

TANGO DATING COMPANY

TERMS OF SERVICE

Effective Date: January 22nd, 2026

Last Updated: January 22nd, 2026

IMPORTANT NOTICE

PLEASE READ THESE TERMS OF SERVICE CAREFULLY BEFORE USING THE TANGO DATING APP.

These Terms of Service (“Terms”) constitute a legally binding agreement between you and Tango Dating Company regarding your use of the Tango mobile application and related services. By creating an account or using the Tango app, you agree to be bound by these Terms.

THESE TERMS CONTAIN A MANDATORY ARBITRATION PROVISION IN SECTION 11 THAT REQUIRES THE USE OF ARBITRATION ON AN INDIVIDUAL BASIS TO RESOLVE DISPUTES, RATHER THAN JURY TRIALS OR CLASS ACTIONS. YOU HAVE THE RIGHT TO OPT OUT OF THIS ARBITRATION PROVISION WITHIN 30 DAYS AS DESCRIBED IN SECTION 11.10.

Contents

1	Acceptance of Terms	6
1.1	Agreement to Terms	6
1.2	Relationship with Apple	6
1.3	Modifications to Terms	6
1.4	Additional Terms	6
2	Eligibility and Account Registration	6
2.1	Age Requirement	6
2.2	Eligibility Requirements	6
2.3	Account Registration	7
2.4	Student Verification	7
2.5	Account Security	7
2.6	One Account Per Person	7
3	Description of Service	8
3.1	Overview of Tango	8
3.2	Key Features	8
3.2.1	Curated Batch Matching	8
3.2.2	Mutual Matching	8
3.2.3	Automated Date Logistics	8
3.2.4	Venue Reservations	8
3.2.5	Date Monitoring and Safety Features	8
3.3	No Guarantee of Matches or Outcomes	9

3.4	Service Availability	9
3.5	Geographic Limitations	9
4	User Conduct and Prohibited Activities	9
4.1	Your Responsibilities	9
4.2	Prohibited Conduct	9
4.2.1	Misrepresentation and Fraudulent Activity	9
4.2.2	Harassment and Abusive Behavior	10
4.2.3	Illegal Activities	10
4.2.4	Commercial Misuse	10
4.2.5	Technical Violations	10
4.3	Content Standards for Photos and Profile Information	11
4.4	Date Attendance Expectations	11
4.5	Reporting Violations	11
4.6	Consequences of Violations	11
5	Content and Intellectual Property	12
5.1	Your Content	12
5.1.1	Definition	12
5.1.2	Responsibility for Your Content	12
5.1.3	License Grant to Tango	12
5.1.4	Limitations on Tango's Use	12
5.1.5	Content Removal	13
5.2	Tango's Intellectual Property	13
5.2.1	Ownership	13
5.2.2	Trademarks	13
5.2.3	Limited License to Users	13
5.3	Digital Millennium Copyright Act (DMCA) Notice	13
5.4	User Feedback	14
6	Privacy and Data Collection	14
6.1	Information We Collect	14
6.1.1	Information You Provide Directly	14
6.1.2	Information Collected Automatically	14
6.1.3	Information from Third Parties	15
6.2	How We Use Your Information	15
6.2.1	To Provide and Improve the Service	15
6.2.2	To Enhance User Experience	15
6.2.3	To Communicate with You	15
6.2.4	To Ensure Safety and Security	16
6.3	How We Share Your Information	16
6.3.1	With Other Users	16
6.3.2	With Partner Venues	16
6.3.3	With Service Providers	17
6.3.4	For Legal Reasons	17
6.3.5	Business Transfers	17
6.3.6	With Your Consent	17
6.3.7	What We Do NOT Share	18

6.4	Data Security	18
6.5	Data Retention	18
6.6	Your Privacy Rights	19
6.6.1	Access and Correction	19
6.6.2	Account Deletion	19
6.6.3	Location Data	19
6.6.4	Marketing Communications	19
6.6.5	California Privacy Rights	19
6.6.6	Texas Privacy Rights	19
6.7	Children’s Privacy	20
6.8	International Users	20
6.9	Changes to Privacy Practices	20
6.10	Contact for Privacy Questions	20
7	Third-Party Venues and Partners	20
7.1	Partnership with Venues	20
7.2	Venue Reservations	20
7.3	No Control Over Venues	21
7.4	Changes to Partner Relationships	21
7.5	Third-Party Links	21
8	Safety and Disclaimers	21
8.1	Personal Safety and Responsibility	21
8.1.1	Your Safety is Your Responsibility	21
8.1.2	Safety Recommendations	21
8.1.3	Tango’s Safety Features	22
8.2	No Background Checks or Identity Verification	22
8.2.1	Limited Verification	22
8.2.2	User Responsibility for Due Diligence	22
8.2.3	Notice Required by Texas Law	23
8.3	Interactions with Other Users	23
8.3.1	No Control Over User Conduct	23
8.3.2	Limitation of Tango’s Responsibility	23
8.3.3	Reporting Incidents	23
8.4	Disclaimer of Warranties	23
8.4.1	“As Is” and “As Available”	23
8.4.2	Matching and Compatibility	24
8.4.3	Third-Party Content and Services	24
8.5	Health and Safety Disclaimers	24
8.5.1	COVID-19 and Communicable Diseases	24
8.5.2	Alcohol and Substance Use	24
8.5.3	Physical Safety at Venues	24
8.6	Romance Scams and Fraud	24
9	Limitation of Liability	25
9.1	Types of Damages Excluded	25
9.2	Cap on Total Liability	25
9.3	Basis of the Bargain	25

9.4	Exceptions	25
9.5	No Liability for User Conduct	26
9.6	No Liability for Third Parties	26
10	Indemnification	26
10.1	Your Indemnification Obligation	26
10.2	Defense and Settlement	27
10.3	Limitation on Indemnification	27
11	Dispute Resolution and Arbitration	27
11.1	Overview	27
11.2	Informal Dispute Resolution	27
11.3	Binding Arbitration Agreement	27
11.4	Exceptions to Arbitration	28
11.5	Arbitration Rules and Forum	28
11.6	Arbitration Procedures	28
11.6.1	Individual Arbitration Only	28
11.6.2	Location and Hearings	28
11.6.3	Authority of Arbitrator	28
11.7	Payment of Arbitration Fees	29
11.8	Class Action Waiver	29
11.9	Survival and Enforceability	29
11.10	Right to Opt Out	29
11.11	Governing Law and Venue	30
11.12	Waiver of Jury Trial	30
12	Term and Termination	30
12.1	Term	30
12.2	Termination by You	30
12.3	Termination by Tango	30
12.3.1	Right to Terminate	30
12.3.2	No Notice Required	31
12.4	Effect of Termination	31
12.5	Survival of Terms	31
12.6	No Refunds	31
13	Changes to Terms	31
13.1	Right to Modify	31
13.2	Notice of Changes	32
13.3	Review and Acceptance	32
13.4	Material Changes to Arbitration Provision	32
14	General Provisions	32
14.1	Entire Agreement	32
14.2	Assignment	32
14.3	Severability	32
14.4	Waiver	32
14.5	Force Majeure	33

14.6 Independent Contractors	33
14.7 No Third-Party Beneficiaries	33
14.8 Headings	33
14.9 Interpretation	33
14.10 Electronic Communications	33
14.11 Export Controls	33
14.12 Apple-Specific Terms	34
15 Contact Information	34

1 Acceptance of Terms

1.1 Agreement to Terms

By accessing or using the Tango mobile application (the “App”), website, or any related services (collectively, the “Service”), you acknowledge that you have read, understood, and agree to be bound by these Terms of Service, including our integrated Privacy Policy in Section 6. If you do not agree to these Terms, you must not use the Service.

1.2 Relationship with Apple

These Terms are between you and Tango Dating Company only, not Apple Inc. (“Apple”). Tango Dating Company, not Apple, is solely responsible for the App and its content. Apple has no obligation to provide maintenance or support services for the App. To the extent these Terms are less restrictive than, or otherwise conflict with, Apple’s applicable terms and policies, the more restrictive or protective terms apply.

1.3 Modifications to Terms

We reserve the right to modify these Terms at any time. We will notify you of material changes by posting the updated Terms within the App and updating the “Last Updated” date. Your continued use of the Service after such modifications constitutes your acceptance of the updated Terms. We encourage you to review these Terms periodically.

1.4 Additional Terms

Certain features of the Service may be subject to additional terms and conditions, which will be presented to you at the time you access such features. Those additional terms are incorporated into these Terms by reference.

2 Eligibility and Account Registration

2.1 Age Requirement

You must be at least 18 years of age to use the Service. By creating an account, you represent and warrant that you are at least 18 years old. We do not knowingly collect information from anyone under 18, and if we learn that a user is under 18, we will terminate their account immediately.

2.2 Eligibility Requirements

To use Tango, you must:

- Be at least 18 years of age
- Have a valid .edu email address from an accredited college or university
- Provide accurate and complete registration information, including your real name and date of birth
- Be legally able to enter into a binding contract

- Not be prohibited from using the Service under applicable law
- Not have been previously banned or removed from the Service

2.3 Account Registration

To access most features of the Service, you must register for an account by providing:

- Your full legal name
- A valid .edu email address
- Your date of birth
- A password
- Profile information including photos, biographical information, interests, and preferences

You agree that all information you provide during registration and throughout your use of the Service is accurate, current, and complete.

2.4 Student Verification

As a college-focused dating platform, Tango requires all users to verify their student status by confirming ownership of a valid .edu email address. You must complete email verification before accessing the matching features of the Service. Failure to maintain a valid .edu email address may result in account suspension or termination.

2.5 Account Security

You are responsible for maintaining the confidentiality of your account credentials and for all activities that occur under your account. You agree to:

- Keep your password secure and confidential
- Notify us immediately at support@tangodating.app if you suspect unauthorized access to your account
- Not share your account with others or allow others to access your account
- Accept responsibility for all activities conducted through your account

We are not liable for any loss or damage arising from your failure to protect your account credentials.

2.6 One Account Per Person

You may maintain only one Tango account at any given time. Creating multiple accounts or accessing the Service through another person's account is prohibited and may result in termination of all associated accounts.

3 Description of Service

3.1 Overview of Tango

Tango is a dating platform designed to facilitate real-world connections among college students. Unlike traditional dating apps that encourage endless swiping, Tango uses a curated batch matching system and automated date logistics to help users go on actual dates.

3.2 Key Features

3.2.1 Curated Batch Matching

Every few days, you will receive exactly three (3) curated profile recommendations based on compatibility factors including your preferences, interests, availability, and selected dating venues. You have a 48-hour window to review these profiles and select your “Optimal Pick”—the person you would most like to meet.

3.2.2 Mutual Matching

A match occurs only when both users select each other as their Optimal Pick within their respective batches. Tango does not facilitate one-sided connections; both parties must express mutual interest.

3.2.3 Automated Date Logistics

Upon mutual matching, Tango automatically generates a complete date itinerary, including:

- Date and time based on both users’ indicated availability
- Venue selection from locations both users have marked as preferred dating spots
- Venue address and directions
- Calendar invitation compatible with Google Calendar and other calendar applications
- Weather forecast for the scheduled date

3.2.4 Venue Reservations

Tango coordinates with partner venues to facilitate date reservations. When a match occurs and a date is scheduled, we may make reservations on your behalf at the selected venue. You are responsible for attending the scheduled reservation and following the venue’s policies.

3.2.5 Date Monitoring and Safety Features

Tango provides safety features including pre-date check-ins, active monitoring during scheduled date windows, and post-date follow-ups. Our support team is available 24/7 to address safety concerns, facilitate rescheduling, or assist with any issues.

3.3 No Guarantee of Matches or Outcomes

While Tango uses algorithms and artificial intelligence to curate compatible matches, we do not guarantee that you will receive matches, go on dates, or develop romantic relationships through the Service. The matching process depends on numerous factors including user preferences, availability, geographic proximity, and mutual selection. Tango makes no representations or warranties regarding the compatibility, intentions, character, or suitability of any user you may meet through the Service.

3.4 Service Availability

We strive to provide continuous access to the Service, but we do not guarantee that the Service will be available at all times or without interruption. We may modify, suspend, or discontinue any aspect of the Service at any time without notice. We are not liable for any modification, suspension, or discontinuation of the Service.

3.5 Geographic Limitations

Tango is currently available only to users located in Texas, USA. We reserve the right to expand to additional geographic areas or restrict access based on location at our sole discretion.

4 User Conduct and Prohibited Activities

4.1 Your Responsibilities

As a user of Tango, you agree to:

- Provide accurate, truthful, and current information in your profile
- Use only photographs of yourself that accurately represent your current appearance
- Treat other users with respect, kindness, and dignity
- Honor your commitments to attend scheduled dates or notify the other user and Tango support as early as possible if you must cancel
- Comply with all applicable laws and regulations
- Respect the intellectual property rights of Tango and other users
- Follow the policies of partner venues when attending dates

4.2 Prohibited Conduct

You agree that you will NOT engage in any of the following prohibited activities:

4.2.1 Misrepresentation and Fraudulent Activity

- Misrepresent your identity, age, qualifications, affiliations, or any other information
- Use photos that do not accurately depict you or that include other people without their consent
- Impersonate any person or entity

- Use AI-generated, heavily filtered, or digitally manipulated images intended to mislead
- Create fake or duplicate accounts
- Engage in romance scams, fraud, or schemes to manipulate other users for financial gain

4.2.2 Harassment and Abusive Behavior

- Harass, stalk, threaten, intimidate, or abuse other users
- Send unsolicited sexually explicit images or messages (“cyberflashing”)
- Engage in hate speech, discrimination, or express intolerance based on race, ethnicity, national origin, religion, gender, gender identity, sexual orientation, disability, or any other protected characteristic
- Engage in bullying or targeted harassment of other users
- Continue to contact a user who has indicated they are not interested or has blocked you

4.2.3 Illegal Activities

- Violate any local, state, national, or international law or regulation
- Promote, facilitate, or engage in illegal activities including but not limited to drug use, prostitution, or human trafficking
- Solicit or transmit any content that is illegal, obscene, defamatory, or violates the rights of others

4.2.4 Commercial Misuse

- Use the Service for commercial purposes including advertising, marketing, or promoting third-party products or services
- Solicit other users for business purposes
- Use the Service to recruit users to other platforms or services
- Send spam or bulk unsolicited messages

4.2.5 Technical Violations

- Use any automated systems, bots, or scripts to access the Service
- Attempt to reverse engineer, decompile, or disassemble any aspect of the App
- Interfere with or disrupt the Service or servers or networks connected to the Service
- Circumvent any security features or access controls
- Harvest or collect information about other users without their consent
- Probe, scan, or test the vulnerability of the Service or breach security measures

4.3 Content Standards for Photos and Profile Information

Your profile photos and information must comply with the following standards:

- At least one profile photo must clearly show your full face and depict only you
- Photos must not be heavily distorted or contain exaggerated digital effects that obscure your identity
- Photos must not include minors (persons under 18 years of age)
- Photos must not depict nudity, sexually explicit content, or graphic violence
- Photos must not promote illegal activities or substances
- Photos must not include hate symbols or imagery promoting discrimination
- Photos must not violate the intellectual property rights of others

4.4 Date Attendance Expectations

While we understand that circumstances sometimes prevent attendance, Tango's core purpose is to facilitate real-world meetings. Repeatedly failing to attend scheduled dates without valid reason or advance notice may result in account restrictions or termination. If you must cancel a date:

- Notify the other user and Tango support as soon as possible
- Provide a respectful explanation if appropriate
- Do not engage in a pattern of matching and then failing to attend dates ("ghosting")

4.5 Reporting Violations

If you encounter any user who violates these Terms or engages in concerning behavior, please report them immediately through the in-app reporting feature or by contacting support@tangodating.app. We take all reports seriously and will investigate promptly.

4.6 Consequences of Violations

Violation of these Terms may result in:

- Warning or temporary suspension of your account
- Permanent termination of your account
- Removal of content
- Legal action if your conduct violates applicable law
- Reporting to law enforcement if appropriate

We reserve the right to take any of these actions at our sole discretion, with or without prior notice, based on the severity and nature of the violation.

5 Content and Intellectual Property

5.1 Your Content

5.1.1 Definition

“Your Content” means all information, photos, text, messages, and other materials that you submit, upload, post, or transmit through the Service, including your profile information, photos, interests, and messages to other users.

5.1.2 Responsibility for Your Content

You are solely responsible for Your Content. You represent and warrant that:

- You own all rights to Your Content or have obtained all necessary permissions
- Your Content does not violate these Terms or any applicable law
- Your Content does not infringe the intellectual property rights, privacy rights, or other rights of any third party
- Your Content is accurate and not misleading

5.1.3 License Grant to Tango

By submitting Your Content to the Service, you grant Tango Dating Company a non-exclusive, royalty-free, worldwide, transferable, sublicensable license to use, reproduce, modify, adapt, publish, translate, distribute, and display Your Content in connection with operating and providing the Service. This license includes the right to:

- Display Your Content to other users as part of the matching process
- Use Your Content to improve our matching algorithms and Service features
- Create derivative works for internal operational purposes
- Incorporate Your Content into aggregated, anonymized data for analytics

This license continues even after you terminate your account for Content that has been shared with other users or incorporated into the Service, but will not be used for marketing purposes without your separate consent.

5.1.4 Limitations on Tango’s Use

Notwithstanding the above license, Tango will NOT:

- Use your photos or personally identifiable information for marketing or advertising purposes without your express written consent
- Share your private messages or conversations with other users, third parties, or business partners

5.1.5 Content Removal

We reserve the right (but have no obligation) to remove, modify, or disable access to Your Content at any time and for any reason, including if we determine that Your Content violates these Terms or could harm Tango, our users, or third parties.

5.2 Tango's Intellectual Property

5.2.1 Ownership

The Service and all of its content, features, and functionality (including but not limited to all information, software, code, text, displays, graphics, photographs, video, audio, design, presentation, selection, and arrangement) are owned by Tango Dating Company, its licensors, or other providers of such material and are protected by United States and international copyright, trademark, patent, trade secret, and other intellectual property laws.

5.2.2 Trademarks

The Tango name, logo, and all related names, logos, product and service names, designs, and slogans are trademarks of Tango Dating Company. You must not use such marks without our prior written permission. All other names, logos, product and service names, designs, and slogans on the Service are the trademarks of their respective owners.

5.2.3 Limited License to Users

Subject to your compliance with these Terms, we grant you a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to access and use the Service for your personal, non-commercial use. This license does not include any right to:

- Reproduce, distribute, or create derivative works from any part of the Service
- Use the Service for any commercial purpose
- Access or use any part of the Service through automated means
- Remove or modify any copyright, trademark, or other proprietary notices

5.3 Digital Millennium Copyright Act (DMCA) Notice

If you believe that content on the Service infringes your copyright, please send a DMCA notice to support@tangodating.app with the following information:

- Identification of the copyrighted work claimed to have been infringed
- Identification of the material that is claimed to be infringing and information reasonably sufficient to permit us to locate the material
- Your contact information (address, telephone number, and email address)
- A statement that you have a good faith belief that use of the material is not authorized by the copyright owner
- A statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the copyright owner

- Your physical or electronic signature

5.4 User Feedback

If you provide us with any feedback, suggestions, or ideas about the Service (“Feedback”), you grant us a perpetual, irrevocable, worldwide, royalty-free license to use, modify, and incorporate such Feedback into the Service without any obligation to you.

6 Privacy and Data Collection

This section describes how Tango Dating Company collects, uses, shares, and protects your personal information. By using the Service, you consent to the data practices described in this section.

6.1 Information We Collect

6.1.1 Information You Provide Directly

We collect information that you provide when you create an account and use the Service:

- **Account Information:** Name, email address (.edu), date of birth, password
- **Profile Information:** Photos, biography, university affiliation, major, year in school, gender, sexual orientation, height, ethnicity/race, religion, political views, alcohol and smoking habits, education level
- **Preferences:** Dating preferences, interests, hobbies, favorite venues, availability schedule
- **Communications:** Messages you send to other users, communications with our support team, feedback and survey responses

6.1.2 Information Collected Automatically

When you use the Service, we automatically collect certain information:

- **Device Information:** Device type, operating system, unique device identifiers, mobile network information, IP address
- **Usage Information:** Features you use, profiles you view, your selections in batch matching, time spent on the App, interaction with other users
- **Location Information:** With your permission, we collect precise location data to show you nearby venues and match you with users in your geographic area. You can control location permissions through your device settings
- **Calendar Integration:** If you connect your calendar, we access your availability information to schedule dates

6.1.3 Information from Third Parties

We may receive information about you from third parties:

- **Educational Institutions:** Confirmation of your .edu email domain to verify student status
- **Partner Venues:** Confirmation of date reservations and attendance
- **Analytics Providers:** Aggregated usage statistics and performance metrics

6.2 How We Use Your Information

We use your information for the following purposes:

6.2.1 To Provide and Improve the Service

- Create and manage your account
- Facilitate matching by analyzing compatibility between users
- Generate curated batch recommendations using AI and algorithmic analysis
- Schedule dates and create itineraries
- Coordinate reservations with partner venues
- Send calendar invitations and date reminders
- Provide customer support and respond to your inquiries
- Monitor safety and conduct pre-date and post-date check-ins

6.2.2 To Enhance User Experience

- Personalize your experience and improve our matching algorithms
- Analyze usage patterns to improve features and functionality
- Develop new features based on user behavior and feedback
- Conduct research and analytics to understand user preferences

6.2.3 To Communicate with You

- Send notifications about matches, scheduled dates, and Service updates
- Respond to your questions and provide customer support
- Send administrative messages about your account or changes to our Terms
- Request feedback about your experience (with your consent for marketing communications)

6.2.4 To Ensure Safety and Security

- Verify your identity and student status
- Detect and prevent fraud, abuse, and violations of our Terms
- Protect the safety and security of our users
- Enforce our Terms of Service and policies
- Comply with legal obligations and respond to lawful requests from authorities

6.3 How We Share Your Information

6.3.1 With Other Users

Your profile information (photos, biography, interests, preferences) is visible to other users as part of the matching process. Your name and basic profile information are shared with matched users to facilitate dates.

6.3.2 With Partner Venues

When a date is scheduled at a partner venue, we share the following information necessary for reservation purposes:

- Your name
- Party size (typically two people)
- Date and time of reservation
- Special requests or dietary restrictions if provided

Additionally, we provide partner venues with aggregated, anonymized demographic information about users we direct to their establishments, which may include:

- Age ranges
- Gender distribution
- General interests and preferences
- Education level
- Other demographic categories that help venues understand their customer base

We do NOT share your private messages or conversations with partner venues or any third parties.

6.3.3 With Service Providers

We may share your information with third-party service providers who perform services on our behalf, such as:

- Cloud hosting and storage providers
- Analytics and data analysis services
- Customer support platforms
- Email and notification services
- Calendar integration services

These service providers are contractually obligated to use your information only as necessary to provide services to us and are prohibited from using it for their own purposes.

6.3.4 For Legal Reasons

We may disclose your information if required to do so by law or in response to:

- Subpoenas, court orders, or other legal processes
- Requests from law enforcement or government authorities
- Legal claims or disputes
- Situations involving potential threats to the physical safety of any person
- Protection of our rights, property, or safety, or that of our users or the public

If we receive a subpoena or legal demand for information about a user involved in malicious or illegal activity, we will provide only the information specifically requested and relevant to the legal matter.

6.3.5 Business Transfers

In the event of a merger, acquisition, reorganization, bankruptcy, or sale of assets, your information may be transferred to the acquiring entity. We will notify you via email and/or prominent notice on the Service of any change in ownership or use of your personal information.

6.3.6 With Your Consent

We may share your information for other purposes with your explicit consent, such as:

- Using your photos or testimonials for marketing purposes (only with separate written consent)
- Sharing information with third parties you specifically authorize

6.3.7 What We Do NOT Share

We do NOT:

- Sell your personal information to third parties
- Share your personal information with advertising networks
- Share your private messages or conversations with anyone except as required by law
- Use or share your information for purposes incompatible with those described in this Privacy section

6.4 Data Security

We implement reasonable administrative, technical, and physical security measures to protect your information from unauthorized access, loss, misuse, or alteration. These measures include:

- Encryption of data in transit using secure socket layer technology (SSL)
- Secure storage of data on protected servers
- Access controls limiting employee access to personal information
- Regular security audits and updates

However, no method of transmission over the Internet or electronic storage is 100% secure. While we strive to protect your information, we cannot guarantee absolute security. You use the Service at your own risk.

6.5 Data Retention

We retain your information for as long as necessary to provide the Service and for legitimate business purposes. Specifically:

- **Account Information:** Retained indefinitely, even after account deletion, to maintain system integrity and comply with legal obligations
- **Messages and Interactions:** Retained to provide continuous service and for safety purposes
- **Usage and Analytics Data:** Retained indefinitely in aggregated, anonymized form
- **Legal Compliance:** Information required to comply with legal obligations, resolve disputes, or enforce our agreements is retained as necessary

Even after you delete your account, we retain your information because:

- We may need to respond to legal subpoenas or court orders regarding your conduct or interactions on the platform
- Retention helps protect the safety of other users by maintaining records of prohibited behavior
- Historical data is necessary for fraud prevention and security investigations
- Aggregated data helps us improve the Service for future users

If we receive a lawful subpoena regarding a user who engaged in malicious activity, we will provide only the specific information relevant to the legal matter.

6.6 Your Privacy Rights

6.6.1 Access and Correction

You may access, review, and update your profile information at any time through the App settings. If you need assistance accessing or correcting your information, contact us at support@tangodating.app.

6.6.2 Account Deletion

You may delete your account at any time through the App settings or by contacting support. Please note that deleting your account does not delete all of your information from our systems (see Section 6.5 above regarding data retention).

6.6.3 Location Data

You can control whether we collect precise location data through your device settings. Disabling location services may limit certain features of the Service, such as venue recommendations and local matching.

6.6.4 Marketing Communications

You may opt out of receiving promotional emails by following the unsubscribe instructions in those emails or by adjusting your notification preferences in the App. You cannot opt out of receiving administrative or transactional messages related to your account or the Service.

6.6.5 California Privacy Rights

If you are a California resident, you have specific rights under the California Consumer Privacy Act (CCPA) and California Privacy Rights Act (CPRA):

- **Right to Know:** You may request information about the categories and specific pieces of personal information we have collected about you
- **Right to Delete:** You may request deletion of your personal information, subject to certain exceptions (see Section 6.5)
- **Right to Opt-Out:** We do not “sell” or “share” personal information as defined by CCPA/CPRA, so there is no need to opt out
- **Right to Non-Discrimination:** We will not discriminate against you for exercising your privacy rights

To exercise these rights, contact us at support@tangodating.app. We will verify your identity before responding to your request.

6.6.6 Texas Privacy Rights

Texas residents have the right to request information about how we share certain categories of personal information with third parties for direct marketing purposes. We do not sell personal identifiable information or share it with third parties for their direct marketing purposes.

6.7 Children’s Privacy

The Service is not intended for individuals under 18 years of age. We do not knowingly collect personal information from anyone under 18. If we discover that we have collected information from someone under 18, we will delete that information immediately. If you believe we have collected information from someone under 18, please contact us at support@tangodating.app.

6.8 International Users

Tango is currently only available to users located in Texas, USA. If you access the Service from outside Texas, you do so at your own risk and are responsible for compliance with local laws. All information collected through the Service is stored and processed in the United States.

6.9 Changes to Privacy Practices

We may update our privacy practices from time to time. If we make material changes, we will notify you by posting the updated Privacy section on the Service and updating the “Last Updated” date. Your continued use of the Service after such changes constitutes acceptance of the updated privacy practices.

6.10 Contact for Privacy Questions

If you have questions about our privacy practices or this Privacy section, please contact us at:

Tango Dating Company
21614 Freeridge Ct.
Katy, TX 77449
Email: support@tangodating.app

7 Third-Party Venues and Partners

7.1 Partnership with Venues

Tango partners with local restaurants, cafes, bars, and other establishments (“Partner Venues”) to facilitate date reservations and provide users with quality dating experiences. These partnerships allow us to coordinate logistics and, in some cases, secure preferred seating or special arrangements.

7.2 Venue Reservations

When a mutual match occurs and a date is scheduled, Tango may make reservations on your behalf at the selected Partner Venue. By using the Service, you authorize us to make such reservations in your name. You agree to:

- Honor the reservation by arriving at the scheduled time or canceling with adequate notice
- Comply with the Partner Venue’s policies, including dress codes, minimum purchases, and conduct expectations
- Treat Partner Venue staff with respect and courtesy
- Pay for any food, beverages, or services you consume at the Partner Venue

7.3 No Control Over Venues

Tango does not own, operate, or control Partner Venues. We are not responsible for:

- The quality, safety, or availability of food, beverages, or services at Partner Venues
- The conduct of Partner Venue staff or other patrons
- Any injuries, losses, or damages that occur at Partner Venues
- Venue policies, pricing, or operational decisions
- Cancellations, closures, or changes in venue availability

Partner Venues are independent businesses, and any issues with venue quality or service should be addressed directly with the venue.

7.4 Changes to Partner Relationships

We may add or remove Partner Venues at any time without notice. If a previously selected venue is no longer available, we will make reasonable efforts to provide an alternative venue that matches your preferences.

7.5 Third-Party Links

The Service may contain links to third-party websites, applications, or services that are not owned or controlled by Tango. We are not responsible for the content, privacy policies, or practices of any third-party sites or services. You access third-party sites at your own risk and should review their terms and privacy policies.

8 Safety and Disclaimers

8.1 Personal Safety and Responsibility

8.1.1 Your Safety is Your Responsibility

YOU ARE SOLELY RESPONSIBLE FOR YOUR SAFETY AND WELL-BEING WHEN MEETING OTHER USERS IN PERSON. While Tango provides tools to facilitate connections and safety features such as pre-date check-ins and monitoring, we cannot guarantee your safety or control the behavior of other users.

8.1.2 Safety Recommendations

We strongly recommend that you:

- Always meet in public, well-lit locations (all Tango dates are scheduled at public Partner Venues)
- Tell a friend or family member about your plans, including the date, time, and location
- Maintain control of your transportation and do not rely on your date for rides
- Do not share personal information such as your home address, workplace, or financial information until you have established trust

- Trust your instincts—if something feels wrong, leave the situation
- Do not leave drinks unattended or accept drinks you did not see prepared
- Stay sober enough to make clear decisions
- Keep your phone charged and accessible
- Use the in-app reporting feature or contact support if you feel unsafe

8.1.3 Tango’s Safety Features

We provide the following safety features to support users:

- Pre-date check-ins to confirm your plans
- Active monitoring during scheduled date windows
- Post-date follow-ups to gather feedback and ensure safety
- 24/7 support team available at support@tangodating.app
- In-app reporting and blocking features
- Ability to reschedule or cancel dates

However, these features are supplemental and do not replace your own judgment and precautions.

8.2 No Background Checks or Identity Verification

8.2.1 Limited Verification

TANGO DOES NOT CONDUCT CRIMINAL BACKGROUND CHECKS, IDENTITY VERIFICATION CHECKS, OR OTHER SCREENINGS ON ITS USERS.

The only verification we perform is confirmation that users possess a valid .edu email address from an accredited educational institution and that users provide a date of birth indicating they are 18 years or older. We do NOT:

- Verify the accuracy of user-provided names, ages, or biographical information
- Conduct criminal background checks or sex offender registry searches
- Verify marital status, employment, education, or other credentials
- Confirm the authenticity of user photos beyond basic content moderation
- Verify users’ stated intentions, character, or suitability for dating

8.2.2 User Responsibility for Due Diligence

YOU ARE RESPONSIBLE FOR CONDUCTING YOUR OWN DUE DILIGENCE REGARDING OTHER USERS. Tango makes no representations or warranties about the identity, background, intentions, truthfulness, or character of any user. Users may misrepresent themselves, and you should exercise caution and common sense when interacting with others.

8.2.3 Notice Required by Texas Law

In accordance with the Texas Internet Dating Safety Act (Article 106.002, Texas Business and Commerce Code):

WARNING: TANGO DATING COMPANY DOES NOT CONDUCT CRIMINAL BACKGROUND SCREENINGS ON ITS MEMBERS.

8.3 Interactions with Other Users

8.3.1 No Control Over User Conduct

Tango is not responsible for the conduct, actions, or omissions of any user, whether online or offline. We cannot control how users behave before, during, or after dates arranged through the Service. **YOU INTERACT WITH OTHER USERS AT YOUR OWN RISK.**

8.3.2 Limitation of Tango's Responsibility

Our responsibility to you ends once we facilitate a match and provide the date logistics (date, time, venue, calendar invitation). From that point forward:

- You are solely responsible for your decision to attend the date
- You are solely responsible for your conduct during the date
- You are solely responsible for your safety and well-being
- We have no control over what happens at the date or afterward
- We are not liable for any injuries, damages, or losses that occur during or after the date

8.3.3 Reporting Incidents

If you experience or witness any concerning behavior, safety issues, or violations of these Terms, please report them immediately through the App or by contacting support@tangodating.app. We take all reports seriously and will investigate promptly, but we cannot guarantee any particular outcome or that we can prevent harm.

8.4 Disclaimer of Warranties

8.4.1 "As Is" and "As Available"

THE SERVICE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. TO THE FULLEST EXTENT PERMITTED BY LAW, TANGO DATING COMPANY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO:

- Implied warranties of merchantability, fitness for a particular purpose, and non-infringement
- Warranties regarding the accuracy, reliability, or completeness of any content or information on the Service
- Warranties that the Service will meet your requirements or expectations
- Warranties that the Service will be uninterrupted, secure, or error-free
- Warranties regarding the quality, safety, or compatibility of matches

8.4.2 Matching and Compatibility

TANGO MAKES NO WARRANTY, GUARANTEE, OR PROMISE REGARDING:

- The number or quality of matches you will receive
- The accuracy of our matching algorithm or compatibility assessments
- Whether you will develop romantic or personal relationships through the Service
- The truthfulness, accuracy, or completeness of user profiles
- The behavior, intentions, or character of other users

8.4.3 Third-Party Content and Services

We disclaim all warranties regarding third-party content, services, or Partner Venues accessed through the Service. Any reliance on such third-party content or services is at your own risk.

8.5 Health and Safety Disclaimers

8.5.1 COVID-19 and Communicable Diseases

By using the Service and attending in-person dates, you acknowledge and accept the risks of exposure to COVID-19 and other communicable diseases. Tango does not verify users' vaccination status, health conditions, or exposure history. You are responsible for assessing your own health risks and taking appropriate precautions.

8.5.2 Alcohol and Substance Use

Many Partner Venues serve alcohol. You are responsible for consuming alcohol responsibly and in accordance with applicable laws. Never drive under the influence of alcohol or drugs. Tango is not responsible for any injuries, damages, or legal consequences resulting from alcohol or substance use.

8.5.3 Physical Safety at Venues

Venues may present various safety hazards (e.g., slippery floors, outdoor seating, stairs). You are responsible for your physical safety and should exercise caution at all times.

8.6 Romance Scams and Fraud

Tango prohibits romance scams, fraud, and financial exploitation (see Section 4.2.1). However, scammers may still attempt to use the platform. Warning signs of romance scams include:

- Requests for money or financial assistance
- Claims of emergencies or urgent financial needs
- Reluctance to meet in person or repeated cancellations
- Requests for personal or financial information
- Moving conversations off the platform too quickly

NEVER send money or provide financial information to someone you have met through Tango. If you suspect a scam, report it immediately to support@tangodating.app.

9 Limitation of Liability

9.1 Types of Damages Excluded

TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT SHALL TANGO DATING COMPANY, ITS AFFILIATES, OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, PARTNERS, OR LICENSORS BE LIABLE FOR ANY:

- INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES
- LOSS OF PROFITS, REVENUE, DATA, OR BUSINESS OPPORTUNITIES
- LOSS OF USE OR INTERRUPTION OF SERVICE
- COST OF SUBSTITUTE SERVICES OR GOODS
- PERSONAL INJURY OR PROPERTY DAMAGE OF ANY KIND
- DAMAGES RESULTING FROM YOUR USE OR INABILITY TO USE THE SERVICE
- DAMAGES RESULTING FROM INTERACTIONS WITH OTHER USERS
- DAMAGES RESULTING FROM UNAUTHORIZED ACCESS TO YOUR ACCOUNT OR DATA
- DAMAGES RESULTING FROM ERRORS, MISTAKES, OR INACCURACIES IN THE SERVICE

These limitations apply regardless of the legal theory (contract, tort, negligence, strict liability, or otherwise) and even if we have been advised of the possibility of such damages.

9.2 Cap on Total Liability

TO THE EXTENT PERMITTED BY LAW, TANGO DATING COMPANY'S TOTAL LIABILITY TO YOU FOR ALL CLAIMS ARISING FROM OR RELATED TO THE SERVICE SHALL NOT EXCEED \$100.00 (ONE HUNDRED DOLLARS).

This limitation applies to all causes of action in the aggregate, including breach of contract, breach of warranty, negligence, strict liability, misrepresentation, and other torts.

9.3 Basis of the Bargain

You acknowledge and agree that these liability limitations are fundamental elements of the agreement between you and Tango, reflect a reasonable allocation of risk, and are a material inducement for Tango to provide the Service to you. The Service would not be provided without these limitations.

9.4 Exceptions

Some jurisdictions do not allow the exclusion or limitation of certain damages. In such jurisdictions, our liability is limited to the fullest extent permitted by law. Nothing in these Terms limits liability for:

- Death or personal injury caused by our negligence

- Fraud or fraudulent misrepresentation
- Any liability that cannot be limited or excluded by applicable law

9.5 No Liability for User Conduct

YOU SPECIFICALLY ACKNOWLEDGE AND AGREE THAT TANGO IS NOT LIABLE FOR:

- The conduct, actions, or omissions of any user, whether online or offline
- Any content posted by users
- Any injuries, damages, or losses that occur during or after dates arranged through the Service
- Any disputes between you and other users
- Failure of other users to attend scheduled dates
- Misrepresentation, fraud, or deception by other users

9.6 No Liability for Third Parties

We are not liable for the actions, errors, or omissions of:

- Partner Venues or their employees
- Third-party service providers
- Other third parties linked to or referenced on the Service

10 Indemnification

10.1 Your Indemnification Obligation

You agree to indemnify, defend, and hold harmless Tango Dating Company, its affiliates, officers, directors, employees, agents, partners, and licensors (collectively, the “Tango Parties”) from and against any and all claims, liabilities, damages, losses, costs, expenses, and fees (including reasonable attorneys’ fees) arising from or related to:

- Your use or misuse of the Service
- Your violation of these Terms
- Your violation of any law, regulation, or third-party right
- Your Content or any content you submit, post, or transmit through the Service
- Your interactions with other users, including any in-person dates
- Your conduct during or after dates arranged through the Service
- Your negligence or willful misconduct
- Any injury, damage, or loss caused to any third party by your actions

- Your violation of the rights of any third party, including intellectual property rights or privacy rights
- Any disputes between you and other users
- Any claims by Partner Venues or other third parties related to your conduct

10.2 Defense and Settlement

Tango reserves the right to assume the exclusive defense and control of any matter subject to indemnification by you, in which case you agree to cooperate with Tango in asserting any available defenses. You may not settle any claim without Tango's prior written consent.

10.3 Limitation on Indemnification

Notwithstanding the foregoing, the indemnification provision in Section 10.1 does not require you to indemnify Tango Dating Company for:

- Any unconscionable commercial practice by Tango
- Fraud, deception, false promise, misrepresentation, or concealment, suppression, or omission of any material fact by Tango
- Tango's gross negligence or willful misconduct

11 Dispute Resolution and Arbitration

11.1 Overview

This Section 11 contains important provisions that affect your legal rights, including a mandatory arbitration agreement and class action waiver. Please read it carefully.

11.2 Informal Dispute Resolution

Before initiating arbitration, you agree to first contact us at support@tangodating.app to attempt to resolve the dispute informally. Please provide a detailed description of the dispute and your desired resolution. We will attempt to resolve the dispute informally within 60 days. If we cannot resolve the dispute within 60 days, either party may initiate arbitration.

11.3 Binding Arbitration Agreement

YOU AND TANGO DATING COMPANY AGREE THAT ANY AND ALL DISPUTES, CLAIMS, OR CONTROVERSIES ARISING OUT OF OR RELATING TO THESE TERMS OR THE SERVICE SHALL BE RESOLVED BY BINDING ARBITRATION, RATHER THAN IN COURT. This includes disputes arising from or relating to the interpretation, applicability, enforceability, or formation of these Terms, including whether all or any part of these Terms are void or voidable.

11.4 Exceptions to Arbitration

The following disputes are NOT subject to arbitration:

- Claims that may be brought in small claims court, provided the claim remains in small claims court and proceeds only on an individual basis
- Claims seeking injunctive or other equitable relief for the alleged unlawful use of intellectual property, including infringement or misappropriation of copyrights, trademarks, trade secrets, or patents
- **Claims relating to sexual assault or sexual harassment, as prohibited from mandatory arbitration under the federal Ending Forced Arbitration of Sexual Assault and Sexual Harassment Act of 2021**

11.5 Arbitration Rules and Forum

The arbitration will be administered by the American Arbitration Association (“AAA”) under its Consumer Arbitration Rules (the “AAA Rules”) as modified by these Terms. The AAA Rules are available at www.adr.org or by calling 1-800-778-7879.

The arbitration will be conducted by a single neutral arbitrator. The arbitrator shall be selected in accordance with the AAA Rules.

11.6 Arbitration Procedures

11.6.1 Individual Arbitration Only

YOU AND TANGO AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS, REPRESENTATIVE, OR COLLECTIVE PROCEEDING.

The arbitrator may not consolidate more than one person’s claims and may not otherwise preside over any form of representative, class, or collective proceeding.

11.6.2 Location and Hearings

Unless you and Tango otherwise agree, the arbitration will take place in Harris County, Texas. You may choose to conduct the arbitration by telephone, based on written submissions, or in person in the county where you live or at another mutually agreed location.

11.6.3 Authority of Arbitrator

The arbitrator will decide the rights and liabilities, if any, of you and Tango. The arbitration proceeding will not be consolidated with any other matters or joined with any other cases or parties. The arbitrator shall have the authority to grant motions dispositive of all or part of any claim. The arbitrator shall have the authority to award monetary damages and to grant any non-monetary remedy or relief available to an individual under applicable law, the AAA Rules, and these Terms. The arbitrator shall issue a written award and statement of decision describing the essential findings and conclusions on which the award is based, including the calculation of any damages awarded.

The arbitrator's decision is final and binding, except for any right of appeal provided by the Federal Arbitration Act. A court may enter judgment upon the arbitrator's award in any court having jurisdiction.

11.7 Payment of Arbitration Fees

Payment of all filing, administration, and arbitrator fees shall be determined by the arbitrator in accordance with the AAA Rules and applicable law. If the arbitrator finds that either the substance of your claim or the relief sought is frivolous or brought for an improper purpose, then the payment of all such fees will be governed by the AAA Rules.

11.8 Class Action Waiver

YOU AND TANGO AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS, REPRESENTATIVE, OR COLLECTIVE ACTION OR PROCEEDING.

Unless both you and Tango agree otherwise, the arbitrator may not consolidate or join more than one person's or party's claims and may not otherwise preside over any form of a consolidated, representative, class, or collective proceeding.

If this class action waiver is found to be unenforceable, then the entirety of this arbitration agreement shall be null and void, and the dispute must be litigated in court.

11.9 Survival and Enforceability

This arbitration agreement shall survive the termination of your relationship with Tango. If any portion of this Section 11 is found to be unenforceable or unlawful for any reason, the unenforceable or unlawful provision shall be severed from these Terms, and severance shall have no impact on the remainder of this Section 11 or the parties' ability to compel arbitration of any remaining claims.

11.10 Right to Opt Out

YOU HAVE THE RIGHT TO OPT OUT OF THIS ARBITRATION AGREEMENT.

To opt out, you must send written notice of your decision to opt out to the following address within 30 days of first agreeing to these Terms:

Tango Dating Company
ATTN: Arbitration Opt-Out
21614 Freeridge Ct.
Katy, TX 77449
Email: support@tangodating.app

Your notice must include your name, address, email address associated with your Tango account, and a clear statement that you wish to opt out of this arbitration agreement.

If you opt out, you and Tango agree that any disputes will be resolved in accordance with Section 11.11 (Governing Law and Venue).

Opting out of this arbitration agreement does not affect any other part of these Terms, including the provisions regarding limitations on damages or the types of relief available. You may still pursue claims in small claims court if they qualify.

11.11 Governing Law and Venue

These Terms and any dispute between you and Tango (if not subject to arbitration or if the arbitration agreement is found unenforceable) shall be governed by the laws of the State of Texas, without regard to its conflict of law principles.

If you opted out of the arbitration agreement or if the dispute is not subject to arbitration, you agree that any judicial proceeding will be brought exclusively in the state or federal courts located in Harris County, Texas. You and Tango consent to the personal jurisdiction of these courts and waive any objection to venue or inconvenient forum.

11.12 Waiver of Jury Trial

TO THE FULLEST EXTENT PERMITTED BY LAW, YOU AND TANGO WAIVE ANY RIGHT TO A JURY TRIAL for any disputes not subject to arbitration.

12 Term and Termination

12.1 Term

These Terms commence on the date you first access or use the Service and continue until terminated in accordance with this Section 12.

12.2 Termination by You

You may terminate your account at any time by:

- Deleting your account through the App settings, or
- Sending a termination request to support@tangodating.app

Deleting the App from your device does not terminate your account or delete your information.

12.3 Termination by Tango

12.3.1 Right to Terminate

We reserve the right to suspend or terminate your account, restrict your access to the Service, or remove your content at any time and for any reason, including:

- Violation of these Terms or any applicable law
- Conduct that we determine to be harmful to other users, Tango, or third parties
- Repeated failure to attend scheduled dates without valid reason
- Suspected fraudulent, abusive, or illegal activity
- Creating multiple accounts or circumventing account restrictions
- Any reason at our sole discretion

12.3.2 No Notice Required

We may suspend or terminate your account with or without prior notice. We are not required to provide you with a reason for suspension or termination, though we will generally attempt to notify you when practicable.

12.4 Effect of Termination

Upon termination of your account:

- Your right to access and use the Service immediately ceases
- We may delete or deactivate your profile, preventing it from being visible to other users
- You will no longer receive matches or be able to communicate with other users
- Any pending dates may be canceled
- Your Content may be removed from the Service, except as necessary to comply with legal obligations or as permitted under Section 6.5 (Data Retention)

12.5 Survival of Terms

The following provisions survive termination of these Terms or your account:

- Section 5 (Content and Intellectual Property)
- Section 6 (Privacy and Data Collection), specifically data retention provisions
- Section 8 (Safety and Disclaimers)
- Section 9 (Limitation of Liability)
- Section 10 (Indemnification)
- Section 11 (Dispute Resolution and Arbitration)
- Section 13 (Changes to Terms)
- Section 14 (General Provisions)

12.6 No Refunds

Because the Service is currently free, there are no refunds applicable. If we introduce paid features in the future, our refund policy will be clearly stated at that time.

13 Changes to Terms

13.1 Right to Modify

We reserve the right to modify, amend, or update these Terms at any time at our sole discretion. Changes may be made to comply with legal requirements, reflect changes in our Service or business practices, or for any other reason.

13.2 Notice of Changes

When we make material changes to these Terms, we will:

- Update the “Last Updated” date at the top of these Terms
- Post the updated Terms within the App
- Provide notice through the App or via email to the address associated with your account (at our discretion)

For non-material changes, we may not provide individual notice and your continued use of the Service constitutes acceptance.

13.3 Review and Acceptance

It is your responsibility to review these Terms periodically. If you do not agree to the updated Terms, you must stop using the Service and may delete your account. Your continued use of the Service after the effective date of the updated Terms constitutes your acceptance of the changes.

13.4 Material Changes to Arbitration Provision

If we make material changes to the arbitration provision in Section 11, you will have an additional 30 days from the date of notice to opt out of the arbitration agreement by following the procedures in Section 11.10.

14 General Provisions

14.1 Entire Agreement

These Terms, including the Privacy Policy in Section 6 and any additional terms referenced herein, constitute the entire agreement between you and Tango Dating Company regarding the Service and supersede all prior or contemporaneous communications, whether electronic, oral, or written.

14.2 Assignment

You may not assign, transfer, or delegate your rights or obligations under these Terms without our prior written consent. We may assign, transfer, or delegate our rights and obligations under these Terms without restriction, including to affiliates or in connection with a merger, acquisition, reorganization, or sale of assets.

14.3 Severability

If any provision of these Terms is held to be invalid, illegal, or unenforceable, the remaining provisions shall continue in full force and effect. The invalid provision shall be modified to the minimum extent necessary to make it enforceable, or if not possible, shall be severed from these Terms.

14.4 Waiver

Our failure to enforce any right or provision of these Terms shall not constitute a waiver of such right or provision. Any waiver must be in writing and signed by an authorized representative of Tango Dating Company.

14.5 Force Majeure

We shall not be liable for any failure or delay in performing our obligations under these Terms due to circumstances beyond our reasonable control, including acts of God, natural disasters, war, terrorism, pandemics, labor disputes, governmental actions, or failures of third-party service providers.

14.6 Independent Contractors

Nothing in these Terms creates a partnership, joint venture, agency, or employment relationship between you and Tango Dating Company. You and Tango are independent contractors.

14.7 No Third-Party Beneficiaries

These Terms are for the benefit of you and Tango Dating Company only and are not intended to confer any rights or benefits on any third party, except as expressly provided in Section 10 (Indemnification).

14.8 Headings

The section and subsection headings in these Terms are for convenience only and have no legal or contractual effect.

14.9 Interpretation

In these Terms, unless the context requires otherwise:

- “Including” means “including without limitation”
- Singular includes plural and vice versa
- “Or” is not exclusive
- References to “writing” include electronic communications

14.10 Electronic Communications

You consent to receive communications from us electronically, including via email or by posting notices on the Service. You agree that all agreements, notices, disclosures, and other communications that we provide to you electronically satisfy any legal requirement that such communications be in writing.

14.11 Export Controls

You agree to comply with all applicable export and re-export control laws and regulations, including the Export Administration Regulations maintained by the U.S. Department of Commerce. You represent that you are not located in a country that is subject to a U.S. Government embargo or that has been designated by the U.S. Government as a “terrorist supporting” country.

14.12 Apple-Specific Terms

In addition to your agreement with Tango Dating Company, you acknowledge and agree to the following terms regarding your use of the App on iOS devices:

- These Terms are between you and Tango Dating Company only, not with Apple Inc. (“Apple”), and Tango, not Apple, is solely responsible for the App and its content
- Apple has no obligation to furnish maintenance and support services with respect to the App
- If the App fails to conform to any applicable warranty, you may notify Apple, and Apple will refund the purchase price for the App (if any). To the maximum extent permitted by applicable law, Apple will have no other warranty obligation with respect to the App
- Apple is not responsible for addressing any claims you have or any third party claims relating to the App or your possession and use of the App, including: (a) product liability claims; (b) any claim that the App fails to conform to legal or regulatory requirements; and (c) claims arising under consumer protection or similar legislation
- If a third party claims that the App infringes that third party’s intellectual property rights, Tango, not Apple, will be solely responsible for the investigation, defense, settlement, and discharge of any such intellectual property infringement claim
- Apple and Apple’s subsidiaries are third-party beneficiaries of these Terms, and upon your acceptance of these Terms, Apple will have the right (and will be deemed to have accepted the right) to enforce these Terms against you as a third-party beneficiary
- You represent and warrant that: (a) you are not located in a country that is subject to a U.S. Government embargo, or that has been designated by the U.S. Government as a “terrorist supporting” country; and (b) you are not listed on any U.S. Government list of prohibited or restricted parties
- You must comply with applicable third-party terms of agreement when using the App (e.g., your wireless data service agreement)

15 Contact Information

If you have any questions, concerns, or complaints about these Terms or the Service, please contact us at:

Tango Dating Company
21614 Freeridge Ct.
Katy, TX 77449

Email: support@tangodating.app

Support Hours: 24/7

Response Time: Within 24 hours

For legal notices, including DMCA notices, arbitration opt-outs, or formal complaints, please send correspondence to the address above marked to the attention of “Legal Department.”

By using Tango, you acknowledge that you have read, understood, and agree to be bound by these Terms of Service.

Last Updated: January 22nd, 2026
Effective Date: January 22nd, 2026