

Privacy Policy

Last Updated: February 21, 2026

Introduction & Overview

This Privacy Policy explains how personal data is collected, used, stored, and protected when you use our mobile application.

The App is a company management platform designed to allow businesses and authorized personnel to organize operational workflows, manage company resources, coordinate staff, and maintain internal operational records within secure company workspaces.

The App is intended for professional and operational use. It enables companies and their authorized personnel to create private company workspaces where operational information may be entered, stored, and accessed only by authorized members of that company.

We are committed to protecting the privacy, confidentiality, and security of all users and companies that use the App. Personal data is collected and processed strictly in accordance with applicable data protection laws, including the General Data Protection Regulation (GDPR).

By creating an account or using the App, you acknowledge that you have read and understood this Privacy Policy and agree to its terms. If you do not agree, you must discontinue use of the App.

Definitions

For the purposes of this Privacy Policy:

- “**App**” refers to OctaLane, the mobile application owned and operated by Filip Kostic, available on Android and iOS platforms.
- “**Owner**”, “**we**”, “**us**”, or “**our**” refers to Filip Kostic, the legal owner and Data Controller responsible for operating the App and ensuring compliance with applicable data protection laws.
- “**User**”, “**you**”, or “**your**” refers to any individual who creates an account, accesses, or uses the App.
- “**Company Workspace**” refers to a private digital workspace created within the App for use by a company or organization and its authorized personnel.
- “**Authorized Personnel**” refers to individuals who have been granted access to a Company Workspace by its owner or administrators.
- “**Personal Data**” refers to any information relating to an identifiable individual, including but not limited to names, email addresses, phone numbers, account identifiers, or any other information voluntarily entered into the App.
- “**Operational Data**” refers to records created within Company Workspaces, including vehicle information, workflow data, internal notes, assignments, and activity records.

Data Controller and Contact Information

The Data Controller responsible for processing Personal Data is:

Filip Kostic

Owner and Operator

Based in Sweden, European Union

Email: aurevonstudios@gmail.com

All privacy-related inquiries, including requests for access, correction, or deletion of personal data, may be directed to the contact email above.

Role of Data Controller and Data Processor

For personal data related to user accounts, authentication, subscriptions, and platform operation, the Owner acts as the Data Controller.

For personal data entered by companies and their authorized personnel within Company Workspaces, the respective company or organization acts as the Data Controller, and the App acts as a Data Processor on behalf of that company, providing secure storage and processing services.

Each company is responsible for ensuring that its use of the App complies with applicable data protection laws.

Purpose of the App

The App provides companies and authorized personnel with tools to manage internal operations in a secure and organized environment. These functions include, but are not limited to:

- Creating and managing company workspaces
- Registering and managing operational records
- Assigning roles and permissions to personnel
- Tracking workflow progress and operational status
- Maintaining internal company records
- Supporting company coordination and management

All company and operational data is private and accessible only to authorized personnel designated by each company. The App does not publicly display company data.

Data We Collect

We collect and process only the minimum amount of data necessary to operate the App and provide its services securely and reliably. This may include:

- Account identifiers such as email address and authentication provider ID
- Company membership and role information
- Operational data voluntarily entered by users within Company Workspaces
- Technical information required for authentication, security, and service reliability
- Subscription status information necessary to enable subscription features
- Support communication information when users contact support
- Usage and analytics data (device type, OS version, app interactions, crash reports, and

anonymized usage statistics) to improve stability, performance, and user experience

We do not collect unnecessary personal data, and we do not sell, rent, or use personal data for advertising purposes.

Third-Party Services and International Data Transfers

The App uses services provided by Google for:

- Authentication
- Secure data storage
- Hosting of Company Workspaces
- Analytics and crash reporting

The main servers are located in Europe. However, certain processing or support operations by Google may occur outside the European Economic Area (EEA), including in the United States. All such transfers are protected by appropriate safeguards, including Standard Contractual Clauses (SCCs) approved by the European Commission and Google's Data Processing Addendum.

No other third parties receive your data for marketing or advertising purposes.

User Responsibility for Entered Data

The App provides tools that allow users and companies to voluntarily enter operational and organizational data. This may include names, phone numbers, email addresses, vehicle registrations, internal company records, client information, and personnel details.

All such information is entered voluntarily and entirely at the discretion of the users and companies utilizing the App.

Users and companies are solely responsible for:

- Determining what information they choose to enter into the App
- Ensuring they have the legal right to store and process such data
- Restricting Company Workspace access to authorized personnel only
- Managing permissions and access levels appropriately
- Ensuring sensitive information is accessible only to authorized personnel

The App provides flexible tools and does not require users to enter sensitive personal data. By entering data into the App, users and companies accept full responsibility for the information they choose to store and manage within their Company Workspace.

Visibility of Information Within Company Workspaces

Company Workspaces are collaborative environments designed for use by authorized personnel. Information entered within a Company Workspace may be visible to other authorized members of that workspace, depending on their assigned permissions.

Workspace owners and administrators are responsible for managing access permissions and ensuring appropriate access control. We are not responsible for how companies manage access to their internal data or how users choose to share information within their Company Workspace.

Data Protection and Security

Protecting user and company data is a fundamental priority. The App is designed and maintained according to high engineering and cybersecurity standards with strong emphasis on protecting data confidentiality, integrity, and availability. Security measures include strict access controls, secure communication channels, security rules, and protection against unauthorized access. Data is accessible only to authorized personnel within each Company Workspace. We continuously monitor and improve system security. However, no system can be guaranteed to be completely secure, and users acknowledge that they provide and manage data at their own discretion.

Minimal Data Collection Principle

The App follows a strict minimal-data collection principle. We collect only the data necessary to authenticate users, provide core functionality, maintain service integrity and security, and enable subscriptions where applicable. The App does not request unnecessary permissions.

Data Retention

We retain Personal Data and Operational Data only for as long as necessary to provide the App's services, maintain Company Workspaces, ensure system integrity, comply with legal obligations, and protect companies and the platform from abuse.

Users may delete their account and associated Personal Data at any time using the in-app account deletion functionality or by contacting support.

Upon account deletion:

- Personal Data directly associated with the user account, including authentication identifiers and Company Workspace membership, is permanently deleted or anonymized.
- Operational Data entered by the user within Company Workspaces remains under the control of the respective Company Workspace and may continue to exist as part of the company's operational records.
- Certain historical records, such as activity logs or chronology entries, may retain limited identifying information (such as name or email) associated with actions performed by the user within a Company Workspace. This information is retained for legitimate business purposes, including maintaining operational integrity, auditability, dispute resolution, and protection against abuse.
- These historical records are retained only as long as necessary for their legitimate purpose and are periodically deleted, anonymized, or minimized when no longer required.
- Additionally, we may retain minimal account identifiers, which may include internal identifiers and associated email address, solely for security, fraud prevention, abuse prevention, and legal compliance purposes. These identifiers are not used to restore deleted accounts or re-identify users for operational purposes.

If you request deletion via support, we will process your request within 30 days, subject to legal and security retention requirements.

Subscriptions and Billing

The App may offer subscription-based features. Subscriptions are processed exclusively through Apple App Store or Google Play Billing. We do not collect or store payment card information. Each user is permitted to maintain only one active subscription. Users must ensure they do not accidentally activate multiple subscriptions across platforms.

Service Continuation

The App is provided as a continuously maintained service intended for long-term operational use. While we are committed to maintaining and supporting the App, the continuation of the service cannot be guaranteed indefinitely. If the service is ever planned to be discontinued, users will be provided with advance notice whenever reasonably possible.

Legal Basis for Processing

Personal data is processed in accordance with GDPR on the following legal bases:

- Performance of a contract (providing the App services)
- Legitimate interests (security, fraud prevention, service improvement via analytics, and maintaining platform integrity)
- Compliance with legal obligations
- Consent where required (which can be withdrawn at any time)

Platform Compliance

The App is distributed through Apple App Store and Google Play. Authentication, billing, and subscription management are handled by these platforms.

Apple and Google are not responsible for the App or its content and have no liability related to its operation.

Children's Privacy

The App is not directed to children. We do not knowingly collect Personal Data from children. If we become aware that we have collected such data, we will delete it promptly.

User Rights

You have the right to:

- Access your personal data
- Request correction of inaccurate data
- Delete your account and all associated data directly in the App (or by contacting us)
- Restrict or object to processing
- Withdraw consent where applicable
- Data portability (where technically feasible)
- File a complaint with your local data protection authority

All rights can be exercised via the in-app features or by emailing aurevonstudios@gmail.com.

You also have the right to lodge a complaint with the Swedish Authority for Privacy Protection (Integritetsskyddsmyndigheten) or your local data protection authority within the European Economic Area.

Data portability requests may be fulfilled in a structured, commonly used, and machine-readable format where technically feasible.

Changes to This Privacy Policy

This Privacy Policy may be updated periodically. Continued use of the App after updates constitutes acceptance of the revised Privacy Policy. Users are encouraged to review this Privacy Policy

periodically.

Contact Information

Filip Kostic
Owner and Operator
Email: aurevonstudios@gmail.com

Terms of Service

Last Updated: February 21, 2026

Introduction

These Terms of Service (“Terms”) govern your access to and use of the App and its related services. By creating an account or using the App, you agree to be bound by these Terms. If you do not agree, you must not use the App. These Terms constitute a legally binding agreement between you and the Owner of the App.

Definitions

- “App” refers to the mobile application owned and operated by Filip Kostic.
- “Service” refers to all functionality, features, and systems provided through the App.
- “User”, “you”, or “your” refers to any individual or entity using the App.
- “Company Workspace” refers to a private environment created within the App for company operations.
- “Authorized Personnel” refers to users granted access to a Company Workspace by its owner or administrators.

Eligibility and Use

The App is intended for use by individuals and organizations for lawful business and operational purposes. You agree to use the App only for legitimate purposes and in compliance with all applicable laws.

Account Responsibility

You are responsible for maintaining the confidentiality and security of your account. You are fully responsible for all activity conducted through your account. You may delete your account and all data at any time via the in-app functionality.

Company Workspace Responsibility

Company Workspace owners and administrators are responsible for managing access permissions,

inviting only authorized personnel, and protecting company data.

User-Provided Data

Users and companies are solely responsible for all data entered into the App. You represent and warrant that you have the legal right to enter and manage such data. The Owner is not responsible for the content, accuracy, legality, or management of user-entered data.

Acceptable Use

You agree not to attempt to gain unauthorized access, interfere with the App, reverse engineer it, or use it for unlawful purposes. Violation may result in immediate suspension or termination.

Subscription Terms

Subscriptions are processed exclusively through Apple App Store or Google Play. You are responsible for managing your subscription and ensuring only one active subscription in-app. Refunds and cancellations are handled solely by the platforms.

Service Availability

The App is provided “as is”. While we aim for high availability, uninterrupted service cannot be guaranteed. If discontinuation is planned, advance notice will be provided where reasonably possible.

We shall not be liable for delays or failure to perform resulting from causes beyond reasonable control, including infrastructure failures, natural disasters, legal restrictions, or third-party service disruptions.

Service Modifications and Feature Changes

We reserve the right to modify, update, restrict, enhance, or discontinue any aspect of the Service at any time, including but not limited to features, functionality, usage limits, subscription benefits, and availability.

Such modifications may include the introduction of new limitations, adjustments to existing limits, or changes to features in order to maintain service integrity, improve performance, comply with legal requirements, prevent abuse, or reflect evolving operational needs.

Where reasonably possible, we will provide advance notice of material changes that significantly affect the use of the Service. Continued use of the App after such changes constitutes acceptance of the modified Service.

Nothing in these Terms guarantees the continued availability of any specific feature, functionality, or usage limit indefinitely.

Data Deletion

You may delete your account and all associated data at any time directly through the in-app features. Upon deletion, only minimal non-invasive account identifiers are retained for security and

abuse-prevention purposes.

Limitation of Liability

To the maximum extent permitted by law, the App is provided on an “as is” and “as available” basis. The Owner shall not be liable for data loss, business interruption, or any damages arising from user misuse, improper permission management, or deletion of data by the user.

To the maximum extent permitted by law, total liability shall not exceed the amount paid by the user for the Service during the preceding 12 months.

Data and Privacy

Your use of the App is also governed by the Privacy Policy, which is incorporated by reference.

Termination

You may stop using the App and delete your account at any time.

We reserve the right to suspend or terminate accounts that violate these Terms, applicable laws, or that pose a risk to the security, integrity, or operation of the App.

Changes to These Terms

These Terms may be updated. Continued use after updates constitutes acceptance.

Governing Law

These Terms are governed by the laws of Sweden.

Contact Information

Filip Kostic

Owner and Operator

Email: aurevonstudios@gmail.com