

TERMS OF USE AND PRIVACY POLICY FOR THE “PRUZI KORAK biz” APPLICATION

Basic information about the PRUZI KORAK biz mobile application

The PRUZI KORAK biz mobile application (hereinafter **PRUZI KORAK biz application** or **Application**) operated by the Pruzi korak association registered in Belgrade (hereinafter **Pruzi korak**) is a project aimed at raising awareness of social responsibility, philanthropy, health and environment protection. The Application is aimed for use by the companies organizing corporate socially responsible “walking for a cause” campaigns with their employees. The Application will be limitedly available to public, i.e. to those users determined as such on users lists provided to Pruzi korak by the entity organizing the campaign.

Each user with each kilometer of walking contributes to her/his health, a community cause and increasing eco-awareness. By using the PRUZI KORAK biz application, the user agrees to these Terms and Conditions of Use. The right to use the PRUZI KORAK biz application is personal to each user and is not transferable to another person or entity.

Each user is responsible for the data they enter in the application and by entering the Application confirms that they are true and accurate.

The Application will be available for all Android and Apple users. Pruzi korak is not responsible if there are obstacles in the availability of services that are beyond the control of Pruzi korak. Pruzi korak reserves the right to terminate or temporarily restrict access to the service of the public website and the Application in case of reconstruction, modernization, maintenance and in case of technical interruptions or network deficiencies in general or any additional activities. The end user will be informed in a timely manner in the event of a public website or Application being interrupted through the information channels used by the Pruzi korak team.

Terms of use of the Application

Pruzi korak reserves the right to terminate, amend or supplement the Terms and Conditions of Use at any time as it deems necessary.

All changes that will be made will take effect after they are made publicly available on the Pruzi korak website and on the Application mobile stores profiles.

Before registering and using the PRUZI KORAK biz application, every user must read the Terms of Use. By registering in the Application and filling in the required data, the user agrees to the Terms and Conditions and accepts them.

If during the use of the Application Pruzi korak makes changes, additions or deletions of some of the Terms of Use, the user will be notified in a timely manner and further if she/he continues to use the Application is considered to be in agreement with them.

Terms of Use of the PRUZI KORAK biz application will be available to the user at any time while the Application is in use.

Basic functionalities for using the Application

The Application is intended for Android and Apple mobile phones and contains the following functionalities that every user can follow for her/his personal profile.

Control screen/home screen for quick overview of user achievement, personal statistics for

kilometers, team statistics for kilometers, daily data for kilometers, ranking list, user profile, information tab.

Content of the public website intended for the PRUZI KORAK biz project and features for the Application

Data that will be contained on the public website www.pruzikorak.com

- Blog content and application features;
- Contact and frequently asked questions.

Register and use of the Application

The right to register as users of the Application belongs to all natural persons with legal capacity, natural persons with limited business capacity or with deprived business capacity within the capacity they possess, subject to obtaining their email address within the list of users provided by the entity organizing the walking campaign.

By using the Application, the user agrees and fully accepts the Terms of Use and Privacy Policy.

All personal data entered by the user when registering in the Application are stored in accordance with the provisions of the Law on Personal Data Protection and are not disclosed to third parties.

Registration information required to use the Application: name, last name and email address of the user.

Email address is to be filled in as mandatory in order to be allowed to register and use the Application.

All data that users fill in during and after registration are collected and stored by Pruzi korak and will not be published and submitted to third parties except the competent authorities under the legal regulations in the Republic of Serbia. All data will be protected and stored in accordance with relevant legislation.

The individual data of each user from the activities enabled through the Application (kilometers walked), are collected on her/his personal profile and on administration panel of the Application run by Pruzi korak. The only usage data collected is the number of kilometers walked, in order to facilitate the personal ranking and the ranking of the team.

The data that every user of the Application can see on their user profile are: total number of kilometers walked for the entire period of using the Application, daily kilometers walked, team's kilometers walked, history of kilometers walked by days, user's profile and campaign information tab.

By registering in the Application, the user agrees to be informed about the current changes and news about the Application and activities related to the Application.

The public website for the Pruzi korak project will not display any of the personal data collected through the Application.

Download of the Application

To download the Application, users need to have an active internet connection.

To login in the Application users need to have the respective log in credentials, provided by Pruzi

korak.

The Application is available on the Google Play Store for Android mobile devices and on App Store for Apple devices.

Data collection and accuracy

The user of the Application agrees to use the Application at her/his own risk for the registration and sharing of personal data. The user is responsible for any information shared on her/his own initiative and will. By accepting the Terms of Use, she/he expresses her/his consent that under full moral, material and criminal responsibility she/he accepts the Terms of Use and confirms the accuracy of the personal data that are made available.

Privacy Policy and personal data protection

Pruzi korak guarantees the highest-level protection of personal data to all users of the Application in accordance with the provisions of the Law on Personal Data Protection.

All users, before registering to use the Application are obliged to read the Terms of Use and by registering in the Application to confirm that they understand the content and agree to the Privacy Policy. This Terms and of Use and Privacy Policy applies to the content of the Pruzi korak public website and to the use of the PRUZI KORAK and PRUZI KORAK biz mobile applications.

Deleting data

All profiles that users will create, upon completion of the project will be deactivated and all data will be deleted.

By deactivating the profile, the user will no longer have access to the Application.

If the user voluntarily deactivates the Application from her/his mobile device and wants to use it again, it is necessary to contact Pruzi korak to obtain access and activate it with the same data from the initial creation of the profile. This will be possible only in the time period of the duration of the campaign with the respective entity which provided the respective user on the list of users.

After the campaign is finished all the users data are deleted and the log in will no longer be

possible. **Other rights and obligations for using the Application**

Pruzi korak as the holder of the PRUZI KORAK biz project is responsible for the data listed on the public website and in the Application and reserves the right to make changes, additions or delete some data as needed.

By registering in the Application and activating their own profile, each user is considered to fully agree with the Terms of Use and Privacy Policy and implies a written bilaterally signed agreement with legal force, between the user and Pruzi korak.

Parties to this Agreement agree to attempt to resolve any dispute arising from this Agreement by mutual consent and agreement, and in case this is not possible, Parties agree herein the jurisdiction of the competent court in Belgrade. The competent court in case of dispute will consider the Terms of Use as an agreement concluded between the two contracting parties.