

TERMS AND CONDITIONS

Reporting alleged copyright infringements

If you believe your copyrighted work has been copied in a manner that constitutes a copyright infringement and is accessible through our Service, please notify our office listed below. In order for your complaint to be valid under the DMCA, you must provide the following information in writing to the DMCA Office listed below:

1. a) An electronic or physical signature of a person authorized to act on behalf of the copyright owner.
2. b) Identification of the copyrighted work allegedly infringed.
3. c) Identification of the material that is deemed to contravene and in which it is found on our Service
4. d) Information reasonably sufficient to permit Wiralex Srl to contact you, for example your address, telephone number and e-mail address.
5. e) A statement that it is believed in good faith that use of the material in the manner complained of is not authorized by the copyright owner, its agent or the law and
6. f) A statement, made under penalty of perjury, that the information above is accurate and that you are the copyright owner or are authorized to act on behalf of the owner.

Upon receipt of an appropriate notification of good faith violation by the designated DMCA Office listed below, it is our policy:

- Remove or disable access to illicit material
- Notify the content provider, member or user that we have removed or disabled access to the material That offender will remove the illicit material from the system and stop access to the Service by such content providers, members or users.

How to submit a counter-notification

If the content provider, member or user believes that the material that has been removed (or access to which has been disabled) is not infringing, or still the content provider, the member or user believes they have the right to publish and use such material from the copyright owner, the copyright owner's agent or under the law, the content provider, the member or the user must send a counter notification containing the following information to the designated DMCA Office with the following indications:

- A physical or electronic signature of the content provider, member or user with identification of the material that was removed or to which access was disabled and the location where the material appeared on the Service prior to such removal or disabling.
- A statement that the content provider, member, or user believes in good faith that the material has been removed or disabled due to errors or misidentification of the material.

- Name of the content provider, member or user, address, telephone number and, if available, e-mail address and statement that that person or entity consents to the jurisdiction of the Court for the judicial district in which the address of a content provider, member or user is located.

Terms of Service

Worldz products and services are provided by Wiralex Srl. These Terms of Service ("Terms") govern the access and use of Worldz's website, products and services ("Products").

Note: These terms are effective from December 2018.

Wiralex Srl ("Wiralex", "Worldz", "Worldz.net", "our", "we") provides the services offered by Worldz (the "Services") through our Web site, accessible at www.worldz.net (the "Site") and from all the addresses related to it and our applications for mobile devices (the "Applications"). Please read carefully the following terms and conditions ("Terms") and our Privacy Policy, which can be found at <https://ws.worldz.net/privacy-center/>. These Terms regulate the access and use of the Site, the Applications and the Services and all the Contents of the Site (defined below) and constitute a binding legal agreement between the user and Wiralex Srl.

By accessing or using the Site, Applications or Services of Worldz, or by publishing any Content, you acknowledge that you have read, understood and agree to be bound by these Terms. Wiralex Srl reserves the right, in its sole discretion, to modify, discontinue or terminate the Site, Applications or Services or to modify these Terms, at any time and without notice. The user is therefore invited to view this document regularly.

Business Data of Wiralex Srl

Wiralex Srl
Via Crespi, 25 Albino (BG)
Italy
Telefono: 0039 035 761172
Email: info@worldz.net

VAT NUMBER 04108630163

The sections of the terms of service are :

1. Key terms related to the content
2. Suitability
3. Registration of the account
4. Privacy
5. Property
6. License of the application
7. Content and license for user content

8. Content of the members
9. General prohibitions
10. Links
11. Change or resolution
12. Limitations of liability
13. Indemnity
14. Limitation of liability
15. Application Wiralex Srl from iTunes
16. Information on property rights
17. Control and jurisdiction law
18. Competent Court
19. Alternative dispute resolution
20. Complete agreement
21. Assignment
22. Notices
23. General
24. How to contact Worldz

1) Key terms related to the content

- "Content" means text, graphics, images, music, software, audio, video, information or other materials, including the infrastructure used to provide such Content.
- "Content Worldz" means all Content that Wiralex Srl makes available through the Site, the Applications or the Service, including any Content licensed by a third party, but excluding the Member Content.
- "Member" means a person who completes the registration process for his account, as described in the "Account Registration" section below.
- "Member Content" means all content that a member publishes, uploads, publishes, sends or transmits to be made available through the site, application or services.
- "Site Content" means Member Content and Content Worldz.

2) Eligibility

The site, applications and services are only intended for persons aged 18 or over. Any access or use of the Site, Applications or Services by anyone under the age of 18 is expressly prohibited. By accessing or using the site, the applications or services they represent, the member warrants that he is at least 18 years old.

You will not use Worldz if you are in a country subject to an embargo by Italy.

You will not use Worldz if you are a convicted sex villain.

3) Account registration

To access certain features of the Site, Applications and Services and publish any Member Content on the Site, Applications or through the Services, you must register to create an account ("Account"). You can register with Worldz through your account with certain third-party social network services, including Facebook or Instagram (collectively, "SNS"). When you register with your SNS account, you will be asked to access the Services using the

credentials of your SNS account. By creating an account with your account with an SNS, you allow Worldz to access your SNS account information and agree to comply with the applicable terms and conditions of your SNS in the use of the Services through such SNS. Members do not have the ability to disable the connection between their Worldz account because Worldz works thanks and with the popularity on Facebook or Instagram.

Do not share your password, allow anyone else to access your account, or do anything else that could jeopardize the security of your account. You will not transfer your account to anyone without first obtaining our written permission.

WIRALEX SRL DOES NOT SAVE, TREAT, MANAGE IN ANY WAY THE PASSWORD YOU USE TO ACCEPT BY ACCEPTING YOUR FACEBOOK OR INSTAGRAM ACCOUNT.

We reserve the right to suspend or terminate your Account if any information provided during the registration process or subsequently proves to be inaccurate, not current or incomplete.

4) Privacy

Consult our Privacy Policy at <https://ws.worldz.net/privacy-center> for information and communications regarding the collection of Worldz and the use of your personal data.

5) Property

The site, the applications, the services and the contents of the site are protected by copyright, trademarks and other Italian and European laws. To the extent permitted by applicable law, Wiralex srl holds all rights, title and interest in the site, applications, services and content of the site, including all associated intellectual property rights. You will not remove, alter or obscure any copyright, trademark, service mark or other information on the rights of ownership incorporated or accompanying the Site, Applications, Services or Site Content.

6) Licence of the application

If you decide to use an application, in accordance with these Conditions, Wiralex Srl grants you a limited, non-exclusive, non-transferable and revocable license, without the right to sublicense, so you can install, access and use this Application on a device mobile owned or controlled solely for personal and non-commercial purposes. Wiralex Srl reserves all rights to the applications not expressly granted to the user by these Terms.

7) Content and license for user content

Subject to compliance with these Terms and Conditions, Wiralex Srl grants a limited, non-exclusive and non-transferable license, without the right to sublicense, to access and view the Content of Members exclusively for personal and internal purposes. Not to use, copy, adapt, modify, prepare derivative works based on, distribute, license, sell, transfer, publicly display, publicly perform, transmit, or otherwise exploit the Site, Applications, Services or Site Content except as expressly permitted in these Terms. No license or right is granted

to the user implicitly or otherwise on the basis of intellectual property rights owned or controlled by Wiralex Srl or its licensees, with the exception of the licenses and rights expressly granted in these Conditions. All content shared on Worldz can be re-shared with our platform on your Facebook or Instagram account when you join.

8) Content of the members

We can allow members to post, upload, post or transmit member content. Wiralex srl does not claim any ownership rights on the contents of the Members and nothing in these Terms limits the rights that you may have to use. By making available the Content of Members through the Site, Applications or Services, you grant Wiralex Srl a worldwide, irrevocable, perpetual, non-exclusive, transferable, royalty-free license with the right to sublicense, use, copy, adapt, modify, distribute, license, sell, transfer, publicly display, perform, transmit, access, display and otherwise exploit this Member Content only on, through or through the Site, Applications or Services.

You are solely responsible for all content that you make available through the Site, Applications and Services. The user declares and guarantees to be the sole owner of all User Content made available through the Site, Applications and Services or to have all the rights, licenses, consents and releases necessary to grant Wiralex Srl the rights in such Content Member, as contemplated in these terms. You further represent and warrant that neither the Content of the Member nor your publication, uploading, publishing, sending or transmitting the Content of the Member or the use of the Content of the Member by Wiralex Srl will violate, appropriate or violate the third party patent, the copyright, trademark, trade secret, moral rights or other rights of ownership or intellectual property or rights of publicity or privacy, or entail the violation of any applicable law or regulation.

Members may post comments and other content as long as the content is not illegal, obscene, threatening, defamatory, intrusive of privacy, violation of intellectual property rights or otherwise harmful to third parties or objectionable and does not consist of software viruses, political campaign, solicitation commercial, chain letters, mass mailings or any form of "spam".

You can not use a fake e-mail address, impersonate people or entities or otherwise mislead the origin of a card or other content. Wiralex Srl reserves the right (but not the obligation) to remove or modify these contents, but does not regularly review the published contents.

The Member undertakes to indemnify and hold harmless Wiralex Srl from any responsibility for the violation of any commitment made under this article 8.

9) General prohibitions

You agree not to do any of the following actions, either directly or indirectly:

- Publish, upload, send, provide access or transmit any Content that, at the sole discretion of Wiralex Srl:
 1. Violates third-party patent rights, copyrights, trademarks, trade secrets, moral rights or other intellectual property rights or rights of publicity or privacy.

2. Violate or encourage any conduct that may violate any applicable law or regulation or give rise to civil liability.
 3. Whether fraudulent, false, misleading or deceptive.
 4. Be defamatory, obscene, vulgar or offensive, pornographic or containing nudity.
 5. Promote discrimination, fanaticism, racism, hatred, harassment or harm against any individual or group.
 6. Be violent or threatening or promote violence or actions that are threatening any other person.
 7. Promote illegal or harmful activities or substances .
- Modify, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative works from, transfer, sell or resell any Content, software, product, service or other intellectual property obtained from or through this Site, without our explicit written consent.
 - Use, display, mirror or frame the Site or the Applications, or any single element within the Site or the Applications, the name, any brand, logo or other proprietary information, or the layout and design of any page or form contained in a page, without our explicit written consent.
 - Access, tamper with or use non-public areas of the Site or Applications, our IT systems or the technical systems of our suppliers.
 - Attempt to probe, analyze or test the vulnerability of any Wiralex Srl system or network or violate any security or authentication measures
 - Avoid, bypass, decrypt, disable, compromise, reverse engineer or otherwise circumvent any technological measures implemented by Wiralex Srl or our suppliers or any other third party (including another user) to protect the Site, Applications or Content of the Site
 - Attempt to access, monitor, search, copy, download or hack the Site, Applications or Content of the Site, for any purpose, through the use of any engine, software, tool, agent, device or mechanism (including spiders, robots) , crawlers, mining tools or similar), or through the use of any manual process, other than the tools provided by Wiralex Srl within the Site or through third-party web browsers generally available, without our express written permission
 - Undertake malicious, inconsistent or fraudulent actions of the Site or Applications and / or use of the Site by its users, including, without limitation, any form of unauthorized automated traffic or scraping with scripts or any action that may impose, at our discretion, an unreasonable load on our infrastructure.
 - Access or use the site, applications or content of the site to design, develop, test, update, manage, modify, maintain, support, market, advertise, distribute or otherwise make available any website, program, application, service, device , technology, product or computer program that competes, or enables, or provides access, uses, functions or operates with the Site or the Applications.
 - Send any unsolicited or unauthorized advertising, promotional material, e-mail, junk mail, spam, chain letters or other forms of solicitation.

- Use any meta tags or other hidden text or metadata using a Wiralex Srl or Worldz trademark, the URL of the logo or the product name without the express written consent of Wiralex Srl.
- Forge any TCP/IP packet header or any part of the header information in any email or newsgroup posting, or in any way use the Site, Applications, or Site Content to send altered, deceptive or false source-identifying information.
- Develop any header of the TCP / IP packet or any part of the header information in any e-mail or newsgroup message, or in any way use the site, applications or content of the site to send altered, misleading or false information that identifies the source.
- Collect or store personally identifiable information from the Site or Applications from other users of the Site or the Applications without their explicit authorization.
- Impersonating or misleading to be or represent any person or entity outside their own.
- Use the site if you are a condemned sexual criminal.
- Violate any law or regulation
- Encourage or allow any other individual to do any of the above.

Wiralex Srl reserves the right, at any time and without notice, to remove or disable access to any Content on the Site that Wiralex Srl, in its sole discretion, considers questionable for any reason, in violation of these Conditions or otherwise harmful to Site, Applications or Services.

10) Links

The Site, Applications or Service may contain links to third-party websites, advertisers, services, special offers or other events or activities that are not owned or controlled by Worldz. We do not endorse or assume any responsibility for such third-party sites, information, materials, products or services. If you access a third-party website from the Site, Applications or Service, you do so at your own risk and understand that this Agreement and our Privacy Policy do not apply to your use of those sites. The user expressly releases Wiralex Srl from any liability arising from the use of third-party websites, services or content. In addition, your relationships with or participation in advertiser promotions on the Site, Applications or Service, including payment and delivery of goods, and any other term (such as warranties) are exclusively between you and these advertisers. The user accepts that Wiralex Srl will not be liable for any loss or damage of any kind relating to relations with these advertisers.

11) Change or resolution

We may, without notice, modify the Site, Applications or Services, discontinue the provision of the Site, the Applications or the Services, or create limitations of use for the Site, Applications or Services. We may terminate or suspend permanently or temporarily access to the Site, Applications or Services without notice or liability, for any reason or without reason, including if, by our sole determination, they violate any provision of this Agreement. If you terminate this Agreement or your access to the Site, Applications or Services for any reason or without reason, you will continue to be bound by the terms of

this Agreement which, by their nature, should survive the resolution, including without limitation , property provisions, warranty exclusions, indemnities and limitations of liability.

12) Limitations of responsibility

THE SITE, APPLICATIONS, SERVICES AND CONTENT OF THE SITE ARE PROVIDED WITHOUT ANY KIND OF WARRANTIES, EXPRESS OR IMPLIED. WIRALEX SRL EXCLUDES EXPRESSLY ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND ANY WARRANTY ARISING FROM USE. WIRALEX SRL MAKES NO WARRANTY THAT THE SITE, APPLICATIONS, SERVICES OR CONTENT OF THE SITE WILL MEET THE REQUIREMENTS OF THE USER OR WILL BE AVAILABLE ON AN UNINTERRUPTED, SECURE OR ERROR-FREE BASIS. WIRALEX SRL DOES NOT PROVIDE ANY WARRANTY REGARDING THE QUALITY OF ANY PRODUCT, SERVICE OR CONTENT OF THE SITE OBTAINED THROUGH THE SITE, APPLICATIONS OR SERVICES, OR ACCURACY, TIMELINESS, TRUTHFULNESS, COMPLETENESS OR RELIABILITY OF ANY CONTENT OF THE SITE OBTAINED THROUGH THE SITE, APPLICATIONS OR SERVICES.

THE USER IS SOLELY RESPONSIBLE FOR ALL COMMUNICATIONS AND INTERACTIONS WITH OTHER USERS OF THE SITE, APPLICATIONS OR SERVICES AND WITH OTHER PERSONS WITH WHO COMMUNICATES OR INTERACIRES IN CONNECTION WITH THE USE OF THE SITE, APPLICATIONS OR SERVICES. THE USER ACKNOWLEDGES THAT WIRALEX SRL DOES NOT EXAMINE OR REQUEST INFORMATION ABOUT THE PREVIOUS OF ANY USER OF THE SITE, APPLICATIONS OR SERVICES, NOR WIRALEX SRL MAKES AN ATTEMPT TO CHECK THE STATEMENTS OF USERS OF THE SITE, APPLICATIONS OR SERVICES. WIRALEX SRL MAKES NO REPRESENTATIONS OR WARRANTIES REGARDING THE CONDUCT OF THE USERS OF THE SITE, THE APPLICATIONS OR THE SERVICES OR THEIR COMPATIBILITY WITH THE CURRENT OR FUTURE USERS OF THE SITE, APPLICATIONS OR SERVICES.

We take no responsibility for any Content posted or posted on the Site, Applications or Services. You will be solely responsible for the content you post and the consequences of publication, and you agree that we are only acting passively for online distribution and publication of member content. Understand and agree to be exposed to the Content of the Member that is inaccurate, objectionable or otherwise inappropriate for your purpose, and agree that we will not be liable for any damages you incur or alleged to incur as a result of the Member Content.

13) Indemnity

You agree to hold harmless Wiralex Srl, its officers, directors, employees, collaborators in any capacity and agents with reference to any claim, liability, damage, loss or expense, including, without limitation, the reasonable legal and accounting costs arising or in any way connected to:

1. Access to or use of the Site, Applications, Services or Site Content,
2. Your content published on the Website,
3. The violation of these Conditions,

4. Any type of compensation for damages that any third party has asked Wiralex Srl for your negligent or malicious behavior.

14) Other limitations of responsibility

THE USER ACKNOWLEDGES AND ACCEPTS THAT THE ENTIRE RISK ARISING FROM THE ACCESS AND FROM THE USE OF THE SITE, APPLICATIONS, SERVICES AND CONTENT OF THE SITE IS IMPUTABLE TO THE USER. NOR WIRALEX SRL NOR ANY OTHER PARTY INVOLVED IN THE CREATION, PRODUCTION OR DELIVERY OF THE SITE, APPLICATIONS, SERVICES OR CONTENT WILL BE LIABLE FOR ANY INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS, LOSS OF DATA OR LOSS OF WELL-BEING , INTERRUPTED SERVICES, DAMAGE TO THE COMPUTER OR FAILURES OF THE SYSTEM OR COSTS OF SUBSTITUTE PRODUCTS OR SERVICES, OR FOR ANY DAMAGE FOR PERSONAL INJURY OR IN THE BODY OR LOSS OF EMOTION ARISING FROM OR IN CONNECTION WITH THESE TERMS, OR USE, OR IMPOSSIBILITY TO USE THE SITE, APPLICATIONS, SERVICES, CONTENT OF THE SITE, OR ANY COMMUNICATION, INTERACTION OR MEETING WITH OTHER USERS OF THE SITE, APPLICATIONS OR SERVICES OR OTHER PERSONS WITH WHO COMMUNICATE OR INTERACT AFTER THE USE OF THE SITE, APPLICATIONS OR SERVICES.

The Service is controlled and managed by its facilities in Italy. We make no representation that the Service is appropriate or available for use in other locations. Those who access or use the Service from other jurisdictions do so voluntarily and are entirely responsible for compliance with all applicable laws and regulations in Italy and on the spot, including, but not limited to, export regulations and import. State and warrant that you are not in a country subject to an embargo from Italy or that has been designated by the Italian government as "a country that supports terrorism" and that you are not a person on any Italian list of prohibited or restricted parties . Unless otherwise explicitly stated, all materials in the Service are directed exclusively to natural persons, companies or other entities located in Italy.

15) Wiralex Srl APP from iTunes

The following applies to all Applications accessible via or downloaded from the Apple iTunes Store ("iTunes Sourced App"):

Recognize and accept that:

1. These Terms are stipulated only between you and Wiralex Srl, and not with Apple, and
2. Wiralex Srl, not Apple, is solely responsible for the iTunes Store Sourced app and its contents. Use of the iTunes Store Sourced app must comply with the App Store Terms of Service.

You acknowledge that Apple has no obligation to provide any maintenance and support application in connection with the iTunes Store Sourced app.

If you fail to comply with the App Store of the iTunes Store to any applicable warranty, you can inform Apple and Apple will refund the purchase price, if applicable, for the iTunes Store Sourced App to you and to the maximum extent permitted by applicable law Apple

will have no other warranty obligation with respect to the iTunes Store Sourced App, and any other claims, loss, liability, damages, costs or expenses attributable to any failure to comply with any warranty will be the sole responsibility of Wiralex srl.

You and Wiralex Srl acknowledge that, between Wiralex Srl and Apple, Apple is not responsible for any complaints from the user or third parties relating to the iTunes Store Sourced app or to the possession and use of the iTunes Sourced app Store, included, but not limited to:

1. Requests for product liability

1. Any claim that the iTunes Store Sourced App does not comply with any applicable legal or regulatory requirement.

2. Claims arising from consumer protection or similar regulations.

You and Wiralex Srl acknowledge that, in the event of any claims by third parties that the iTunes Store Sourced app or your possession and use of such iTunes Store app violate the intellectual property rights of third parties, between Wiralex Srl and Apple, Wiralex Srl, not Apple, will be solely responsible for the investigation, defense, regulation and discharge of any claim of infringement of intellectual property to the extent required by these Terms.

You and Wiralex Srl acknowledge and accept that Apple and its subsidiaries of Apple are third parties beneficiaries of these Terms in relation to your license of the iTunes Store Sourced app and that, after accepting the terms and conditions of these Terms, Apple have the right (and will be deemed to have accepted the right) to apply these Terms in connection with the license of the iTunes Store Sourced App to the user as a third party beneficiary.

Without limiting other terms of these Terms, you must comply with all applicable third party contract terms when using the iTunes Store Sourced app.

16) Property Rights Information

All trademarks, service marks, logos, trade names and any other proprietary designation of Wiralex Srl used here are trademarks or registered trademarks of Wiralex Srl. Other brands, service marks, logos, trade names and other designations of properties are trademarks or registered trademarks of their respective parties.

17) Law of Control and Jurisdiction

These Terms and any related actions will be governed by Italian law without regard to the provisions on conflicts of law.

18) Jurisdiction

For any controversy deriving from the interpretation and / or application of these Conditions, the Court of Milan is exclusively and without jurisdiction.

Please note that in the case of a consumer user, for any dispute concerning the application, execution and interpretation of these Conditions, the court of the place where the user resides or has elected domicile is competent. It is without prejudice to the

application to consumers who do not have their habitual residence in Italy of the provisions which may be more favorable and mandatory pursuant to the law of the country in which they are habitually resident.

19) Alternative dispute resolution

Pursuant to art. 141-sexies, paragraph III of the Consumer Code, Wiralex Srl informs the user who holds the status of consumer as per art. 3, paragraph 1, lett. a) of the Consumer Code, which, if he has lodged a complaint directly with Wiralex Srl, after which it has not been possible to resolve the dispute arising in this way, Wiralex Srl will provide information about the organization or Alternative Dispute Resolution bodies for the out-of-court resolution of disputes relating to obligations arising from these Conditions (pursuant to the ADR bodies, as indicated in articles 141-bis and subsequent of the Consumer Code), specifying whether or not it intends to avail itself of such bodies to resolve the dispute itself.

Wiralex Srl also informs the user who is the consumer qualification referred to in art. 3, paragraph 1, lett. a) of the Consumer Code, which established a European platform for online resolution of consumer disputes (eg ODR platform). The ODR platform can be consulted at the following address <http://ec.europa.eu/consumers/odr/>; through the ODR platform the consumer user can consult the list of ADR bodies, find the link to the site of each of them and start an online resolution procedure of the dispute in which it is involved. In any case, the consumer user's right to refer the ordinary court in charge of the dispute deriving from these Conditions, regardless of the outcome of the out-of-court settlement procedure, is reserved.

The user who resides in a member state of the European Union other than Italy, can also access, for any dispute concerning the application, execution and interpretation of these Conditions, to the European procedure established for small claims, by Regulation (EC) n. 861/2007 of the Council of 11 July 2007, provided that the value of the dispute does not exceed, excluding interest, rights and expenses, Euro 2,000.00. The text of the regulation can be found at www.eur-lex.europa.eu.

20) Complete Agreement

These Conditions constitute the entire and exclusive agreement between Wiralex Srl and the Customer regarding the Site, Applications, Services, Content of the Site and the Contents of the Subscribers and these Terms replace and replace any oral or written agreement or understanding previous between Wiralex Srl and the user regarding the site, applications, services and contents.

21) Assignment

It is not possible to transfer these Terms, by law or otherwise, without the prior written consent of Wiralex Srl. Any attempt by you to assign or transfer these Terms, without such consent, will be null and void. Wiralex Srl may assign or transfer these Terms, in its sole discretion, without restrictions. Notwithstanding the foregoing, these Terms will bind and attract the benefit of the parties, their successors and authorized assignees.

22) Notifications

Any communications or other communications permitted or requests below, including those relating to changes to these Conditions, will be in writing and provided by Wiralex Srl:

1. via email (in any case to the address you provide)
2. posting on the site or through the application.

For communications made by e-mail, the date of receipt will be considered the date on which such notice was transmitted.

23) General

The inability of Wiralex Srl to assert any right or provision of these Terms will not constitute a waiver of the other parts of these Terms. The waiver of this right or provision will be effective only if in writing and signed by a duly authorized representative of Wiralex Srl. Except as expressly set forth in these Terms, the exercise by one of the parties of one of its remedies pursuant to these Terms will not affect the other remedies under these Conditions or otherwise. If for any reason a court of competent jurisdiction considers that any provision of these Terms is invalid or unenforceable, such provision will be applied to the maximum extent permitted and the other provisions of these Conditions will remain in full force and effect.

24) How to contact Worldz

We invite you and encourage you to provide feedback, comments and suggestions for improvements to the Site, Applications and Services. If you have any questions about these Terms or any questions, complaints or complaints related to the Applications, please contact us at info@worldz.net.