall the Owner and its subsidiaries, affiliates, officers, directors, agents, co-branders, partners, suppliers and employees be liable for:

- any indirect, punitive, incidental, special, consequential, or exemplary
 damages, including, but not limited to, damages for loss of profits,
 goodwill, use, data, or other intangible losses, arising out of or relating to
 the use of or inability to use the Service; and
- any damage, loss, or injury resulting from hacking, tampering, or otherwise unauthorized access to or use of the Service or your account or the information contained therein;
- any errors, inaccuracies or inaccuracies in the content;
- personal injury or property damage, of any nature, resulting from your access to or use of the Service;
- any unauthorized access to or use of the Data Controller's secure servers and/or any personal information stored therein;
- any interruption or cessation of transmission to or from the Service;
- any bugs, viruses, trojan horses, or the like that may be transmitted to or through the Service;
- any errors or omissions in any content or for any loss or damage incurred as
 a result of the use of any content posted, emailed, transmitted, or otherwise
 made available through the Service; Or
- the defamatory, offensive or illegal conduct of any User or third party. In no
 event shall the Owner, and its subsidiaries, affiliates, officers, directors,
 agents, co-branders, partners, suppliers and employees be liable for any
 claims, proceedings, liabilities, obligations, damages, losses or costs for an
 amount in excess of the amount paid by the User to the Owner hereunder in
 the
 - 12 months, or the duration of this agreement between the Owner and the User, whichever is shorter.

This limitation of liability section applies to the fullest extent permitted by law in the applicable jurisdiction, regardless of whether the alleged liability is based on contract, tort, negligence, strict liability or any other basis, even if you have been advised of the possibility of

Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

The terms of use give you specific legal rights, and you may also have other rights which vary from jurisdiction to jurisdiction. The disclaimers, exclusions, and limitations of liability under the terms do not apply to the extent prohibited by applicable law.

Compensation

damage.

You agree to defend, indemnify, and hold harmless the Owner and its subsidiaries, affiliates, officers, directors, agents, co-branders, partners, suppliers, and employees from and against any and all claims or demands, damages, obligations, losses, liabilities, costs or debts, and expenses, including, but not limited to, attorneys' fees and expenses, arising out of

- your use of and access to the Service, including any data or content you transmit or receive;
- Your breach of these terms, including, but not limited to, your breach of any
 of the representations and warranties set forth in these terms;
- Violation by you of any rights of any third party, including but not limited to any right of privacy or intellectual property rights;
- Your violation of any statutory law, rule or regulation;
- any content submitted by the User's account, including third-party content logging in with your username, password, or other unique security measures, if applicable, including, but not limited to, misleading, false, or inaccurate information;
- wilful misconduct on the part of the User; or
- legal requirements by you or your affiliates, officers, directors, agents,
 co-branders, partners, suppliers, and employees to the extent permitted by
 applicable law.

Common provisions

No Waiver

The failure of the Owner to assert any right or provision under these Terms shall not constitute a waiver of such right or provision. No waiver shall be deemed a further or continuing waiver of such term or any other term.

Interruption of service

To ensure the best possible level of service, the Owner reserves the right to interrupt the Service for maintenance, system updates or any other modification, informing Users appropriately.

Within the limits of the law, the Data Controller may also decide to suspend or interrupt the Service

all. In the event of an interruption of the Service, the Owner will cooperate with the Users to allow them to withdraw the Personal Data or information and will respect the Users' rights related to the continuation

the use of the product and/or compensation, as required by applicable law.

In addition, the Service may not be available for reasons beyond the reasonable control of the Owner, such as "force majeure" events (infrastructure failures or blackouts, etc.).

Resale of services

You may not reproduce, duplicate, copy, sell, resell or exploit any part of Willson and its Service without the prior written consent of the Owner, granted directly or through a legitimate reseller program.

Privacy Policy

To learn more about the use of their Personal Data, Users may refer to Willson's privacy policy.

Intellectual Property Rights

Subject to any specific provision of these Terms, all intellectual property rights, such as copyrights, trademark rights, patent rights and design rights relating to Willson are the exclusive property of the Owner or its licensors and are subject to the protection granted by applicable laws or international treaties relating to intellectual property.

All trademarks, nominal or figurative, and all other trademarks, trade names, service marks, word marks, illustrations, images or logos appearing in connection with Willson are and remain the exclusive property of the Owner or its licensors and are subject to the protection afforded by applicable laws or international treaties relating to intellectual property.

Changes to these Terms

The Owner reserves the right to amend or otherwise modify these Terms at any time. In such cases, the Data Controller will duly inform the User of such changes.

Such changes will only affect the relationship with the User as of the date communicated to the Users.

Your continued use of the Service will signify your acceptance of the revised Terms. If you do not wish to be bound by the changes, you must stop using the Service and may terminate your license.

The applicable previous version will govern the relationship prior to acceptance by the User. The User can obtain any previous version from the Owner.

If required by law, the Owner will notify Users in advance of the effective date of the amended Terms.

Assignment of the contract

The Owner reserves the right to transfer, assign, dispose of by novation or subcontract some or all of the rights or obligations under these Terms, taking into account the legitimate interests of the User. Provisions relating to changes to these Terms shall apply accordingly.

Users may not assign or transfer in any way their rights or obligations under these Terms,

without the written permission of the Owner.

Contacts

All communications regarding your use of Willson should be sent using the contact information set forth in this document.

Severability Clause

In the event that any provision of these Terms is held or becomes invalid or unenforceable,
The invalidity or unenforceability of this provision shall not affect the validity of the remaining
provisions, which shall remain in full force and effect.

U.S. Users

Any invalid or unenforceable provision shall be construed and reformed to the extent reasonably necessary to make it valid, enforceable, and consistent with its original intent. These Terms constitute the entire Agreement between the Users and the Owner with respect to the subject matter of this document and supersedes all other communications, including, but not limited to, all prior agreements, between the parties with respect to such subject matter. These Terms will enforce the fullest extent permitted by law.

EU Users

In the event that any provision of these Terms is or is held to be void, invalid or unenforceable, the parties will use their best efforts to find, in an amicable manner, an agreement on valid and enforceable provisions thereby replacing the invalid, invalid or unenforceable portions.

Otherwise, invalid, invalid or unenforceable provisions will be superseded by applicable law provisions, if permitted or required by applicable law.

Notwithstanding the foregoing, the nullity, invalidity, or inability to enforce any particular provision of these Terms shall not void the entire Agreement, unless the separate provisions are essential to the Agreement, or of such importance that the parties would not have entered into the contract if they had known that the provision would be invalid, or in cases where the

remaining provisions would result in unacceptable inconvenience to either party.

Governing Law

These Terms are governed by the law of the place where the Owner is located, as set out in the relevant section of this document, without regard to conflict of law principles.

Primacy of national law

However, regardless of the foregoing, if the law of the country in which you are located provides for higher applicable consumer protection standards, those higher standards will prevail.

Competent forum

The exclusive jurisdiction to decide any dispute arising out of or in connection with these Terms lies with the courts of the place where the Data Controller has its registered office, as indicated in the appropriate section of this document.

Exception for consumers in Europe

The foregoing does not apply to Users who qualify as European Consumers, nor to Consumers based in the United Kingdom, Switzerland, Norway or Iceland.

Definitions and regulatory references

Willson (or this Application)

The property that enables the provision of the Service.

Agreement

Any legally binding or contractual relationship between the Owner and the User, governed by these Terms.

Brazilian (or Brazil)

It applies in the event that a User, regardless of nationality, is located in Brazil.

Business User

Any User who does not qualify as a Consumer.

Europe (Europe)

It applies when a User, regardless of nationality, is located in the EU.

Sample withdrawal form

Addressed to:

Walk of Life SAS - Via Gregorio Casinovi 10, Frascati (RM) - CAP 00044 <u>donorati@walkof.life</u>

I hereby notify/notify that I/we terminate my/our	free license of the following goods/for the
provision of the following service:	
	(insert a description of the products/services that
are subject to the respective withdrawal)	
Received on:	(insert date)
• Name of user(s):	
Address of user(s):	
(please sign if this form is served in paper form)	

Owner (or we)

Means the natural or legal person(s) providing Willson and/or the Service to Users.

Service

The service provided by Willson as described in these Terms is on Willson.

Terms

All provisions applicable to your use of Willson and/or the Service as described herein, including any other related documents or agreements, and as updated from time to time.

Regno Unido (and UK)

It applies when a User, regardless of nationality, is located in the United Kingdom.

User (the Law)

Means any person or entity that uses Willson.

Last update: 06 March 2024

Heroku hosts this content and collects only the Personal Data that is strictly necessary for its provision.