



Privacy Policy & Terms of Use - BVI Pluto DID App

Privacy Policy:

BVI Pluto DID App (App) is zealous in honoring the privacy and security of users of this App. The App is exclusively owned and operated by BridgeVoice Inc. which is a Company duly incorporated under the laws of The State of Delaware and having its registered office at 16192, Coastal Highway, Lewes, Delaware, 19958 and Operational office at 100 Quentin Roosevelt Blvd, Suite 503, Garden City, New York 11530, USA (hereinafter referred to as BridgeVoice). We have created this privacy statement in order to demonstrate our organization's commitment to privacy.

BVI Pluto DID App recognizes that retaining your trust is one of the most important things for our business and protecting your privacy is on our highest priority.

We have prepared this Privacy Policy to help you understand how our App safeguards the personal information you provide to us on our App, via usage of our App or through our service providers and distribution partners. BVI Pluto DID App is not responsible or accountable for the privacy information or practices of any third party such as third-party distribution partners, suppliers, and any third party operating any site to which our App contains a link. By downloading, accessing or using our App, or providing information to us in connection with our App, you agree to the terms and conditions of this Privacy Policy.

We urge you to read the privacy policy in its entirety so you will understand all of the practices and procedures we follow relating to your online privacy.

What this Privacy Policy Covers?

In this privacy policy, BVI Pluto DID App will inform you about the type of information that is collected about you on this App, how the information is collected, what the information will be used for and to whom it will be given. This privacy policy will also tell you how to limit our use of your personal information.

Who We Are?

BridgeVoice Inc. is successfully scaling the international markets and helping telcos, carriers, MNOs & MVNOs to do business with advanced technologies. We have a robust set of products across Business Support System (BSS), Network Switching Subsystem (NSS) and Mobile Financial Solutions (MFS) domains. For more info visit "<https://www.bridgevoice.com/>"

What Information Do We Collect?

We collect below information from you on our App.

- (a) Personal Information is information that identifies you personally such as your name, email address and contact number
- (b) We also collect Other Information that does not identify you personally. Below is list of such information:
 - Certain data on your device like Contact list
 - Chat messages which were sent via our app which includes chat, files, attachments, pictures, videos, and voice messages
 - Camera
 - Information about your device including model number, IP Address, mobile operating system, and respective version when location permission is granted
 - Performance logs and/or Crash reports

In order to use our services, it is important that you disclose your personal information such as your name, address, email address, phone number or any other identification information. When you register with us, we ask for your basic information such as your name, email address, and your location.

When you use the App then our server will recognize you automatically and collect your IP address, assigned to you by your Internet Service Provider and does not identify you personally. To help us analyze the usage of our App and related services, and to send more relevant communications to you, we also collect and keep track of Other Information such as your App searches. If you are subscribed to any of our marketing communications, including newsletters and destination alerts, it is necessary for you to disclose Personal Information such as your name and email address and other Information such as your home country, gender, age etc.

We also use cookies to collect information about the performance and usability of our App. You can contribute to the App in a number of different ways, including writing reviews, uploading photos, and rating other users' contributions. We may display this information (your "Content"), for the benefit of other users, and use them for promotional purposes.

Note: If you include Personal Information in your Content, it can be used and viewed by others. We are not responsible for the information you choose to include in your Content.

In addition, as part of our operation, we reserve the right to automatically collect and track:

- the home server domain names,
- e-mail addresses, type of mobile, computer,
- and type of web browser you are using while you use our App.

How We Use and Disclose Your Personal Information?

We use your personal information in the following ways.

- 1) To provide you with the information you request about our services.
- 2) To send you email messages and information.
- 3) To ensure you are correctly billed.
- 4) To measure and track demographic details about our customers.
- 5) To target content on our App to more closely match your interests.
- 6) To target the appropriate content for email marketing messages to better match your interests.

We will provide you with choices regarding the use and disclosure of your Personal Information for marketing purposes.

- 7) To make App functionality work properly like Calling, chatting, presence, etc.

If you connect to BVI Pluto DID App through any social networking sites such as Facebook and Twitter, the information that you will share with those sites is governed by their privacy policies.

Some of the Personal Information we collect is shared with our service partners who are directly involved in fulfilling the services you have availed from us. We only provide our service providers with your name and your local contact details and not any other Personal Information. If you decide to provide any Personal Information directly to a service provider, we recommend that you review the service provider's privacy policy to determine how such service provider may use or disclose your Personal Information.

We also share your Personal Information with third parties contracted to provide us with marketing and data reporting services who are bound by an obligation of confidentiality and with other third-party marketing partners.

We currently contract with several partners to help manage and optimize our business and communications. We use the services of third-party marketing companies to help us measure the effectiveness of our advertising and how Users use our App. To do this, we use web beacons and cookies provided by such marketing companies in connection with our App. The information we collect helps us learn things like what pages are most attractive to our Users, which of our products most interest our customers, and what kinds of offers our customers like to see.

We may also use or disclose Personal Information as we believe to be necessary or appropriate:

- (a) under applicable law, including laws outside your country of residence;
- (b) to comply with legal process;
- (c) to respond to requests from public or government authorities;
- (d) to enforce our terms and conditions;
- (e) to protect our operations or those of any of our affiliates;
- (f) to protect our rights, privacy, safety or property, or that of our affiliates, you or others; or
- (g) to allow us to pursue available remedies or limit the damages that we may sustain.

We may use and disclose Other Information for any purpose. In some instances, we may combine Other Information with Personal Information (such as combining your name with your geographical location). If we combine any Other Information with Personal Information, the combined information will be treated by us as Personal Information, as long as it is so combined.

Our Security and Storage Measures

BVI Pluto DID App seeks to maintain the integrity and security of your Personal Information. We use industry-standard protocols while receiving and transferring your Personal Information.

We seek to store your Personal Information in secure operating environments that are not accessible to the general public. We also ensure that the security measures are in place to protect against the loss, misuse or alteration of your Personal Information by our employees.

BridgeVoice will not be held responsible for events arising from unauthorized access to your Personal Information. We will rely on you for telling us if you experience any unusual events that may indicate a breach in your information security. We will then seek to investigate whether the security breach was related to the data transmissions from our App and let you know what steps can be taken to rectify the problem. Further action, such as reporting incidents to the police or other proper authorities, may also be required.

Links to Other Web Sites, Apps

Our App may contain links to other Apps, Webpages, and Document resources.

We encourage contributors and other third parties to implement policies and practices that respect your privacy. We are not, however, responsible for any other App, privacy practices or App content.

We are not responsible for the content, accuracy or opinions expressed in such App, and such App are not investigated, monitored or checked for accuracy or completeness by BVI Pluto DID. Inclusion of any linked App on our App does not imply approval or endorsement of the linked App by us. If you decide to leave our App and access these third-party sites and Apps, you do so at your own risk.

Changes to Our Privacy Policy

BridgeVoice reserves the right to change this Privacy Policy by posting the changes on its App. You can determine when this Privacy Policy was last updated by reviewing the "LAST UPDATED" legend below. We ask that you review this privacy policy from time to time to ensure that you are familiar with the most current version of the policy.

Contacting Us

If you have any questions about BVI Pluto DID App's Privacy Policy, then please email our Privacy Officer at legal@bridgevoice.com.

Acceptance of BVI Pluto DID's Privacy Policy.

By using this App, you agree to the terms of, as well as any posted changes to, this Privacy Policy.

If you do not agree to the terms of our Privacy Policy, DO NOT use our App.

Terms & Conditions:

Our company is registered in State of Delaware, USA and the services that we offer are governed by the applicable laws of State of Delaware, USA. No warranties of any kind are provided to the compliance of

the information shown on these App. Accessing our App is conditional on your agreement and all information contained in it and all matters which arise between you and us will be governed by the applicable laws of State of Delaware, USA. Access is further conditional on your agreement that any dispute or matter which arises between you and us will be dealt with exclusively by the Courts of State of Delaware, USA and We reserve the right to deny access to our App without any further notice. You are offered to access the App under condition that you won't modify the terms, conditions, and notices mentioned below.

There is an agreement created for you regarding the usage of our App, including:

- a) You must be 18 years of age or over and have legal capacity.
- b) You warrant that all information you provide about yourself or anyone else shall be true and accurate.
- c) The App must not be used for speculative, false or fraudulent activities.

Accordingly, as a condition of using or App, you agree not to use its contents or information for any commercial or non-personal purpose. You must also agree not to transfer, sell or re-sell any information, software, products, or services obtained from our App. In addition, whether or not you have a commercial purpose, you agree not to :

- a) Access, monitor or copy any content or information of this App using any robot, spider, scraper or other automated means or any manual process for any purpose without express written permission of BridgeVoice.
- b) Violate the restrictions in any robot exclusion headers or bypass or circumvent other measures employed to prevent or limit access of our App.
- c) Take any action or use any device, routine or software that imposes, or may impose, in the discretion of BVI Pluto DID, an unreasonable or disproportionately large load on our App, which inhibits or interferes with the running of our App.
- d) The transmission of threatening, defamatory, pornographic, political, or racist material or any material that is otherwise unlawful is expressly prohibited.

BridgeVoice reserves the right to deny you the access to our app if anytime it is affected by outside factors which are beyond our control & We shall not be liable for any loss or damage of whatever nature, which may arise directly or indirectly, from the use of any of the information or material contained in our App and access any other information or material via web links from these App. These exclusions of liability apply only to the extent permitted by law and, except for information or material accessed via our App or supplied by an identified Third Party, which is consistent with our applicable conditions. If any of these exclusions, in whole or part, is found to be unlawful, void or for any other reason unenforceable, that exclusion or part of the exclusion shall be deemed severable and shall not affect the validity or enforceability of the other exclusion(s) or part(s) of the exclusion(s) in question.

Disclaimer:

BVI Pluto DID makes every effort to ensure that any materials displayed on this App are accurate at the date of issue. Changes in market conditions or circumstances may occur after the issue date which may make information displayed on this App no longer accurate or no longer reflect the current position. The team of BVI Pluto DID, hereby expressly disclaims to any representation or warranty in relation to the accuracy, completeness, quality or adequacy of any contents of this App.

BridgeVoice will not be responsible for any losses if, for any reason including but not limited to theft, misuse, over use, hacking, the debit/credit card, billing address and/or credit card verification number

cannot be verified in a timely manner, nor are we responsible for any changes in rates or any other charges that may occur during the verification or billing process.

The information provided by BVI Pluto DID is for informational purposes only and does not constitute solicitation or any sort of advice.

Transmission of information is not intended to, and does not constitute, the formation of any sort of relationship between BVI Pluto DID and any other party.

This App is provided "AS-IS," and "AS AVAILABLE."

BRIDGEVOICE INC. DOES NOT MAKE ANY WARRANTIES THAT THE CONTENT AND/OR INFORMATION AVAILABLE THROUGH THIS APP ARE ACCURATE, RELIABLE, OR CURRENT. BVI PLUTO DID DISCLAIMS, TO THE MAXIMUM EXTENT PERMISSIBLE, ALL WARRANTIES, EXPRESS OR IMPLIED.

No Unlawful or Prohibited Use.

As a condition of your use of this App, you ensure our team that you will not use this App for any purpose that is unlawful or prohibited by these terms, conditions, and notices. You are specifically prohibited from use of this App for the following:

- a) Actions that impose unreasonably large load on the App's infrastructure, including but not limited to 'SPAM' or other such unsolicited mass e-mailing techniques.
- b) Upload, post, or otherwise transmit information which you do not have a right to transmit under any law or contractual relationship.
- c) Violating any applicable local, state, national or international law including, but not limited to, any regulations having the force of law.

Copyright

All information, content and material ("Content") comprising or made available by BVI Pluto DID through this App (including, without limitation, any computer source or object code comprising this App) is owned by or licensed to BridgeVoice Inc, which retains all rights in this Content.

All Content, including, but not limited to the App design, text, drawings, photographs, and graphics, are protected by copyrights owned by BridgeVoice Inc.

The Content and any and all such copyrighted material may not be modified, copied, distributed, downloaded, displayed, e-mailed, transmitted, sold or otherwise transferred, conveyed or used in any form or by any means, in whole or in part, without the prior written consent of the respective copyright owner.

BVI Pluto DID, the BVI Pluto DID logo, <http://www.bridgevoice.com> are either registered trademarks, trademarks, trade names, or otherwise protected property of BridgeVoice Inc. and may not be used, copied or imitated without the prior written consent of BridgeVoice Inc.

BridgeVoice Inc.'s intellectual property may not be used in connection with any information that is not provided by BridgeVoice Inc., or in any manner that is likely to cause confusion among consumers, or in any manner that disparages BridgeVoice Inc.

Other trademarks, trade names, company names, service marks and otherwise protected property displayed on this App are the property of their respective owners and are subject to the terms and conditions applied by those owners to their intellectual property. The compilation of the Content on this App is the exclusive property of BVI Pluto DID and is protected by USA and international copyright law.

The unauthorized use, uploading, posting, and/or distribution of Content protected by copyright or other proprietary rights is illegal and may subject the person violating such rights to civil penalties and criminal prosecution. BVI Pluto DID its officers, directors, employees, agents, administrators and any such similarly situated persons or entities are not liable for damages caused by any infringement resulting from your actions involving copyrighted or proprietary right protected material.

Terms of use of BVI Pluto DID App

BridgeVoice Inc. maintains this App.

By using our App, you are acknowledging that you have read and understood, and that you agree to comply with and be bound by, these terms of use ("Terms of Use"). You also agree to comply with all laws and regulations applicable to the use of this App, to the use of the Internet, and to the activities involved in using this App. Please review the following terms carefully.

License Related Information

For better results this App uses various open source Licenses and strictly adhere with the Terms & Conditions including but not limited to its Intellectual Property Right obligations.

Compliance with Law

This App is owned by BridgeVoice Inc. Users who choose to use this App do so on their own initiative and are solely responsible for compliance with all laws, rules and regulations applicable to the use of this App and the information, content, material and services contained herein.

Venue and Jurisdiction

Claims relating to this App, to the use of this App, and to the information, content and material available through this App are governed by the laws of State of Delaware, USA. You hereby unconditionally, voluntarily and irrevocably consent to submit to the exclusive jurisdiction of the courts situated in State of Delaware, USA, in any claim or dispute concerning, relating to, or arising from this App and any information received through this App. You agree not to plead forum non convenient in any such action and you consent to service of process.

User on-line Conduct

You agree to use this App only for lawful purposes. You agree to use this App only for its intended purposes. BridgeVoice reserves the right to prohibit any conduct involving this App that it deems to be inappropriate. You agree not to disrupt this App. You agree not to interfere with or compromise the security of this App, or any computer, server, account, network, data, software and/or hardware associated with this App. You agree not to disrupt or interfere with any other User's use of this App. You agree not to attempt to obtain access to any portion of this App, any computer, server, account, network, software and/or hardware associated with the App, from which you are restricted. You agree that you are solely responsible for any actions you undertake while using this App and that you will comply with all

applicable local, state, national and international laws and regulations applicable to this App and the Internet, including all applicable copyright.

Emergency (911/E911) services disclaimer

This is a VoIP phone app and is not meant for serving any emergency services. BridgeVoice Inc. strongly discourage the use of this app for calling Emergency services like 911/E911 and is not liable to any loss compensation occurred due to usage of the app during any emergency condition.

Limitation of Liability

Neither BridgeVoice Inc., nor any of our affiliated parties, nor any other party involved in creating, producing, serving, hosting, maintaining and/or updating this App shall be liable, under any circumstances for any damages, including but not limited to direct indirect, incidental, punitive, and/or consequential damages, and including but not limited to damages arising from mistakes, omissions, interruptions, deterioration or corruption of files, deletion or corruption of e-mail, errors, loss of data, loss of profits, defects, viruses, and/or delays, that result from your use of or inability to use this App, resulting from any acts or omissions, including but not limited to acts of God, network failure, hardware or software failure, theft unauthorized access, our negligence or your own errors or omissions, and any other cause, even if BridgeVoice Inc has been advised of the possibility of such damages. You agree that this section applies to all content available through this App. In any jurisdiction where exclusion or limitation of liability for any type of damages is prohibited, BridgeVoice Inc.'s liability is limited to the maximum extent allowed by that jurisdiction.

Change of Terms

By using this App, you agree to these Terms of Use as well as any posted changes to these Terms of Use. We reserve the right to change these Terms of Use at any time. We ask that you review these Terms of Use from time to time to ensure you are familiar with the most current version of it.

Hold Harmless

You agree to indemnify, defend and hold BridgeVoice Inc. and its Affiliated Parties harmless from and against all damages, losses, costs and expenses that BridgeVoice Inc. or any of its Affiliated Parties may incur as a result of your use of this App or your use of the Content and other information available through this App.

Severability

If any provision of these Terms of Use is held invalid or unenforceable in whole or in part in any jurisdiction, that provision shall be ineffective in that jurisdiction without affecting the validity or enforceability of the remaining provisions of these Terms of Use.

Headings of the Terms of Use

The section headings used in these Terms of Use are for reference and the convenience of the readers and shall not constitute part of these Terms of Use for interpretation purposes.

Integration Clause

These Terms of Use constitute the entire and only agreement between you and BridgeVoice Inc., and supersedes all prior or contemporaneous agreements, representations, warranties and understandings with respect to the App, the Content, or the other information provided by or through the App, and the subject matter hereof. BridgeVoice Inc.'s failure to enforce any provision of this Agreement shall not be deemed a waiver of such provision, nor of the right to enforce such provision.

Acceptance

If you do not agree to the terms and conditions herein, DO NOT use our App.