Privacy Policy

1. Eligibility

Our application is intended for use by individuals who are at least thirteen (13) years of age. We strongly advise parents and guardians to monitor their children's online activities and ensure compliance with our age limit.

2. Limitation of Liability

We shall not be held liable or responsible for any damage that may occur to your personal devices through improper use of our application.

3. Health and Safety

Prolonged use of electronic devices, excessive volume, and long-term use of earphones may cause potential damage to eyesight and hearing. Users should be mindful of their usage to mitigate these risks.

4. Network Services and Charges

Your use of this application may result in data usage or other charges imposed by your network service provider. Please ensure you are familiar with your data plan, service area, and billing methods, especially when using our services across borders.

5. Use of Friend-Making Feature

Users are expected to abide by local laws when using our friend-making feature. Any illegal activity will be subject to appropriate action in accordance with applicable laws, which may include user restrictions and punishments.

6. Guidelines for Adult Content

Any adult content accessed or circulated through our app must be in line with the legal age norms of the user's location. Always refuse suspicious requests and guard against potential scams.

7. Safety Guidelines for Meeting New Friends

Minors must have their parents or guardians present during their first meeting with new friends made through our app. Adult users are advised to choose public places for meetings and avoid setting appointments after 8 p.m.

8. Policy Against Prohibited Content

We prohibit the spread of illegal content, inappropriate content, hate speech, underage content, racially discriminative materials, or anything that may cause psychological, physical, STD-related, gender, or linguistic bullying. We reserve the right to suspend violators, delete

offending content, and provide the user IP to law enforcement units when requested by judicial authorities.

9. Data Retention

We retain your personal information for as long as necessary to fulfill the transactions you have requested, or for other essential purposes such as complying with our legal obligations, maintaining business records, and resolving disputes.

10. Third-Party Data Sharing

We do not sell, rent, or share personal information with third parties without your prior consent except in the context of a business transfer, such as a merger, acquisition, or bankruptcy. In some circumstances, we may share information with third parties if required by law or to fulfill service obligations.

11. User Rights

You have the right to request access to the personal data we hold about you, request correction of any incorrect data relating to you, ask for the data to be deleted, and oppose or restrict the processing of your personal data. Depending on where you live, you may also have the right to lodge a complaint with your local data protection authority.

12. User Choices

Where we rely on consent to collect and process your personal data, you have the right to withdraw your consent at any time without affecting the lawfulness of processing based on consent before its withdrawal. You can choose not to provide certain data, but you might not be able to take advantage of all of our app's features.

13. Other Information

We may collect and store additional information related to your use of our services, such as IP addresses, geographic location, or other demographic information. We use this information to improve our services, understand user trends, and enhance the overall user experience.

14. Field

The services provided by the DarkDuck App are related to courier delivery, friend-making features, content sharing, and other related digital services.

15. All Rights Reserved

Unless otherwise indicated, the DarkDuck App and all of its content, including but not limited to, text, images, logos, button icons, images, articles, photographs, audio clips, digital downloads, data compilations, and software, are the property of DarkDuck or its content suppliers and are protected by copyright, trademark, and other laws that protect intellectual

property and proprietary rights. You agree to abide by all copyright notices, trademark rules, information, and restrictions contained in any content accessed through the Services, and shall not use, copy, reproduce, modify, translate, publish, broadcast, transmit, distribute, perform, upload, display, license, sell or otherwise exploit for any purposes whatsoever any content or third party submissions or other proprietary rights not owned by you, (i) without the express prior written consent of the respective owners, and (ii) in any way that violates any third party right.

The DarkDuck App and the logos, designs, and other marks used by us in connection with our Services are trademarks, service marks or trade dress of DarkDuck. They may not be used or reproduced without the prior written approval of DarkDuck.



©Darkduck by ®Omistin International

16. Effective Date

This Privacy Policy is effective as of February 6, 2023, and will remain in effect unless changes are made, which will be effective when they are posted to this page.



©Darkduck by ®Omistin international

Filed in February 6,2023