

End User License Agreement for Dosipp

1. Scope of the license

- 1.1. Dosipp B.V. hereby grants to the legitimate acquirer of Dosipp ("you") a usage right for this App.
- 1.2. This license is personal. The App may be used only on the device onto which the App was downloaded and installed.
- 1.3. The purpose of the App is to provide a social networking service, while users are of course free to use Dosipp for any purpose within the boundaries of these terms and conditions and the law.
- 1.4. It is not permitted to:
 - decompile or reverse engineer the source code of the App, except to the extent permitted by mandatory law or applicable open source license;
 - supply copies of the App to third parties;
 - sublicense the App or to make the App available to third parties, by rental, Software-as-a-Service constructs or otherwise;
 - modify the App, except to the extent permitted by mandatory law;
 - remove or make unreadable notices of Dosipp B.V. as copyright holder of the App.
- 1.5. You may make a backup copy of the App. You may however not use the backup copy on its own or distribute the same other than in combination with the original App.
- 1.6. In addition to the terms and conditions of the present document Apple's Appstore may set terms for the acquisition and use of the App and related matters.
- 1.7. In addition to the terms and conditions of the present document Google Play may set terms for the acquisition and use of the App and related matters.
- 1.8. To find out more, see the terms of use and privacy statement of Apple's Appstore, Google Play, and other terms and conditions identified on the website of this third party.

2. Intellectual property

- 2.1. All rights to the App, accompanying documentation and all modifications and extensions thereto rest and remain with Dosipp B.V. You only acquire those rights and permissions that follow from this agreement or those that are

granted separately in writing. You may not use, copy or publish the App except as permitted.

- 2.2. The App contains open source software from third parties. Their respective rights holders grant you a usage right under the applicable open source licenses. These are included in the documentation. This end user license agreement does not apply to this open source software, and nothing in this end user license agreement shall be construed as limiting or contradicting any right granted to you under an applicable open source license.

3. Consideration

- 3.1. The usage right is granted at no charge.

4. Updates

- 4.1. Dosipp B.V. from time to time releases updates that may fix bugs or improve the functioning of the App.
- 4.2. Available updates shall be notified to you through notifications provided by Apple's Appstore, Google Play, but it is your responsibility to monitor these notifications. Updates are applied similarly through these platforms, which requires an active internet connection.
- 4.3. Installing updates requires your separate consent. A proper application of updates requires the availability and good functioning of Apple's Appstore, Google Play, over which Dosipp B.V. has no control. Dosipp B.V. is not responsible or liable for an incorrect execution of updates. No liability exists for any damage as a result of bugs fixed in an update you did not install.

5. Personal data

- 5.1. The App processes your personal data. For more information consult the privacy statement that can be found at www.dosipp.nl.

6. Support

- 6.1. You are solely responsible for installing and activating the App and the accompanying Web service.
- 6.2. Dosipp B.V. shall offer a reasonable level of support through the website and/or e-mail (or other channels announced to you). Dosipp B.V. however makes no guarantees that any problems or requests raised by you shall actually be addressed.

7. Guarantees and liability

- 7.1. Dosipp B.V. guarantees that Dosipp contains no viruses, backdoors or

malicious routines; that Dosipp violates no third-party rights (such as copyrights), excluding any violations arising out of a particular use of the App; it will use its best efforts to investigate any reported bugs as soon as is practical and to repair such bug or create a workaround (Dosipp B.V. may delay repairing bugs with limited impact until the next planned update); but nothing else.

- 7.2. Except in cases of intentional misconduct or gross negligence or the violation of a warranty granted above Dosipp B.V. is not liable towards you, regardless of ground, for any damages in connection with Dosipp.
- 7.3. No liability exists in case damages were not reported timely after discovery to Dosipp B.V. In addition no liability exists if the cause of damage is beyond the control of Dosipp B.V. (force majeure).
- 7.4. The App communicates via the internet with a server under control of Dosipp B.V. to provide the complete service. Dosipp B.V. uses its best efforts to have this server available at all times, but makes no guarantees in this regard. From time to time Dosipp B.V. can make updates to the server, which may lead to a temporary unavailability. Dosipp B.V. will do its best to inform you in advance about unavailability. Everything in this document regarding updates, support and liability applies equally to the server.
- 7.5. No liability exists for damages directly or indirectly resulting from incorrect functioning of Apple's Appstore.
- 7.6. No liability exists for damages directly or indirectly resulting from incorrect functioning of Google Play.

8. Term of the agreement

- 8.1. This agreement enters into force when you start making use of the App and remains in force until terminated.
- 8.2. The agreement may be terminated by both you and Dosipp B.V. at any time by providing one month's notice.
- 8.3. This agreement terminates automatically and immediately in case you enter into bankruptcy, apply for a suspension of payments, your assets are seized, you pass away, or in case you enter into liquidation, legal dissolution or winding-up.
- 8.4. After termination of the agreement (regardless of reason) you must cease all use of Dosipp. In addition you must remove all copies (including backup copies) of Dosipp from all computer systems under your control.

9. Miscellaneous terms

- 9.1. Dutch law applies to this end-user license agreement.
- 9.2. Unless dictated otherwise by mandatory law, all disputes arising in connection with this agreement shall be brought before the competent Dutch court for the principal place of business of Dosipp B.V.
- 9.3. A finding that any particular provision of this agreement is legally void shall not affect the validity of the entire agreement. In such a case the parties shall determine a replacement provision that is legally valid and approximates the intent of the offending provision as much as possible.
- 9.4. Dosipp B.V. may assign its rights and obligations under this agreement to a third party that acquires the relevant business or the copyrights to Dosipp from it.

Code of conduct

- Use the right profile picture and be honest in your bio
- You can look someone up but stalking is not allowed
- No screenshots or information from anyone other than yourself spreading outside the app
- No sexual messages
- No offensive, hurtful, threatening or provocative language
- You should treat each other with respect
- Respect each other's privacy

General conditions:

- That I reserve the right to delete an account in case of violation
- Don't spread advertising, spam, or fundraisers in the app