**Wellspace Rules**

The Wellspace wellness application intelligently sets a health baseline target that is unique to each user by syncing with Apple Health Kit and calculating an average step target from the last three months. The app measures activity through your steps taken per day, distance covered, floors climbed, and calories burnt (wearable required for calories).

Hit your step target each day and gain **5 points** towards the leader board. Wellspace also measures energy through sleep analysis, resilience and personal mental wellbeing. This is measured by asking simple daily questions like “How are you feeling today?” and “How did you sleep?”

Earn **1 point** for each answer each day, regardless of the answer. You can earn **1 streak point** for hitting your step target three days in a row, and for answering either of the questions three days in a row. All the points are added to the leader board and competitions either run weekly or monthly.

All the data is recorded securely and is 100% anonymous. This data is presented at an aggregate level on your web portal and used to create weekly wellbeing report emails unique to you to show health trends. Make sure you open your Wellspace application to regularly update your data with the system and get your engagement points.

Ts&Cs Apply. For more info contact info@yourwellspace.com
End-User License Agreement (EULA) of Wellspace

This End-User License Agreement ("EULA") is a legal agreement between you and Yourwellspace Ltd.

This EULA agreement governs your acquisition and use of our Wellspace software ("Software") directly from Yourwellspace Ltd. or indirectly through a Yourwellspace Ltd. authorized reseller or distributor (a "Reseller").

Please read this EULA agreement carefully before completing the installation process and using the Wellspace software. It provides a license to use the Wellspace software and contains warranty information and liability disclaimers.

If you register for a free trial of the Wellspace software, this EULA agreement will also govern that trial. By clicking "accept" or installing and/or using the Wellspace software, you are confirming your acceptance of the Software and agreeing to become bound by the terms of this EULA agreement.

If you are entering into this EULA agreement on behalf of a company or other legal entity, you represent that you have the authority to bind such entity and its affiliates to these terms and conditions. If you do not have such authority or if you do not agree with the terms and conditions of this EULA agreement, do not install or use the Software, and you must not accept this EULA agreement.

This EULA agreement shall apply only to the Software supplied by Yourwellspace Ltd. herewith regardless of whether other software is referred to or described herein. The terms also apply to any Yourwellspace Ltd. updates, supplements, Internet-based services, and support services for the Software, unless other terms accompany those items on delivery. If so, those terms apply.
License Grant

Yourwellspace Ltd. hereby grants you a personal, non-transferable, non-exclusive licence to use the Wellspace software on your devices in accordance with the terms of this EULA agreement.

You are permitted to load the Wellspace software (for example a PC, laptop, mobile or tablet) under your control. You are responsible for ensuring your device meets the minimum requirements of the Wellspace software.

You are not permitted to:

- Edit, alter, modify, adapt, translate or otherwise change the whole or any part of the Software nor permit the whole or any part of the Software to be combined with or become incorporated in any other software, nor decompile, disassemble or reverse engineer the Software or attempt to do any such things
- Reproduce, copy, distribute, resell or otherwise use the Software for any commercial purpose
- Allow any third party to use the Software on behalf of or for the benefit of any third party
- Use the Software in any way which breaches any applicable local, national or international law
- Use the Software for any purpose that Yourwellspace Ltd. considers is a breach of this EULA agreement

Intellectual Property and Ownership

Yourwellspace Ltd. shall at all times retain ownership of the Software as originally downloaded by you and all subsequent downloads of the Software by you. The Software (and the copyright, and other intellectual property rights of whatever nature in the Software, including any modifications made thereto) are and shall remain the property of Yourwellspace Ltd.
Yourwellspace Ltd. reserves the right to grant licences to use the Software to third parties.

**Termination**

This EULA agreement is effective from the date you first use the Software and shall continue until terminated. You may terminate it at any time upon written notice to Yourwellspace Ltd.

It will also terminate immediately if you fail to comply with any term of this EULA agreement. Upon such termination, the licenses granted by this EULA agreement will immediately terminate and you agree to stop all access and use of the Software. The provisions that by their nature continue and survive will survive any termination of this EULA agreement.

**Governing Law**

This EULA agreement, and any dispute arising out of or in connection with this EULA agreement, shall be governed by and construed in accordance with the laws of the United Kingdom.
User Agreement of Wellspace

Yourwellspace Ltd trading under Wellspace. (“Wellspace,” “we,” “us,” “our”), provides access to our Website located at www.yourwellspace.com (the “Site”), subject to your acceptance of these Terms of Website Use (“Terms”). These Terms apply to you when you access and use our Site. If you have any questions about these Terms or using the Site, feel free to contact us at info@yourwellspace.com

GDPR

The new EU General Data Protection Regulation (GDPR) comes into force on 25 May 2018 (including in the UK regardless of its decision to leave the EU) and will impact every organisation which holds or processes personal data. It will introduce new responsibilities, including the need to demonstrate compliance, more stringent enforcement and substantially increased penalties than the current Data Protection Act (DPA) which it will supersede.

Wellspace is committed to high standards of information security, privacy and transparency. We place a high priority on protecting and managing data and Wellspace will comply with applicable GDPR regulations when they take effect in 2018, including as a data processor, while also working closely with our customers and partners to meet contractual obligations for our procedures, products and services. Our team of experienced business analysts, consultants and digital specialists will also help to support customers in meeting their obligations through the provision of expert services and value-adding solutions.

Privacy

Wellspace is committed to protecting your privacy on the Internet. Check out our Privacy Policy to see what personal information we may collect and how we use it.
Acceptance of Terms of Website Use

You understand that Wellspace does not guarantee that anything on the Site will be free of infection, viruses or other items that might damage or interfere with your computer, data or personal information. You may not do anything that interferes with the operation of the Site, such as hacking or spamming.

Intellectual Property – Copyright, Trademark and Disclaimer Notices

The contents of the Site, such as text, design, graphics, logos, trade dress, audio clips, video, games, photographs, software, interfaces or code (the “Content”) and the selection and arrangements of the Content is the property of Wellspace and its business partners, and is protected by state, federal and international copyright and trademark laws, or other proprietary rights. These rights are protected in all forms, media and technologies existing now or hereinafter developed. All trademarks, service marks and trade names are trademarks or registered trademarks of and are proprietary to Wellspace and its business partners, or other respective owners that have granted Wellspace the right and license to use such marks. Such trademarks and content may not be used except as provided in these Terms or in the text of the Site. You may print and download the Content solely for your personal, non-commercial use. No portion of the Content may be reprinted, republished, modified, or distributed in any form without the express written permission of Wellspace. You may not reproduce, reverse engineer, decompile, modify, transmit, sell, distribute, license or create derivative works of the Content. Any unauthorised use of the Content is strictly prohibited and may violate copyright law, trademark law, the laws of privacy and publicity, and communication regulations and statutes.

Nothing contained herein shall be construed as conferring by implication, estoppel or otherwise any license or right under any patent or trademark of Wellspace or any third party. Except as expressly provided above, nothing contained herein shall be construed as conferring any license or rights under any Wellspace copyright. The “Wellspace” name and signature and the “Wellspace” name and logo are registered trademarks of Arma Systems Ltd. and used under license by Wellspace.
Unsolicited Submission of Ideas

Neither Wellspace nor any of its employees accepts, invites or considers under any circumstances unsolicited submissions of ideas, creative suggestions or proposals, including ideas for new advertising campaigns, new promotions, new or improved products or technologies, packaging or other materials related to our products, product enhancements, processes, materials, marketing plans, research related to our business, business operations or new product names. This policy is intended to avoid disputes in the event that Wellspace products or marketing strategies seem similar to ideas submitted to Wellspace or its employees.

The following terms shall apply to any unsolicited submission regardless of any statement included in accompanying material: Except as governed by our Privacy Policy, all ideas included in any unsolicited submission will automatically be treated as non-confidential and non-proprietary and will become the sole property of Wellspace without any compensation whatsoever. Wellspace and its affiliates will have no obligations with respect to such submissions and will destroy such submissions upon receipt. Nothing restricts Wellspace from independently developing any idea, however similar to any submission. Anyone who submits an unsolicited idea, suggestion or proposal to Wellspace thereby waives any right, title and interest in the content of such submission and agrees not to assert any claim of ownership in that content against Wellspace.

No Warranties

Enjoy using our Site, but please understand that you assume total responsibility and risk when you use our Site and the Internet. The Site and the Content and services made available on the Site are provided on an “as is” and “as available” basis. Wellspace does not make any express or implied warranties, representations or endorsements whatsoever (including but not limited to, warranties of title or non-infringement, or the implied warranties of merchantability or fitness for a particular purpose) with regard to the Site, the Site Content, any services provided through the
Site or on the Internet. We expressly disclaim any and all implied warranties. Some states may not permit the disclaimer of implied warranties, so the foregoing disclaimer may not apply to you.

**Limitation of Liability**

Wellspace will not be liable to you for any indirect, special, incidental, consequential, exemplary or punitive damages of any kind, including lost profits (regardless of whether we have been notified that such loss may occur) by reason of any act or omission in our provision of Site under these Terms. You understand that this paragraph shall apply to all Content and services available through the Site.

**Indemnification**

You agree to indemnify and hold harmless Wellspace from any and all liabilities, penalties, claims, causes of action and demands brought by third parties (including the costs, expenses and attorney’s fees on account thereof resulting from your use of the Site) whether based in contract or tort (including strict liability) and regardless of the form of action.

Wellspace respects the intellectual property rights of others and requires those that visit our Site and use our network to do the same. Wellspace may, in appropriate circumstances and at its discretion, remove or disable access to material on its Site or its network that infringes upon the copyright rights of others. Wellspace also may, at its discretion, remove or disable links or references to an online location that contains infringing material or infringing activity. In the event that any visitors to our Site or users of our network repeatedly infringe on others’ copyrights, we may in our sole discretion terminate those individuals’ rights to use our Site or network.

If you believe that your work has been used on our Site or network in any manner that constitutes copyright infringement, please notify one of Wellspace copyright agents by written notice. The notice should include the following information: An electronic or physical signature of a person authorised to act on behalf of the owner
of the copyright allegedly infringed; A description of the copyrighted work you claim has been infringed, including a copy of the copyrighted work or the web page address where the copyrighted work may be found; Identification of the location on our Site of the material you claim has been infringed, or the link or reference to another Web site that contains the material you claim has been infringed; Your name, address, telephone number and email address; A statement by you that you have a good faith belief that the disputed use of the material at issue is not authorised by the copyright owner, the agent of the copyright owner or the law; and A statement by you that the information in this notification is accurate and a statement, under penalty of perjury, that you are the copyright owner of the material allegedly infringed or authorised to act on the copyright owner’s behalf.

Acceptable and Lawful Use of Site

You agree to comply with all applicable laws regarding use of the Site. Any information you provide to Wellspace in connection with the Site must comply with the following conditions and shall not create any liability for Wellspace or cause Wellspace to lose (in whole or in part) the services of its Internet Service Providers or other suppliers or vendors:

Content Objectionable or Offensive to Third Parties
You may not upload, download, post, distribute, or otherwise transmit any content that is unlawful, libellous, defamatory, slanderous, obscene, pornographic, harassing, threatening, abusive, harmful, violative of others’ privacy rights, or otherwise objectionable.

Unlawful Content
You may not upload, download, post, distribute, or otherwise transmit any content that encourages or is in furtherance of an unlawful, criminal, or fraudulent activity.

Infringing Content
You may not upload, download, post, distribute, edit, modify or transmit any content that may infringe on any patent, trademark, trade secret, copyright, or other
intellectual proprietary right of any person. Infringement may result from the unauthorised copying, posting, editing, modifying or distributing of any content, including graphics, pictures, photographs, logos, software, articles, music, or videos. By posting any content through this Site, you represent that you have legal rights to use, distribute, and publish such content.

Removal of Objectionable Content
While we do not monitor your use of our Site, we reserve the right to remove or delete any content that you upload, download, post, distribute, or otherwise transmit on our Site that violates these Terms or is otherwise deemed objectionable by us in our sole discretion.

Links to Other Websites
We may provide links to other Websites. We do not endorse or make any representations about these sites, or any information or other products or materials found there, or any results that may be obtained from using them. If you decide to access any of these other sites linked to this Site, you do so entirely at your own risk. Wellspace has no responsibility for the content of such other sites and shall not be liable for any damages or injuries arising from the content from these other sites.

Pricing for Products and Services
In the event a product or service is listed at an incorrect price or with incorrect information, Wellspace shall have the right to refuse or cancel any orders placed for that product(s) or service(s) listed at the incorrect price. Wellspace shall have the right to refuse or cancel any such orders or requests whether or not they have been confirmed and your credit card has been charged or other payment has been accepted.
International Users

Wellspace makes no claims that the Content is appropriate or may be downloaded outside of the United Kingdom. Access to the Content may not be legal in certain countries or for certain persons. If you access the Site from outside of the United Kingdom, you do so at your own risk and are responsible for compliance with the laws of your jurisdiction regarding online conduct and acceptable Content.

Your personal information (“Information”) that is submitted to this Site will be handled in accordance with applicable UK law. If you are a non-UK user, you agree that Wellspace may collect and use your Information and disclose it to other entities outside your resident jurisdiction. In addition, such Information may be stored on servers located outside your resident jurisdiction. UK law may not provide the degree of protection for Information that is available in other countries. By providing us with your Information, you acknowledge that you consent to the transfer of such Information outside your resident jurisdiction as detailed in our Privacy Policy. If you do not consent to such transfer, you may not use this Site. If you have already provided us with Information, please contact us at info@yourwellspace.com and let us know how you would like us to handle such Information.

Entire Agreement, Updates and Modifications

These Terms and any referenced documents constitute the entire agreement between Wellspace and you pertaining to your use of the Site. Wellspace may amend these Terms or any other referenced documents at any time by posting the amended documents on the Site. Any amended or modified terms will be effective upon posting. Continued use of the Site means that you have accepted any modified Terms and conditions. If you have any questions about these Terms, contact us at info@yourwellspace.com.
Termination

While we do not monitor your use of our Site, Wellspace may immediately issue a warning, suspend or terminate your access to the Site for breach of these Terms (or any other agreement or policy incorporated by reference hereto), or for any other reason in our sole discretion.