Terms of Use

Updated and effective as of January 2024

PLEASE CAREFULLY READ THE FOLLOWING TERMS OF USE REGARDING THE USE OF OUR WEBSITE/APP CAREFULLY. IF YOU DO NOT UNDERSTAND THE TERMS OR DO NOT ACCEPT ANY PART OF THEM, YOU SHOULD NOT USE THE SERVICE.

By using our Website/App, you agree to its Terms of Use ("Terms & Conditions"). In our sole discretion, we reserve the right to change, modify, add, or remove portions of these Terms & Conditions at any time. You should check these Terms & Conditions regularly for changes. Whether or not you have reviewed them by using the Website/App after we post any changes to these Terms & Conditions, you agree to accept those changes. If you do not agree to these Terms & Conditions, you should not use our Website/App, and, if applicable, you should arrange to cancel your community user account(s) or subscription with us.

1. Scope of Terms & Conditions

Unless explicitly stated otherwise, the following Terms & Conditions apply to your use of all WNDR11's Technologies Websites/Apps owned or operated by WNDR11 LTD. This scope includes our Affiliates (collectively, "we," "us," or "our"), including, without limitation, this Website/App "Perky Al" and all WNDR11 Technologies Websites/Apps that we may own or operate currently or in the future (collectively, our "Websites/Apps"). For purposes of these Terms & Conditions, "Affiliates" is defined as any entity or person, directly or indirectly, owning a controlling interest in, owned by, or under common ownership control with WNDR11 LTD ("WNDR11") and their respective subsidiaries and Affiliates.

2. Terms & Conditions - In General

Using our website/app, you agree to abide by and be legally bound by the following terms and conditions in the same way as if you had signed this agreement. We reserve the right, if

applicable, to terminate your password, user account, and access to the Website/App (or any part thereof). If you fail to comply with these Terms & Conditions at any time, in our sole discretion and without prior notice or liability, we may discontinue, modify, or alter any aspect of the Website/App, including, but not limited to

- 1. restricting the time the Website/App is available,
- 2. restricting the amount of use permitted and
- 3. restricting or terminating any user's right to use the Website/App.

You agree that any termination or cancellation of your access to, or use of, the Website/App may be affected without prior notice. If you do not follow the provisions of these Terms & Conditions, except as we may otherwise provide from time to time, you agree that we may immediately delete or deactivate your user account and all related information and files in your user account and ban any further access to such information and files, or our Website/App. Furthermore, you agree that we shall not be liable to you or any third party for any termination or cancellation of your access to or use of our Websites/Apps.

We may occasionally add to these Terms & Conditions, including complementary terms and conditions related to specific content, events, or activities ("Additional Terms"). Such changes may be added to the Website/App to be studied in connection with specific content, features, activities, or events and shall be labeled as such. You understand and agree that such Additional Terms are hereby incorporated by reference into these Terms & Conditions.

3. Restrictions on Use of Materials

Unless stipulated, we provide you with a non-transferable, non-exclusive, limited right to access and display this Website/App and the material provided hereon for your personal, non-commercial use, provided that you comply fully with these Terms & Conditions provisions. You acknowledge that this Website/App contains information, software, photos, video, text, music, sounds, graphics questions, messages, creative suggestions, feedback, recipes, questions, notes, drawings, articles, and other materials (collectively, "Content") that are protected by copyrights, patents, database rights, trade secrets, trademarks, and other

proprietary rights and that these rights are valid and protected in all forms, media, and technologies existing now or hereafter developed. All Content is copyrighted under the applicable copyright laws, including European Union and Cypriot copyright laws (and, if applicable, similar laws in other jurisdictions), and we own a copyright in the coordination, selection arrangement, and enhancement of such Content. All trademarks appearing on this Website/App are trademarks of their respective owners. Our commercial partners, advertisers, suppliers, sponsors, licensors, contractors, and other third parties may also have additional proprietary rights in the Content they make available on this Website/App. You are prohibited from modifying, publishing, distributing, transmitting, performing, participating in the transfer or sale, creating derivative works of, or exploiting any of the Content in whole or in part. You do not obtain any ownership interest in Content when such Content is downloaded to your computer, Modification of the Content, or use of the Content for any other purpose, including, but not limited to, use of any Content in printed form or on any other website/app or networked computer environment is strictly forbidden unless you receive our prior written consent.

4. Becoming a User

Becoming a community user on our website/app is free. You do not need to sign up as a community user to use this website/app. However, you must register to use certain products, resources, or features of our website/app. You must follow the instructions to register successfully. A list of instructions can be found on our website/app. Successful registration will enable you to contribute to and participate in any form of the "Community Profile" feature of our Website/App. A "Community Area" means any personal page, blog, Message Board, group page bulletin board, recipe swap, or similar activity where you can communicate with other users of our Website/App or post your own Content. All areas of use of the application in which the user can publish its Content or leave their comments or feedback on other Content are "Community Areas."

Should you choose to become a community user on our Website/App, you agree to provide truthful and complete information about yourself ("Community User Data") and maintain and promptly update Community User Data and any other information you provide to maintain its accuracy. You also consent to your Community User Data being used by our Privacy Policy. Without limiting any other provision of these Terms & Conditions, if you provide any information that is knowingly untrue, incomplete, or inaccurate, or we have reasonable grounds to suspect this is the case, we reserve the right to terminate or suspend your user account and refuse any current or future use of our Website/App (or any portion thereof). You hereby agree not to transfer, assign, or sublicense your community user rights as a user of this Website/App. You agree not to register for more than one account, create an account for another person, or create a misleading or false identity to use on this website/App. Should your registration be revoked, you agree not to register or subscribe again with our Website/App using another username or other means. Should we have reason to suspect this is the case, it is at our sole discretion to decide that your account has been terminated. We reserve the right to terminate any new accounts you have registered without any notice to you or to exercise any other remedies available to us under these Terms of Use or by law.

5. Privacy and Security

All personal data collected from you by us will be handled per our Privacy Policy, as we are committed to protecting your privacy and security. All personal data that we collect from you will be handled in a manner that follows our Privacy Policy. Our Privacy Policy, which you should review, is incorporated into these Terms & Conditions by this reference, and you confirm that when using this Website/App, you consent to your personal data being used and handled by our Privacy Policy. Also, you agree that we can place performance and functionality cookies to enable us to provide you with the features associated with your use of the Website/App as a community user.

6. Community Standards and Conduct Guidelines

You acknowledge that the sole responsibility for the Content posted aligns with the person who made such postings. It includes all Content posted, emailed, or otherwise transmitted to or on this Website/App, whether posted at our request or voluntarily, and publicly or privately transmitted (collectively, the "Postings"). You acknowledge being entirely responsible for all Postings you transmit or email to the Website/App. We do not guarantee such Postings' accuracy, quality, or integrity as we do not control the postings emailed, transmitted, or posted to our Website/App. As such, you may be exposed to offensive or objectionable posts. However, we have adopted community standards and conduct guidelines for the users of our Website/App (as described below). Under no circumstances will we be liable in any way for any Postings (other than for Content developed by us), including, but not limited to, for any errors or omissions in any Postings or for any loss or damage of any kind incurred as a result of the use of any Postings posted, transmitted or otherwise emailed to or through this Website/App.

You agree not to use this Website/App (including any Community Area) to:

- Email, post upload, or otherwise transmit any Postings or material that are unlawful, harmful, abusive, threatening, tortuous, defamatory, obscene, vulgar, libelous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable (in our sole discretion);
- Solicit or otherwise attempt to gain any information from a minor, Harm minors in any way;
- 3. Impersonate any person or entity, including, but not limited to, any user of this Website/App, a director, employee, officer, shareholder, representative or agent of WNDR11, our Affiliates, or any other person or entity, or falsely state or otherwise misrepresent your affiliation with WNDR11, our Affiliates or any other person or entity;
- 4. Manipulate identifiers to disguise the origin of any Postings or other materials transmitted to or through this Website/App, such as forging headers.
- 5. Upload, post, transmit, or otherwise email any Postings or other materials that you do not own or that you do not have a right to upload, post, email, or otherwise transmit

- under any law or contractual or fiduciary relationships (such as proprietary and confidential information insider information learned or disclosed as part of employment relationships or under nondisclosure agreements);
- Post, upload, transmit, or otherwise email any Postings or other materials that infringe upon any trademark, copyright, patent, trade secret, right of privacy or publicity, or other proprietary rights of any party;
- 7. Upload, post, transmit, or otherwise email any unsolicited or unauthorized promotional materials or advertisements, Not limited to but including "spam," "junk mail," "chain letters," "pyramid schemes," or any other form of commercial solicitation, except in those areas, if any, that are specifically designated for such purpose;
- 8. Upload, post, transmit, or otherwise email any Postings or other materials that contain any computer code, including software viruses, files, or programs designed to interrupt, destroy, or limit the functionality of any computer software or hardware, or telecommunications equipment;
- 9. Act in a manner that negatively affects or otherwise lowers the quality of another user's experience of this Website/App; Disrupt the normal flow of dialogue; cause a screen to "scroll" faster than other users of a Community Area (or other portion of this Website/App) can type;
- 10. Disobey any requirements, procedures, policies, or regulations of networks connected to the Website/App; Interfere with or disrupt this Website/App or networks or servers connected to this Website/App;
- 11. Violate any applicable local, state, national, or international law, including, but not limited to, any regulations having the force of law Intentionally or unintentionally;
- 12. "Stalk" or otherwise harass another user or employee of this Website/App;
- 13. Obtain, collect, or post personal data or attempt to obtain, collect, or post personal data about other users of the Website/App (including usernames or passwords) or any other third party; or
- 14. Attempt to access or access another user's account without their consent.

Using this website/app is a privilege, not a right. As such, using this website/app (including the Community Areas) depends on you adhering to the conduct guidelines and community standards outlined above. Should violations be brought to our attention, we reserve the right to revoke your privileges to use a portion of this Website/App or the entirety of the website/app and take other appropriate measures to enforce these community standards and conduct guidelines. Furthermore, if you fail to follow our community standards and conduct guidelines, or these Terms of Use, we may terminate, at our sole discretion, your use of, or participation in, any Community Area.

Except as may otherwise be provided in our Privacy Policy, all Community Area communications, including, but not limited to, Message Boards, blogs, groups, and profile communications, are public and not private communications. We reserve the right to monitor some, all, or no areas of this Website/App (including any Community Area) for adherence to the community standards and conduct guidelines set forth above or for any other purpose. You acknowledge that by providing you with the ability to share Postings in the Community Areas, we act as a passive channel for distribution, and we do not undertake any liability or obligation relating to any Postings or activities in any Forum, nor do we endorse any such Postings. We generally do not review Content before the Content is posted, and we have no obligation to delete Postings that you may find objectionable or offensive. Although we reserve the right to remove, without notice, any Posting for any reason, We accept no responsibility for maintaining copies of any material we remove from our Website/App, and we are not liable for any loss you incur if Content you post or transmit to our Website/App is removed.

7. Submissions

If, upon our request or on your own, you send, email, post, or otherwise transmit to us or this Website/App any Content (collectively, the "Submissions"), you grant our successors and us and assign a royalty-free, irrevocable, perpetual, non-exclusive right (including any moral rights or, depending on the laws of your jurisdiction, waive any moral rights) and license, including the right to sublicense, (as well as consent) to use, modify, reproduce adapt,

publish, translate, create derivative works from, distribute, communicate to the public, display and perform any Submissions (in whole or in part and with or without the use of your name) worldwide and to incorporate the Submissions in other works in any form, media, or technology now known or developed later, for the entire term of any copyrights, trademarks and other intellectual and proprietary rights (collectively, the "Rights") that may exist in such Submissions, for any purpose, commercial, advertising or otherwise. You also warrant that.

- You own or otherwise control all of the rights in or to your Submissions, including, without limitation, all the rights necessary for you to provide, upload, post input, or submit the Submissions;
- 2. To the extent that you are not the exclusive holder of all Rights in a Submission, any third party holder of any Rights, including moral rights in such Submissions, has completely and effectively waived all such rights and validly and irrevocably granted to you the right to grant the license stated above; and
- 3. Each person depicted in any images, photos, and videos in your Submission (if any) has consented to use such photos, images, and videos by the above license.

You further acknowledge that we and our successors and assigns shall be entitled to unrestricted use of the Submissions for any purpose, commercial or otherwise, without the need to compensate the Submissions provider. You also permit any user to access, display, view, store, and reproduce any Submission you have made available in a Community Area for personal use. Subject to the preceding, the owner of a Submission placed on this Website/App retains all and any Rights that may exist in such Submission. Except as provided in our Privacy Policy, none of the Submissions shall be subject to any obligation of confidence on our part, and we shall not be liable for any use or disclosure of any Submissions.

8. Children / Minors

This website/app is not intended to be used by children/minors, and its content is not directed at children/minors. This Website/App is intended for use only by those eighteen (18) years or older.

9. Links

These Terms of Use only apply to this Website/App, not to the websites/apps of any other person or entity. You acknowledge and agree that we are not responsible for the availability of such external sites or resources and do not endorse (and are not responsible or liable for) any advertisements, content, products, or other materials on or available from such third-party websites/Apps or resources, as we may provide, or third parties may provide, links to other external worldwide websites/Apps or resources. You also further acknowledge and agree that, under no circumstances, will we be held responsible or liable, directly or indirectly, for any loss or damage that is caused or alleged to have been caused to you in connection with your use of, or reliance on, any content, advertisements, products or other resources available on any other website/Apps (regardless of whether we directly or indirectly link to such content, advertisements, products or other resources). Should you have any concerns, you can direct them to our website's/app's administrator or web admin.

10. Password and User Account Security

You are entirely responsible for the security and confidentiality of your password and account information if you are a community user. In the event of any known or unauthorized security breach regarding the use of your account, any known breach about another user's account, or the unauthorized disclosure of other users' passwords, you agree to notify us immediately. The responsibility for all and any activities which take place under your user account lies with you. You agree to immediately notify us of any unauthorized use of your user account or any other breach of security known to you.

11. Disclaimers of Warranties

PLEASE NOTE THE FOLLOWING IMPORTANT DISCLAIMERS OF WARRANTIES:
THE PRODUCTS, CONTENT, OFFERINGS AND MATERIALS ON THIS WEBSITE ARE
PROVIDED "AS IS" AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR
IMPLIED. WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT
NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, SATISFACTORY
QUALITY AND FITNESS FOR A PARTICULAR PURPOSE, COMPATIBILITY, SECURITY,
OR ACCURACY.

NEITHER *SOCFIT*, ANY OF OUR AFFILIATES, NOR ANY OF OUR OR THEIR RESPECTIVE LICENSORS, LICENSEES, SERVICE PROVIDERS, OR SUPPLIERS WARRANT THAT THIS WEBSITE/APP OR ANY FUNCTION CONTAINED IN THIS WEBSITE/APP WILL BE UNINTERRUPTED OR ERROR-FREE, THAT DEFECTS WILL BE CORRECTED, OR THAT THIS WEBSITE/APP OR THE SERVERS THAT MAKE THIS WEBSITE/APP AVAILABLE ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS.

ANY CONTENT, PRODUCT, OFFERING, OR MATERIAL DOWNLOADED OR
OTHERWISE OBTAINED THROUGH THE USE OF THIS WEBSITE/APP IS DONE AT
YOUR OWN RISK, AND YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO
YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM THE
DOWNLOAD OF ANY SUCH PRODUCT, OFFERING, CONTENT OR MATERIAL.
NEITHER SOCFIT, ANY OF OUR AFFILIATES, NOR ANY OF OUR OR THEIR
RESPECTIVE LICENSORS, LICENSEES, SERVICE PROVIDERS OR SUPPLIERS
WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE
RESULTS OF THE USE OF THE PRODUCTS, OFFERINGS, CONTENT AND MATERIALS
IN THIS WEBSITE/APP IN TERMS OF THEIR CORRECTNESS, ACCURACY,
RELIABILITY, OR OTHERWISE.

FURTHERMORE, PLEASE NOTE THAT NO INFORMATION OR ADVICE OBTAINED BY YOU FROM OUR PERSONNEL OR THROUGH THIS WEBSITE/APP SHALL CREATE ANY WARRANTY NOT EXPRESSLY PROVIDED FOR IN THESE TERMS AND CONDITIONS.

THESE DISCLAIMERS APPLY TO THE FULLEST EXTENT PERMITTED BY LAW.

12. Limitation of Liability

YOU EXPRESSLY UNDERSTAND AND AGREE THAT WE AND OUR AFFILIATES SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL. EXEMPLARY OR PUNITIVE DAMAGES. OR ANY OTHER DAMAGES WHATSOEVER, INCLUDING BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES (EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), ARISING OUT OF, OR RESULTING FROM, (A) THE USE OR THE INABILITY TO USE THE WEBSITE/APP: (B) THE USE OF ANY CONTENT OR OTHER MATERIAL ON THE WEBSITE/APP OR ANY WEBSITE/APP OR WEBSITES/APPS LINKED TO THE WEBSITE, (C) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES RESULTING FROM ANY GOODS, DATA, INFORMATION OR SERVICES PURCHASED OR OBTAINED OR MESSAGES RECEIVED OR TRANSACTIONS ENTERED INTO THROUGH OR FROM THIS WEBSITE/APP; (D) UNAUTHORISED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS OR DATA; (E) STATEMENTS OR CONDUCT OF ANY THIRD PARTY ON THE WEBSITE/APP; OR (F) ANY OTHER MATTER RELATING TO THE WEBSITE/APP. SAVE IN RESPECT OF PERSONAL INJURY OR DEATH DUE TO THE NEGLIGENCE OF SOCFIT. IN NO EVENT SHALL THE TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES, AND CAUSES OF ACTION (WHETHER IN CONTRACT, TORT (INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE), OR OTHERWISE) EXCEED THE AMOUNT PAID BY YOU, IF ANY, FOR ACCESSING THE WEBSITE/APP, IF YOU ARE DISSATISFIED WITH ANY PORTION OF THE WEBSITE/APP OR WITH ANY OF THESE TERMS OF USE, YOUR SOLE AND EXCLUSIVE REMEDY IS THE DISCONTINUATION

OF YOUR USE OF THIS WEBSITE/APP. THESE EXCLUSIONS OF LIABILITY APPLY TO THE FULLEST EXTENT PERMITTED BY LAW.

13. Indemnification

You agree to indemnify, hold harmless, and, at our option, defend *WNDR11* and our Affiliates, and our and their officers, directors, employees, stockholders, agents, and representatives from any third-party claims, damages, liability, and costs (including, but not limited to, reasonable attorney's fees and expenses) arising from your improper use of this Website/App or our offerings or products, your violation of these Terms & Conditions, or your infringement, or the infringement or use by any other user of your account, of any intellectual property or other right of any person or entity.

14. Governing Law and Choice of Forum

Residents of the European Union, European Economic Area, Switzerland ("EU/EEA/CH")

If you reside in an EU/EEA/CH ("Member") country, these Terms & Conditions shall be governed and construed by the laws of the Republic of Cyprus unless otherwise provided by other international agreements and regulations. You agree that any action at law or in equity arising out of or relating to your use of this Website/App or these Terms of Use shall be filed in the competent court of the Republic of Cyprus, and you hereby consent and submit to the jurisdiction of such court to litigate any such action.

Residents outside the European Union, European Economic Area, Switzerland ("Third Country")

If you reside in a Third Country, these Terms of Use shall be governed and construed by the laws of the Republic of Cyprus without giving effect to any principles of conflicts of law. You agree that any action at law or in equity arising out of or relating to your use of this Website/App or these Terms & Conditions shall be filed in courts of the Republic of Cyprus,

and you hereby consent and submit the personal jurisdiction of such courts to litigate any such action.

15. Miscellaneous Terms

In any legal action against us that stems from using this Website/App, the successful party will be entitled to recover complete legal expenses in connection with the action, including but not limited to its taxable and non-taxable costs and reasonable attorney's fees.

If any provision of these terms shall be void, unlawful, or unenforceable for any reason, then that provision shall be deemed severable and shall not affect the validity and enforceability of any remaining provisions. These Terms & Conditions, along with our Privacy Policy and the Subscription Agreement (if applicable), are the entire agreement between you and us relating to the subject matter herein.

Should a subscriber to one of our online subscription offerings or products find themselves in any conflict between these Terms & Conditions and the Subscription Agreement, the Subscription Agreement will override the Terms & Conditions. These Terms & Conditions may be modified. Each time you access this Website/App, you will be deemed to have accepted any such changes through our posting of changes to these Terms and Conditions on this Website/App or by written agreement of both parties. We may assign our rights and obligations under these Terms & Conditions. These Terms & Conditions will insure to the benefit of our successors, assigns, and licensees. The failure of either party to insist upon or enforce the strict performance of the other party concerning any provision of these Terms of Use or to exercise any right under the Terms & Conditions will not be construed as a waiver or relinquishment to any extent of such party's right to assert or rely upon any such provision or right in that or any other instance; rather, the same will be and remain in full force and effect.

Unless expressly provided for in these Terms & Conditions, no third party shall have any right hereunder.

This Website/App is operated by *WNDR11* (a company incorporated in Cyprus, company registration no. HE411801), and its registered office is at Akropoleos, 59 - 61, 3rd floor, Office 301, 2012, Nicosia, Cyprus.

If you have any questions or concerns, please contact us by email at support@wndr11.cy or by post at the address above.

INFORMED CONSENT FORM

This consent form provides information for potential users of the application "Perky AI," owned by WNDR11 LTD, to understand how the processing of their personal data will be conducted for the purpose of this project, which is subject to the General Data Protection Regulation (GDPR). Please sign at the bottom to indicate that you have read and understood how your personal data and related rights will be processed and that you consent to this process as described below.

WNDR11 LTD, located at Akropoleos, 59 - 61, 3rd floor, Office 301, 2012, Nicosia, Cyprus, is responsible for all your personal data collected for and during the project and for making sure all those working on the project comply with any data protection requirements for the collection, use, and processing of the personal data.

WNDR11 LTD is responsible for deciding what personal data needs to be collected during the project and how this data will be used.

WNDR11 LTD and its representatives will take all reasonable steps to protect your privacy as required by law, including letting you know what safeguards are taken to keep your personal data safe. Some ways your personal data is kept safe include removing identifiers of your personal data, encrypting or key-coding it so that it is not identifiable, and collecting only the personal data needed. You can request this information about safeguards by using the address below to contact us.

Based on your consent, we are processing personal data related to this WNDR11 project.

We will use your personal data primarily for this project.

PERSONAL DATA USED

In addition to the information you will directly submit to us, these are the categories of personal data we will use:

- your full name
- your valid e-mail
- your Identifier for Advertisers (IDFA)

All other personal data, except those described above, are collected by analytical services, a complete list of which you will see in paragraph "RECIPIENTS OF YOUR PERSONAL DATA."

Through their Software Development Kit (SDK) built into our application, analytic services collect and process the following information:

- Platform
- Device Type
- Device Family
- Country
- City
- Region
- Start Version
- Version
- Carrier
- OS
- Language
- Library
- Etc.

We do not collect the personal data listed above. Occasionally, we may receive analyses from analytics services containing this data. In this case, the controller of this data is analytical services.

Additionally, we gather data automatically, including Personal Data, when you use our Online Products; such information includes your browser type, IP address, error logs, operating system, and other similar data.

The consent for your personal data processing expressed hereby covers the following operations:

- Collection
- Recording
- Organization
- Structuring
- Storage
- Adaptation or alteration
- Retrieval, consultation
- Use
- Disclosure by transmission
- Dissemination or otherwise making available
- Alignment or combination
- Restriction, erasure, or destruction

PERSONAL DATA COLLECTION, STORAGE AND TRANSMISSION

Your data will be recorded electronically, processed, and transmitted via the network hub device through a highly secure system on the internet to a data collection center.

All the data we collect is stored in database-secure servers provided by Amazon Web Services, Inc. in Seattle, USA. This data collection and storage procedure is based on a Data Protection Agreement.

Your data will be encrypted immediately when it is transmitted. It means that your data and identifying information will not be readable to anyone not involved in the project lead. Third parties involved in data transmission cannot read your data.

RECIPIENTS OF YOUR PERSONAL DATA

We will transfer your personal data to the following recipients:

- Amplitude, Inc. (link to Privacy Policy),
- Firebase by Google LLC (link to Privacy Policy),

- Facebook Inc. (link to Privacy Policy),
- Adjust (link to Privacy Policy).
- Public authorities, for those situations where we will receive a lawful order to do so.

YOUR RIGHTS

As of May 25, 2018, the new EU regulation on personal data is entirely in force, particularly the regulation (UE) 2016/679 of the European Parliament and Council dated April 27, 2016, on data protection (GDPR). For this reason, you need to know the following information: Under the GDPR and its implementing laws at the national level, you have the following rights, with the conditions and limitations set out by the GDPR:

- To request and obtain confirmation that your data is being processed, as well as access to and a copy of your personal data;
- To request and obtain correction of your personal data;
- To request and obtain erasure of your data or limitation of use of your data;
- To obtain portability of your data;
- To request and obtain restriction of your data (which means we limit the access to your dataset);
- To request and be informed of the transfer of your personal data
- To object to processing your personal data
- Where your data processing requires your consent to withdraw your consent at any time (however, without affecting the lawfulness of consent-based processing before such withdrawal).

When you withdraw your consent, we will not collect additional information about you. We may also erase the personal data we have already collected. It will happen only if its erasure does not render it impossible or seriously impair the achievement of the research project's objectives.

To exercise your rights, please use the contact information below to submit a request. When you submit a request, please indicate your name, reasons for making the request, and other

details you think will be helpful for us to comply with your request. You also have the right to

contact your home data protection authority if your request is not satisfied.

ADDITIONAL INFORMATION

We keep your data for the entire duration of the provision of services to you. Your data will

be deleted if you refuse our services if you send a request to delete your data, or if our

company stops providing such services.

Your personal data might be transferred to countries outside the European Union / European

Economic Area (EU/EEA) or countries that have yet to obtain a decision from the European

Commission on the adequate protection of personal data. It means there may be risks to

your personal data under this jurisdiction if the laws protecting your personal data in other

countries are more relaxed than in the EU/EEA. However, we adopt and implement

appropriate safeguards to protect your personal data, as described in this form; namely, the

relevant EU Standard Clauses will be signed by the receiving party to apply to the receiving

party's processing of your personal data in countries outside the EU/EEA.

If you have any concerns about how your personal data is being handled, use the address

below to contact us. If you are not satisfied with our reply and how we protect your personal

data, you can contact the data protection authority in your home country or another relevant

jurisdiction for this processing activity under the conditions of Article 77 GDPR.

Contact Information

WNDR11 LTD, located at Akropoleos, 59 - 61, 3rd floor, Office 301, 2012, Nicosia, Cyprus

Email: support@wndr11.cv