

THE PRIVACY POLICY, TERMS AND CONDITIONS OF BUDDY PROTO TYPE 1.1

Foreword

The Internet is an amazing tool. It has the power to change the way we live, and we are starting to see that potential today. With only a few mouse-clicks, you can meet your friends for active leisure activities, do sporting activities, know the location of your friends and follow what they are doing, and make communications with them to schedule fitness activities together.

INTRODUCTION AND BAGROUND:

1.1 Introduction

If you have wanted to try out a fitness routine but never know who to do it with, **Buddy Proto Type 1.1 App** should be the next app you subscribe to. It is a mobile App that has been created to help users to schedule or setup fitness exercise dates over time.

Buddy Proto Type 1.1 website, we believe your business is no one else's and that your privacy is important to you and to us, so we protect the information you share with us. To protect your privacy.

We have designed “ **A Standard Terms and Conditions Privacy Policy** ” which follows principles in accordance with world-wide practices for customer privacy and data protection. The said Standard Terms and Conditions shall contain terms of service that govern our relationship with users of **Buddy Proto Type 1.1** website. By accessing and using **Buddy Proto Type 1.1**.website and services, you expressly accept all the terms and conditions contained herein in full.

Note: You must not use **Buddy Proto Type 1.1 Website**, if you have any objection to any of these Standard Terms and Conditions contained hereunder.

BASIC TERMS AND CONDITIONS:

1. CONTENT OWNERSHIP:

1.1 In this Standard Terms and Conditions, “**Content**” shall mean any audio, texts, videos, images and other material you choose to display or post on Buddy Proto Type1.1 Website. Buddy Proto Type 1.1 website does not claim ownership of any content you post on or through the

website. All such content and information is exclusively or solely owned by you and you shall be at liberty to control how it is shared through your Application Settings.

- 1.2** Still with respect to your content, by displaying or posting it, you grant Buddy Proto Type 1.1 website a non-exclusive, worldwide irrevocable, royalty free, sub licensable license to use, reproduce, adapt, publish, translate and distribute in any and all media.
- 1.3** Your content must be your own and must not be infringing on any third party's rights. Buddy Proto Type 1.1 website reserves the right to remove any of your content from the website at any time, and for any reasonable cause, without prior notice.

2. INTELLECTUAL PROPERTY RIGHTS:

All copyrights, trademarks, designs rights, patents and other Intellectual Property rights(whether registered or unregistered) contained in the Buddy Proto Type1.1 website shall be belong to Buddy Proto Type 1.1 website and all such rights are reserved. Nothing in these Terms grants you a right or license to use any trademarks, design rights or copy right owned or controlled by Buddy Proto Type 1.1 website except as expressly provided for in the Terms.

3. RESTRICTIONS/ RESPONSIBILITIES:

As a condition of use of Buddy Proto Type 1.1 website, you are expressly and emphatically restricted from all the following:-

- 3.1.** You not to post or transmit or cause to be posted or transmitted any pornographic, abusive, offensive, profane or that information or content that incites violence via Buddy Proto Type 1.1 website.
- 3.2.** You must not attempt to restrict another user from enjoying the services offered by Buddy Proto Type1.1 website.
- 3.3.** You must not be a minor to use the services offered by Buddy Proto Type 1.1 website. In this Standard Terms and Conditions, "**minor**" shall mean a person under the age of eighteen years.
- 3.4.** You must not sell, trade, license or assign your account, username, and account rights.

3.5. You are forbid from providing buddy proto type1.1 with false, inaccurate and incomplete information upon registration and at all other times.

3.6. You agree that you will not solicit, collect or use credential information of other users or otherwise access Buddy Proto Type1.1 website, using automated means without prior permission.

3.7. You will not engage in unlawful multi-level marketing, such as pyramid scheme via the website.

3.8. You must not defame, stalk, bully, abuse, harass, impersonate or intimidate other people via buddy proto type1.1 website.

3.9. Buddy prototype 1.1 website prohibits you from creating more than one personal account.

3.10. You will not also create an account for anyone other than yourself.

3.11. You will not use the website for illegal or unlawful purposes and you must not facilitate or encourage any violations of this statement or our policies.

4. ASSIGNMENT:

Buddy Proto Type 1.1 website shall be permitted to assign, subcontract its rights and/or obligations under this Statement without any notification or consent required whatsoever. However, you will not be permitted assign, transfer or subcontract any of your rights and /or obligations set forth under this statement.

5. LIMITATION OF LIABILITY:

5.1 Buddy Proto Type does not guarantee, represent or warrant that your use of the website will be uninterrupted or error free.

5.2 You expressly agree that your use of, or inability to use, Buddy Proto Type1.1 website is **"AT YOUR SOLE RISK"**.

5.3 Unless otherwise expressly stated by Buddy Proto Type1.1, the website is provided **" AS IS"** AND **"AS AVAILABE"** for use, without any express or implied warranties or representations of any kind related to this website. Additionally, in no event shall the Buddy Proto

Type1.1 be liable to you for anything arising out of or in any way connected with your use of this website, whether such liability is under contract, tort or otherwise.

6. INDEMNIFICATION CLAUSE:

You hereby indemnify to the fullest extent Buddy Proto Type 1.1 website from and against any and all liabilities, losses, costs, demands, causes of action, damages and expenses (including reasonable legal fees & costs) arising out of or in any way related to your breach of any of the terms set forth herein or therein.

7. TERMINATION CLAUSE:

Buddy Proto Type 1.1 may use its discretion to terminate, suspend, or close your account if you fail to comply with this Statement or if you use the website in a way that causes legal liability to us or disrupts others use of the website. If we suspend or terminate your account, we will endeavor to give you advance notice and an opportunity to export a copy of your content from the website. However, there may be time sensitive situations where Buddy Proto Type 1.1 website may decide that we need to take immediate action.

8. AMMENDMENT:

Buddy Proto Type 1.1 website shall be permitted to revise this Statement at any time as it deems fit, and by using this website you are expected to review the same on a regular basis to ensure you understand all the terms and conditions governing your use of this website specifically set forth therein.

9. SEVERABILITY:

If any term of this Statement is found to be unenforceable or invalid under any applicable law, such unenforceability or invalidity shall not render this Statement unenforceable or invalid as a whole, and such terms shall be deleted or severed without affecting the remaining terms herein.

10. GOVERNING LAW & JURISDICTION:

These terms and conditions will be governed by and construed in accordance with the laws of the United States of America and you will submit to the non- exclusive jurisdiction of the state and federal courts

located in the United States of America for the resolution of any disputes that may arise.