Terms of Service

Effective Date: August 22, 2025 Last Updated: August 17, 2025

Version: 0.0.3

## **Contents**

1	Welcome to Cohearo	4
2	Agreement to Terms  2.1 Acceptance	<b>4</b> 4
3	Service Providers 3.1 Legal Entities	<b>4</b> 4
4	Service Description 4.1 Beta Status 4.2 Service Features 4.2.1 Web Dashboard 4.2.2 Desktop Applications (Windows/macOS) 4.2.3 Mobile Applications (iOS/Android) 4.3 Service Limitations	<b>4</b> 4 5 5 5 5 5
5	Account Terms 5.1 Account Creation	<b>5</b> 6 6
6	Acceptable Use Policy 6.1 Permitted Use	6 6 6 6 7 7
7	User Content and Intellectual Property 7.1 Your Content	<b>7</b> 7 7 7 8
8	Privacy and Data Processing  8.1 Privacy Policy  8.2 Data Processing Terms  8.2.1 Processing Locations  8.2.2 Data Handling  8.3 Consent  8.4 Third-Party Services	8 8 8 8 8 9

## Version 0.0.3 | Effective: August 22, 2025

9	Payment Terms9.1 Current Pricing9.2 Future Pricing9.2 Future Pricing9.3 No Refund Obligation
10	Disclaimers and Warranties910.1 Service Expectations910.2 What to Expect910.3 No Professional Services910.4 Your Assumption of Risk10
11	Limitation of Liability1011.1 Reasonable Liability Limits1011.2 Types of Damages1011.3 Exceptions1011.4 Third-Party Services10
12	Indemnification         10           12.1 Your Indemnification         1           12.2 Process         1
13	Force Majeure 11
14	Modifications114.1 Changes to Terms114.2 Continued Use114.3 Changes to Service1
15	Termination       12         15.1 By You       12         15.2 By Us       12         15.3 Effects of Termination       12         15.4 Surviving Provisions       12
16	Dispute Resolution1316.1 Governing Law1316.2 Let's Talk First1316.3 Resolving Disputes Together1316.4 When Court Proceedings Apply1316.5 Individual Resolution1316.6 Jurisdiction13
17	Additional Legal Terms       14         17.1 Entire Agreement       14         17.2 Assignment       14         17.3 Severability       14         17.4 Waiver       14

## Terms of Service

## **COHEARO**

## Version 0.0.3 | Effective: August 22, 2025

	17.5 Notices 17.6 Relationship 17.7 Language 17.8 Interpretation	14 14
18	Special Provisions for Minors  18.1 Age Requirement	
19	Accessibility	15
20	Government Users	15
21	Contact Information	15

#### 1. Welcome to Cohearo

These Terms of Service help ensure a safe and fair experience for everyone using our service. Like most online services, we include standard dispute resolution procedures (including arbitration) to efficiently handle any issues that may arise.

## 2. Agreement to Terms

### 2.1 Acceptance

By accessing or using Cohearo (formerly known as Whisper Notes) ("Service"), you agree to be bound by these Terms of Service ("Terms"). If you disagree with any part of these terms, you do not have permission to access the Service.

## 2.2 Capacity to Accept

You represent and warrant that:

- You are at least 16 years old (or the age of majority in your jurisdiction)
- · You have the legal capacity to enter into binding agreements
- · You are not barred from using the Service under applicable law
- If accepting for an entity, you have authority to bind that entity

## 3. Service Providers

#### 3.1 Legal Entities

This Service is jointly provided by:

- PR Consulting Software (Paolo Andreas Stall Rechia Desenvolvimento de Software Ltda), CNPJ: 59.893.234/0001-58
- Diogo Fernando Schmal Miloco Desenvolvimento de Sistemas, CNPJ: 33.873.074/0001-91

(Collectively referred to as "Company," "we," "us," or "our")

#### 3.2 Contact Information

All matters: contact@cohearo.com

## 4. Service Description

#### 4.1 Beta Status

Cohearo is currently in **closed beta testing**, which means we're continuously improving the service based on user feedback. During this phase:

- · We're actively refining features and adding new capabilities
- · You may notice changes as we enhance the service
- We're working hard to maintain reliable service, though as with any beta software, occasional issues may occur
- We appreciate your patience as we perfect the experience

#### 4.2 Service Features

The Service currently includes:

#### 4.2.1 Web Dashboard

- · Transcript viewing and management
- · Keyword search functionality
- · Account management

## 4.2.2 Desktop Applications (Windows/macOS)

- · User-initiated microphone recording
- System audio capture (where permitted)
- · Cloud-based transcription
- Prompt and settings management

#### 4.2.3 Mobile Applications (iOS/Android)

- · Microphone audio recording
- · Cloud-based transcription
- · Settings management

#### 4.3 Service Limitations

The Service:

- · Is NOT intended for professional transcription needs
- Does NOT guarantee accuracy or completeness
- Is NOT suitable for legal, medical, or critical use cases
- · May NOT be available in all jurisdictions

#### 5. Account Terms

#### 5.1 Account Creation

You must provide accurate and complete information

- You are responsible for maintaining account security
- · One person or entity per account unless explicitly authorized
- · You must immediately notify us of unauthorized access

## 5.2 Account Responsibilities

You are solely responsible for:

- · All activity under your account
- · Maintaining confidentiality of credentials
- · All content uploaded or created through your account
- · Compliance with these Terms

### 5.3 Account Suspension and Termination

We may immediately suspend or terminate your account if:

- You violate these Terms
- · We suspect fraudulent, abusive, or illegal activity
- · Required by law or court order
- · The Service is discontinued
- You fail to accept updated Terms

## 6. Acceptable Use Policy

#### 6.1 Permitted Use

You may use the Service only for lawful purposes and in accordance with these Terms.

## 6.2 Using the Service Responsibly

To maintain a safe and legal service for everyone, please:

#### 6.2.1 Respect Privacy and Consent

- Only record conversations you have permission to record
- · Respect intellectual property rights in any content you upload
- Avoid processing content that's illegal, harmful, or that you don't have authorization to transcribe

#### 6.2.2 Use the Service Fairly

- Keep usage within reasonable limits to ensure the service remains available for all users
- · Don't attempt to circumvent security measures or access restrictions

Avoid using automated tools that could overwhelm our systems

#### 6.2.3 Follow the Law and Be Respectful

- Comply with applicable laws and regulations in your jurisdiction
- Be honest about your identity and affiliations
- · Respect other users and our team members
- · Protect minors and respect privacy rights

### 6.3 Consequences of Violation

Violation may result in:

- · Immediate account termination
- · Legal action
- · Reporting to law enforcement
- · Liability for damages

## 7. User Content and Intellectual Property

#### 7.1 Your Content

"Your Content" means any audio, text, or other materials you upload or create using the Service.

#### 7.2 Ownership

- · You retain ownership of Your Content
- We do not claim ownership of Your Content
- Transcriptions are derivative works of Your Content

#### 7.3 Limited License for Service Operation

To provide our transcription service, you grant us permission to:

- · Process your audio files to create transcriptions
- Temporarily store your content as needed to deliver the service
- Display your transcriptions back to you in our interface
- Use anonymized technical data (like file sizes and processing times) to improve our service

This permission is limited to providing you the service and ends when you delete your content. We never use your actual transcription content for any other purpose.

#### 7.4 Your Warranties

You represent and warrant that:

- You own or have rights to Your Content
- · Your Content doesn't violate third-party rights
- · You have all necessary consents for recordings
- · Your use complies with all applicable laws

## 7.5 Our Intellectual Property

The Service and its original content (excluding Your Content) remain our property and are protected by:

- · Copyright laws
- · Trademark laws
- · Trade secret laws
- · Other intellectual property rights

You may not use our trademarks without written permission.

## 8. Privacy and Data Processing

## 8.1 Privacy Policy

Your use is also governed by our Privacy Policy, incorporated by reference.

## 8.2 Data Processing Terms

#### 8.2.1 Processing Locations

- Audio processing: Our servers (Curitiba, Brazil)
- Storage: MongoDB Atlas (São Paulo, Brazil)
- Infrastructure: AWS
- Al Services: Google Vertex and OpenRouter

#### 8.2.2 Data Handling

- · Audio files: Deleted after transcription
- Transcripts: Stored until you delete them
- We do NOT sell your data
- · We do NOT use your data to train Al models

#### 8.3 Consent

By using the Service, you explicitly consent to data processing as described.

August 31, 2025

### 8.4 Third-Party Services

We partner with trusted third-party services to provide transcription capabilities. While we choose our partners carefully, we cannot control their individual policies or actions.

## 9. Payment Terms

#### 9.1 Current Pricing

The Service is currently FREE during beta phase.

## 9.2 Future Pricing

- We may introduce paid features or subscriptions
- · Existing users will receive advance notice
- · Continued use after pricing changes constitutes acceptance

### 9.3 No Refund Obligation

As a free service, no refunds apply. Future paid services will have separate refund policies.

## 10. Disclaimers and Warranties

#### 10.1 Service Expectations

Like most technology services, Cohearo is provided "as is" and "as available." This means:

#### 10.2 What to Expect

While we work hard to provide reliable service, we cannot guarantee:

- Perfect accuracy in all transcriptions (Al technology is continuously improving)
- Uninterrupted service availability (maintenance and updates are sometimes needed)
- · Compatibility with all systems and configurations
- That the service will meet every specific need or use case

#### 10.3 No Professional Services

#### THE SERVICE DOES NOT PROVIDE:

- Legal advice or services
- Medical transcription services
- · Professional translation services
- · Certified or official transcriptions

### 10.4 Your Assumption of Risk

You acknowledge and agree that:

- Use of the Service is at your sole risk
- · You are solely responsible for any damage to your systems
- · You are solely responsible for any loss of data
- · Beta services inherently carry additional risks

## 11. Limitation of Liability

## 11.1 Reasonable Liability Limits

As a free beta service, our total liability is limited to the greater of:

- The amount you've paid us in the past 12 months (currently R\$0 during free beta)
- R\$100 (one hundred Brazilian Reais)

## 11.2 Types of Damages

Like most technology services, we cannot be responsible for:

- · Business losses or lost profits
- · Indirect consequences or damages
- Loss of data (though we work hard to prevent this)
- · Service interruptions during maintenance or updates

#### 11.3 Exceptions

These limitations may not apply to:

- Gross negligence or willful misconduct
- Death or personal injury (where applicable)
- Violations of mandatory consumer protection laws

#### 11.4 Third-Party Services

We are not liable for any third-party services, including:

- · Cloud infrastructure providers
- · Large language model providers

### 12. Indemnification

August 31, 2025

#### 12.1 Your Indemnification

You agree to defend, indemnify, and hold harmless the Company, its officers, directors, employees, and agents from any claims, damages, losses, and expenses (including legal fees) arising from:

- Your violation of these Terms
- · Your violation of any law or third-party rights
- Your Content
- · Your use of the Service
- · Unauthorized recordings or transcriptions
- Any misrepresentation by you
- · Actions of users under your account

#### 12.2 Process

#### We will:

- · Notify you of any claim
- Allow you to control the defense (with our approval of counsel)
- · Cooperate in the defense

## 13. Force Majeure

We are not liable for failures or delays due to circumstances beyond our reasonable control, including:

- · Natural disasters
- · Wars or terrorism
- · Labor disputes
- · Government actions
- · Internet or infrastructure failures
- · Pandemic or epidemic
- Third-party service failures

## 14. Modifications

## 14.1 Changes to Terms

We may modify these Terms at any time. We will notify you by:

- Email to your registered address
- · Prominent notice in the Service

Requiring acceptance for continued use

#### 14.2 Continued Use

Continued use after changes constitutes acceptance. If you disagree, stop using the Service.

## 14.3 Changes to Service

We may, without notice:

- · Modify or discontinue features
- · Impose limits on usage
- · Restrict access to parts of the Service

## 15. Termination

### 15.1 By You

You may terminate by:

- · Deleting your account
- · Ceasing use of the Service
- · Requesting account deletion via email

## 15.2 By Us

We may terminate immediately if:

- · You breach these Terms
- · Required by law
- The Service is discontinued
- · Continued provision would create liability

#### 15.3 Effects of Termination

Upon termination:

- · Your right to use the Service ceases immediately
- We may delete Your Content (subject to legal requirements)
- · Sections that should survive will continue to apply

## **15.4 Surviving Provisions**

The following survive termination:

· Intellectual property rights

- Indemnification obligations
- · Liability limitations
- Dispute resolution provisions
- · Any other provisions that should reasonably survive

## 16. Dispute Resolution

## 16.1 Governing Law

These Terms are governed by Brazilian law, specifically the laws of the State of Paraná.

#### 16.2 Let's Talk First

We believe most issues can be resolved through conversation. Before any formal proceedings, please reach out to us at contact@cohearo.com so we can work together to find a solution.

#### **16.3 Resolving Disputes Together**

If we can't resolve an issue through direct conversation, we use arbitration as a fair and efficient way to settle disputes:

- Arbitration provides a neutral forum for resolution
- · It's typically faster and less expensive than court proceedings
- Arbitration will be conducted in Curitiba, Paraná under Brazilian law
- · We'll work together to select a qualified arbitrator

### 16.4 When Court Proceedings Apply

Some matters can still go to court, including:

- Small claims court cases (where applicable)
- · Cases involving intellectual property violations
- Other cases where arbitration isn't legally appropriate

#### 16.5 Individual Resolution

Disputes are handled individually rather than as part of class actions. This allows for more personalized attention to your specific situation.

#### 16.6 Jurisdiction

For non-arbitrable claims, exclusive jurisdiction is in the courts of Curitiba, Paraná.

## 17. Additional Legal Terms

## 17.1 Entire Agreement

These Terms and our Privacy Policy constitute the entire agreement between you and us.

## 17.2 Assignment

- · You may not assign your rights without our written consent
- · We may assign our rights to successors or affiliates

## 17.3 Severability

If any provision is unenforceable, the remaining provisions continue in effect.

#### 17.4 Waiver

No waiver is effective unless in writing and signed by the waiving party.

#### 17.5 Notices

Legal notices must be sent to:

- To us: contact@cohearo.com
- To you: Your registered email address

#### 17.6 Relationship

Nothing creates a partnership, joint venture, employment, or agency relationship.

## 17.7 Language

These Terms may be translated, but the Portuguese version controls in case of conflicts.

## 17.8 Interpretation

- · Headings are for convenience only
- "Including" means "including without limitation"
- "Or" is inclusive, not exclusive

## 18. Special Provisions for Minors

#### 18.1 Age Requirement

The Service is not intended for users under 18 years old.

### 18.2 Parental Responsibility

Parents/guardians are liable for minor's unauthorized use.

## 19. Accessibility

We strive for accessibility but do not guarantee compliance with all accessibility standards during beta.

#### 20. Government Users

If you are a government entity, special terms may apply. Contact us for government-specific terms.

## 21. Contact Information

Company 1: PR Consulting Software

CNPJ: 59.893.234/0001-58 Email: paolorechia@gmail.com

Address: Rua Alferes Angelo Sampaio, no 3000, APT 806; FLOOR 08;

Cond Maison Champagnat Ed, Mercês, Curitiba, Paraná, Brazil

Company 2: Diogo Fernando Schmal Miloco Desenvolvimento de Sistemas

CNPJ: 33.873.074/0001-91 Email: diogo.miloco@gmail.com Address: Rua Miguel Fiori, no 115

Curitiba, Paraná, Brazil

BY USING COHEARO, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND AGREE TO BE BOUND BY THESE TERMS OF SERVICE.

**Legal Review Date:** August 22, 2025 **Version:** 2.0