



TERMS AND CONDITIONS GENERAL

OF THE SERVICE LENGUAS CLUB LLC

Last Updated: January 20, 2021

Welcome!

The LENGUAS CLUB platform is owned by LENGUAS CLUB LLC; North American commercial company, legally constituted, domiciled in the city of New York - United States, which provides a variety of services described in these Terms and Conditions, they may be offered or acquired through the Platform or through telephone communications, emails, text messages or any other contact mechanism published through the Privacy Policy.

This document contains legal information that we recommend that you read completely in conjunction with the Privacy Policy. By approving it is understood that the User has read and accepted them, in all their parts, and understands that they are legally binding and obligatory. Therefore, you accept the conditions of use and use of the services that are offered by LENGUAS CLUB. Otherwise, the User must refrain from accessing the services offered by LENGUAS CLUB, either directly or indirectly, and use any information or service provided by it.

By accessing and using the Services, you agree to be legally bound by these Terms and Conditions, which establish various contractual relationships depending on the User's need for the services offered by LENGUAS CLUB. If you do not accept these Terms and Conditions, you will not be able to access or use the Services. These Terms and Conditions expressly supersede prior agreements or commitments with you. LENGUAS CLUB may immediately terminate these Terms and Conditions or any of the Services with respect to you or, in general, stop offering or denying access to the Services or any part of them, at any time and for any reason.

LENGUAS CLUB may modify the Terms and Conditions relating to the Services when it deems it appropriate. The modifications will become effective after the publication by LENGUAS CLUB of the updated Terms and Conditions in this location or the modified policies or supplementary conditions on the applicable Service. Your continued access or use of the Services after such publication constitutes your consent to be bound by the Terms and Conditions and their modifications.

The collection and use that we make of personal information in relation to the Services is as provided in the LENGUAS CLUB Privacy Policy available at [Data Policy](#)

1. DEFINITIONS

The terms whose first letter is in capital letters (except when it is due exclusively to the beginning of a sentence or it is a proper name), have the meaning assigned to them below, or the one expressly assigned to them in these Terms and Conditions. or in the Privacy Policy:

- **Account:** means the electronic account on the LENGUAS CLUB platform that allows the User or Client to use the Platform or make a registration to request a quote to communicate with an expert delegated by LENGUAS CLUB in accordance with the Privacy Policies stored in the Platform.
- **Client or User:** means the natural or legal person through their legal representative who uses the LENGUAS CLUB Platform to request a quote for any of the services that are contained in these Terms and Conditions or any other service that is adjusted to the needs of the Client or User.
- **Mandate contract without representation:** agreement of wills between the User and LENGUAS CLUB by virtue of which, the User delegates to LENGUAS CLUB, through its Platform, the hiring of one or more Experts for the provision of the Services described in these Terms and Conditions. LENGUAS CLUB guarantees the User by virtue of this mandate contract without representation, to have a certain number of experts to mediate the services below. The User knows in advance that LENGUAS CLUB will have mandate contracts without representation with the Experts so that they, on their own behalf and assuming all the risks, provide the services described in this document.
- **Expert:** Person who, based on his knowledge, has previously subscribed with LENGUAS CLUB a mandate contract without representation so that, through and by virtue of the Platform, contact or communication may be generated for the provision of the services set forth in This document.
- **Platform browsers:** all those people who are considered as Users, Suppliers, Clients, Merchants, and/or collaborators s of content.
- **Brand or brands:** Means the brands or franchises that are exclusively owned by LENGUAS CLUB.
- **Parties or Parties:** means LENGUAS CLUB and the User together.
- **Platform or Software:** means the web page or web application that LENGUAS CLUB uses for the execution of the various mandate contracts without representation that is signed by electronic means.
- **Privacy Policy:** agreement entered between LENGUAS CLUB and the User in order to execute the obligations acquired by each of the parties, by means of which the main guidelines are established by means of which the personal data of the Users are to be treated; Acceptance of the Privacy Policy is a sine qua non-requirement for the conclusion of the Terms and Conditions.
- **Services:** means the offer that LENGUAS CLUB has in relation to each of the service areas offered in these Terms and Conditions, which are intended to guarantee the continuity of the operation carried out by Users or Clients.

2. ACCEPTANCE OF THE TERMS AND CONDITIONS

By accepting the Terms and Conditions established in this document, the User accepts the conditions contained herein depending on the service they access or agree in writing, previously and expressly with LENGUAS CLUB, as well as the LENGUAS CLUB Privacy Policy. Likewise, it is understood that you accept the other operating rules, policies, and procedures that may be published by LENGUAS CLUB on its website, each of which is incorporated by reference.

Notwithstanding the foregoing, some services offered on the LENGUAS CLUB website may be subject to additional Terms and Conditions, in this case, the use that the User makes of said services will be subject to specific acceptance by the User. If the User does not accept them, they must refrain from using said services in any way. In the same way, with the acceptance of the Terms and Conditions, the User authorizes LENGUAS CLUB so that through different delegated Experts, it may carry out communications by any means set forth in the Privacy Policy to offer its Services.

Finally, by accepting these Terms and Conditions, Users authorize LENGUAS CLUB to process their data and publish, for information and advertising purposes, the results obtained from the use and enjoyment of the Platform by Users.

3. CAPACITY

In accordance with North American Law, the User who accepts these Terms and Conditions must be legally fit and have the pertinent authorizations for the connection of the person he represents. In accordance with the foregoing, the User guarantees and LENGUAS CLUB understands that the User who accepts these Terms and Conditions previously knows whether he can enter into contracts on behalf of the person who is determined as User.

4. SCOPE OF THE SERVICE

LENGUAS CLUB is a legal entity legally constituted in the United States legal system, specifically under the jurisdiction of New York, whose objective is the provision of digital intermediation services, through a collaborative economy scheme so that, through its Platform, Experts and Users can satisfy the supply and demand of the Services listed here. By virtue of these Terms and Conditions, Users subscribe with LENGUAS CLUB a mandate contract without representation by virtue of which they delegate to LENGUAS CLUB the performance of activities aimed at locating Experts with knowledge and who comply with the suitability for the provision of the Services in favor of Users. In these terms, LENGUAS CLUB will act as an intermediary for service provision relationships between Users and Experts through its Platform.

Users delegate to LENGUAS CLUB the development of activities aimed at establishing parameters to identify Experts who have the capacity to provide the Services listed in section 5.1. of this document. Thus, for the provision of the services related to this mandate contract without representation, LENGUAS CLUB will license the User its Platform so that the correct provision of the intermediation Services can be developed. In these terms, between the User and LENGUAS CLUB, there will be an atypical legal relationship that is nurtured by two contractual forms, namely, a mandate contract without representation and a temporary and non-exclusive license contract of the Platform. The agreements signed by virtue of this agreement are detailed below:

1. Mandate contract without representation: The User hires LENGUAS CLUB so that, through its platform, it can carry out verification activities of Experts who have the knowledge and have the suitability for the provision of the services described in Clause 5.1. The contract will be perfected and will begin to take effect from the moment the User accepts the Terms and Conditions, at which time LENGUAS CLUB must indicate to the User within a maximum term of one (1) week the Expert who will oversee the development. of personalized advice for the gradual improvement of the User's skills.

The User accepts responsibility for the provision of personalized advice and services described in clause 5.1. of these Terms and Conditions is exclusively and unlimited by the Expert and that LENGUAS CLUB will have the obligation to mediate for the effective provision of services. In these terms, LENGUAS CLUB must ensure, by virtue of the mandate contract without representation, ensure that the provision of the Services is carried out in the minimum terms that are expressed in this document.

If the Expert appointed by LENGUAS CLUB for the provision of the Services does not carry out the activities entrusted to the terms of this document, LENGUAS CLUB will be obliged to assign a new Expert to perform the correct provision of the contracted Services. under these Terms and Conditions. Notwithstanding the foregoing, if a breach occurs more than two (2) times in the provision of the Services, LENGUAS CLUB may, at the User's request, partially refund the monies that were paid by the carrying out activities that are developed by LENGUAS CLUB under the mandate contract without representation.

The Services described in section 5.1. of these Terms and Conditions may be viewed by the User on the Platform and acceptance of these Terms and Conditions implies acceptance of the price. In case the User accepts the Terms and Conditions, it is understood that he will be accepting the rates that are expressed and to which he has decided to access by virtue of his autonomy of will.

By virtue of the mandate contract without representation, the User accepts that LENGUAS CLUB collects the fees for the Services that the Expert will provide on his behalf and in favor of the Expert under the percentages set out in the Terms and Conditions signed between LENGUAS CLUB and the expert. The User will be obliged to pay LENGUAS CLUB a percentage of the total cost of the Services contracted for the services that are executed in his favor, which will be collected in full by the Platform. The percentages that will be distributed between LENGUAS CLUB and the Expert can be shown on the Platform.

The Expert will oversee providing the Services through the Platform, in such a way that, LENGUAS CLUB will provide each of the parties to the contractual relationship with the ideal technological conditions for its proper execution. The User guarantees that he will not contract the Services of the Expert in a particular way and without the intermediation of LENGUAS CLUB, accepting that he knows, by accepting the Terms and Conditions, that the content that will be dictated through the Platform is protected by the Regime of

Protection of Copyright and Intellectual Property under the Rome Convention, the Paris Convention, the WIPO Copyright Treaty, and the Washington Treaty.

The other obligations and conditions of the mandate contract without representation will be regulated by the complementary provisions found in this document.

2. The temporary and non-exclusive license agreement of the Platform: The Parties subscribe, by virtue of this document, a temporary and non-exclusive license agreement of the Platform, by means of which, LENGUAS CLUB will license the User access to the Platform and the content that is stored in it for the effective provision of the Services that the Expert will perform by this same mechanism. By virtue of this agreement, the User accepts that part of the price that will be charged through the Platform is related to the use of technology for the development and execution of the Services described in point 5.1. of these Terms and Conditions.

5. GENERAL PROVISIONS TO ALL THE SERVICES OFFERED BY LENGUAS CLUB

5.1. SERVICES PROVIDED

LENGUAS CLUB may provide any services that are necessary for the development of its statutory corporate purpose. All the services provided by LENGUAS CLUB will be described through its Platform, all of them related to the execution of personalized consultancies for the continuous and gradual improvement of the oral skills of users in different scenarios. The contents and schedules for the execution of the Services will be enshrined, stored, and published on the platform, which will be applicable to this legal relationship. The content of the courses and consultancies on the Platform will be the exclusive property of LENGUAS CLUB and for its execution, people will be appointed who will oversee providing the services through a collaborative economy scheme.

5.2. REGISTRATION AND REGISTRATION

In relation to the registration of Users, it will be subject to these Terms and Conditions. LENGUAS CLUB reserves the right of affiliation, use, and exclusion of Users on its Platform. This registration will be made through the means that are indicated on its website. For the development of the registration and registration of the Platform, the following personal information may be requested, among others, which will be treated in accordance with the Personal Data Protection Policy:

1. Names and Surnames.
2. Telephone number.
3. Mailing address.
4. Home address.
5. Any other data or information that is useful to carry out communications.

The registration and registration made by the User on the Platform will be regulated by means of a subsequent contractual relationship entered by the Parties.

5.3. MEDIA OBLIGATIONS BY LENGUAS CLUB

The obligations relating to making communications or contacts for the acquisition of Services that are under the ownership of LENGUAS CLUB and that are required of it will be of means and not of result unless otherwise indicated in the subsequent contract. In these terms, the Users, or any other people who are contractually linked with LENGUAS CLUB, may not demand a specific result from LENGUAS CLUB, so it will always be obliged to carry out the activities with the highest degree of diligence and carrying out activities to satisfy the needs of the people who interact in the services it provides.

5.4. VIOLATION OF THE SYSTEM OR DATABASES

By using the Platform, Users accept that any action or use of device, software or any other means tending to interfere both in the activities and operations of LENGUAS CLUB and in the offers, descriptions, accounts is prohibited and is not allowed. or databases of LENGUAS CLUB. Any interference, attempt or activity violating or contrary to the laws on intellectual property rights and / or the prohibitions stipulated in the contract, will make it possible for the person responsible for the pertinent legal actions, and the sanctions provided for in this agreement, as well as responsible for compensating the damages caused.

5.5. SYSTEM FAULTS

LENGUAS CLUB is not responsible for any damage, loss to the Users of the platform that are caused by failures in the system, in the servers or on the Internet. LENGUAS CLUB will not be held responsible for any virus that could infect Users' equipment because of access, use or examination or because of any transfer of data, files, images, texts, or audio contained on the Platform. In this way, Users may not hold LENGUAS CLUB responsible or request the recognition of damages resulting from technical difficulties or failures in the systems or on the Internet.

5.6. REQUIREMENTS FOR REGISTRATION ON THE PLATFORM

Users of the Platform must have, at least, the following requirements, namely:

1. Be over 18 years of age or have authorization from your representative or attorney-in-fact.
2. Have legal capacity to contract.
3. Be the owner of a contact phone or email.

Notwithstanding the foregoing, LENGUAS CLUB may request more information in accordance with the registration or information request forms found on the Platform.

5.7. DISCLAIMER OF LIABILITY FOR COMPUTER ATTACKS

LENGUAS CLUB will not be responsible for exogenous computer attacks and due diligence in the development of its duties to protect against computer attacks.

5.8. CONTINUOUS IMPROVEMENT OR MAINTENANCE OF THE PLATFORM

LENGUAS CLUB states that in the development of its activities to improve or maintain the Platform, it may interrupt access to Users. In these terms, the Platform may not be available, in which case an attempt will be made to restore it as quickly as possible without any kind of responsibility being attributed to it.

5.9. CONTRACTUAL OR EXTRACONTRACTUAL LIABILITY OF LENGUAS CLUB IN THE PROVISION OF ITS SERVICES

The Parties agree, by accepting these Terms and Conditions, that any compensation arising as a result of contractual or extra liability LENGUAS CLUB's proven tract will be capped at twenty-five percent (25%) of the total value of the Fees paid by the User to LENGUAS CLUB for the provision of the service, during the twelve months prior to the occurrence of the damage, or during the term that have the contractual relationship in case it is less than twelve months.

5.10. LIABILITY OF THIRD-PARTY SERVICES INDISPENSABLE FOR THE USE OF THE SERVICES

LENGUAS CLUB cannot be held responsible for the provision of third-party services that are necessary for the use of the services it provides. In these terms, in the cases in which the payment aggregator or payment gateway presents failures or intermittences, LENGUAS CLUB cannot be held responsible for those imperfections presented in the provision of services that are not at its disposal.

5.11. RESPONSIBILITY FOR THE ORIGIN OF MONEY COLLECTED BY LENGUAS CLUB

The responsibility in relation to the knowledge of the origin of the monies that are collected by LENGUAS CLUB in execution of its services will be exclusive to the User. In this sense, in the event of fraud, complications with the authenticity or legality of the transaction, LENGUAS CLUB may not be held responsible when performing and executing media obligations in the exercise of its activities as a service provider.

5.13. AUTHORIZATION AND LIABILITY FOR THE USE OF THIRD PARTIES AUTHORIZED BY THE USER OF THE PLATFORM

LENGUAS CLUB allows its Users that third parties authorized by the User can use the Platform to satisfy and guarantee the purposes for which the Terms and Conditions are accepted. Notwithstanding the foregoing, the User will guarantee LENGUAS CLUB that all authorized persons will fully respect and comply with the Terms and Conditions. LENGUAS CLUB cannot be responsible and guarantee the proper use of the Platform by third parties, in such a way that, any damage or harm generated by third parties authorized by the User will be the responsibility of the User and not of LENGUAS CLUB.

6. OBLIGATIONS OF LENGUAS CLUB

LENGUAS CLUB will provide the contracted services with full professional autonomy and independence, committing to comply with the following obligations, without prejudice to the special obligations that are stipulated in these Terms and Conditions:

- A. Provide the services that are contained in the Terms and Conditions in the best quality conditions, except for the existence of computer defects, computer attacks, maintenance to improve the service, force majeure, or acts of God.
- B. Provide enough information so that users can exercise their rights that are reflected in the Terms and Conditions in a timely manner.

- C. Provide Users with the best security conditions for the use of the services that are provided through the Platform.
- D. Carry out the maintenance of the Platform in such a way that the services provided are produced in the best conditions.
- E. Act in good faith in the development of the obligations that are set out in this section or throughout the Terms and Conditions.
- F. Provide advice to Users for defects found on the Platform.
- G. To carry out their activities without abusing the rights they have.
- H. Others that are expressly enshrined in the Terms and Conditions and in the legal and constitutional provisions.

7. OBLIGATIONS OF THE USERS

The Users of the Platform undertake, in accordance with the obligations of the mandate contract without representation, to develop and execute, among others, the following obligations:

- A. Use the Platform for the purposes that are indicated in the Terms and Conditions.
- B. Provide truthful, authentic, and suitable information for the registration and registration on the Platform.
- C. Do not impersonate.
- D. Safeguarding access credentials to maintain confidentiality will be the sole responsibility of the user.
- E. Do not use third party credentials.
- F. The User is responsible for all operations carried out with his account.
- G. Comply with each one of the obligations that are enshrined in these Terms and Conditions.
- H. Respect the intellectual property rights and copyrights that are under the ownership of LENGUAS CLUB.
- I. Use the Platform under the assumptions indicated in the Law and jurisprudence in relation to good commercial faith, in such a way that it is not used to commit fraud to the precepts enshrined in the Terms and Conditions or the precepts enshrined in the legal system Colombian.

8. RIGHTS OF LENGUAS CLUB

Under the subtraction of the activities referenced here LENGUAS CLUB acquires, especially, the following rights:

- A. Right not to guarantee continued and uninterrupted access and use of the Platform.
- B. Right to make modifications to the Terms and Conditions of the Platform.
- C. Right not to be responsible for damages, losses to the User caused by failures in the Platform, servers, or Internet or with respect to any other computer inconvenience.
- D. Right not to be responsible for any computer attack that could affect the User because of access, use or examination of the application or because of any transfer of data, files, images, texts, or audio contained therein.
- E. It reserves the right to accept or deny loan requests made by Users.
- F. Right to save the information of the Users registered or registered on the Platform.
- G. It reserves the right to carry out sanctions for the misuse of the Platform by Users.

- H. Reserves the right to cancel, temporarily or permanently suspend any account because are enshrined in the Terms and Conditions.
- I. Reserves the right to suspend operations temporarily or indefinitely at any time.
- J. It reserves the right to exercise any rights that are embedded in the Terms and Conditions or that are related or complementary, as well as any rights contemplated by the Law, the Political Constitution and jurisprudence.

9. RIGHTS OF USERS

By virtue of the provision of the activities referred to here, Users acquire, especially, the following rights:

- A. It reserves the right to make complaints, claims, suggestions, or requests through the mechanisms enshrined in the Terms and Conditions.
- B. It reserves the right to request the withdrawal and exclusion of your data and confidential or sensitive information from the LENGUAS CLUB databases.
- C. It reserves the right to exercise any rights that are embedded in the Terms and Conditions or that are related or complementary, as well as any rights contemplated by the Law, the Political Constitution and jurisprudence.

10. TERMINATION

The relationship of the Parties to which these Terms and Conditions refer may be terminated for the reasons determined by law and especially for the following:

- A. By mutual agreement between the Parties.
- B. Unilaterally by LENGUAS CLUB with a notice of ten (10) days or without prior notice in case of breach of the contract or when it is proven or suspected that fraudulent or criminal acts have been carried out.
- C. Due to the breach of one of the Parties of the obligations born by virtue of these Terms and Conditions, which will empower the other to terminate it, without prejudice to the pertinent legal actions, and of what is established in the following paragraphs.
- D. For compliance with all the obligations stipulated in the Terms and Conditions.
- E. If any of the Parties is linked by the competent authorities to any type of investigation for crimes of drug trafficking, terrorism, kidnapping, money laundering, financing of terrorism and administration of resources related to said activities, without limitation these.
- F. If any of the Parties is included in lists for the control of money laundering and financing of terrorism administered by any national or foreign authority, such as the list of the Office of Control of Assets Abroad OFAC issued by the Treasury Office of the United States of North America, the list of the United Nations Organization and other public lists related to the issue of money laundering and terrorist financing.
- G. If any of the Parties provides or has provided false or incomplete information or refuses to update the information required for the contractual relationship when required by law.

11. AUTONOMY AND INDEPENDENCE

LENGUAS CLUB, its employees, contractors, or contractors, will act on their own account, with absolute autonomy and will not be subject to subordination by the Users. Their rights will be limited, according to the nature of the relationship between the Parties, to demand compliance with the obligations of the Users and to the payment of the value stipulated on the platform or any other gift that is stipulated through the Terms and Conditions. or for the fulfillment of the purposes of the legal relationships set forth herein. The people who participate in the execution of the relationship between the Parties are employees and/or contractors exclusively of LENGUAS CLUB and will not have any employment relationship with the Users.

12. RELATIONSHIP BETWEEN THE PARTIES

They are not intended, and nothing included in it should be interpreted in the sense that an employment relationship, substitute employer / employer and employee, partner and associate is created between LENGUAS CLUB and the Users. Neither Party shall be empowered to represent and bind the other in any way, and each Party shall be solely responsible for its own acts.

13. LIABILITY

LENGUAS CLUB will respond solely and exclusively to third parties and to Users in those cases in which serious guilt or fraud is demonstrated on the part of LENGUAS CLUB, in the cause that originated the damage or event for which it must respond. Their responsibility is limited exclusively to the obligations that are enshrined in the Terms and Conditions or those that belong to the typicity of mandate contracts without representation. Users when using the Platform accept the limitation of liability assigned to LENGUAS CLUB

14. CASE OF CASE OR FORCE MAJEURE

Neither party will be responsible for breach of these Terms when it is motivated by unforeseeable circumstances or force majeure. However, the existence of a fortuitous event or force majeure shall not be a reason for the affected Party not to pay the amounts in a timely manner or comply with the obligations set forth in the Terms and Conditions, prior to the appearance of the fortuitous event or force majeure.

The Party affected by such situation shall notify the other in writing within a period that shall not exceed ten (10) calendar days after it becomes aware of the existence of a fortuitous event or force majeure.

In the event that the consequences of unforeseeable circumstances or force majeure persist for more than ten (10) calendar days after the affected Party notifies of its existence, either Party may terminate the Commercial Relationship by written notice. to the other Party, said termination shall enter into force five (5) calendar days after its notification and without the need for a judicial resolution to such effect.

15. CRIMINAL CLAUSE

The Parties agree that in the event of serious breach of their obligations contained in these Terms and Conditions, this will result in the termination of the relationship between the Parties, and the Party that breaches undertakes to pay the affected Party a conventional penalty equivalent to total

value of the good offered, bought or sold, or in case the breach cannot be expressed by the total value of the good, it will correspond to ten (10) current legal monthly minimum wages.

Likewise, the Parties expressly agree that the judicial or extrajudicial request will not be necessary to become delinquent with respect to the payment of the conventional penalty, therefore, the Party obliged to pay the conventional penalty must pay a monthly default interest equivalent to the Maximum Rate Interest, which will be calculated from the moment the obligation to pay the conventional penalty should have been settled and until the moment the amount owed is actually paid.

16. INTERPRETATION

These Terms and Conditions will be interpreted in accordance with the principle of good faith and attending to the purpose of the object by virtue of which it has been contracted, thus incorporating the criteria that are dealt with in the articles of the mandate without representation, as well as the normative and jurisprudential provisions in relation to atypical contracts, especially the software licensing contract. However, the intention will be consulted first before the literalness of the agreed clauses.

These Terms of and Conditions are governed by and construed in accordance with the laws of the State of New York applicable to agreements made and to be entirely performed within the State of New York, without regard to its conflict of law principles.

17. ENTIRE AGREEMENT

The Parties declare that these Terms and Conditions constitute a complete and total agreement regarding its object, replacing any other verbal or written contract previously entered between the same Parties regarding the same object, including with respect to previous contracts that have been assigned.

18. SARLAFT

The Parties declare that their businesses and the resources used for the execution and payment of the contracted Services, do not come from, or will be used for the exercise of any illegal activity, money laundering, or financing of terrorism. Likewise, they undertake to deliver all the information that is requested to comply with the provisions related to the prevention of money laundering and financing of terrorism and declare that it is true and verifiable. The Parties undertake to carry out all activities aimed at ensuring that all its partners, employees, contractors, administrators, clients, suppliers, and their resources are not related or come from illegal activities; In any case, if, during the term of these Terms and Conditions, the Parties or any of their partners, administrators, clients, suppliers, contractors or employees become involved in an investigation of any type such as criminal, administrative, or of any other nature, related to illegal activities, money laundering or terrorist financing, or were included in control lists such as those of the UN, OFAC, etc., any of the Parties has the right to unilaterally terminate the relationship between the Parties.

19. MODIFICATIONS

LENGUAS CLUB may, at its sole and absolute discretion, change these Terms and Conditions without prior notice. However, such changes will only apply from the moment they are published on the Platform and will govern from that moment.

Unless otherwise specified in these Terms of Use, all notices or modifications will be considered duly delivered from the moment they are published on the Platform, or from the moment the User is notified, as appropriate.

If the User has any questions regarding the Terms and Conditions, Privacy Policy, use of the Platform, or its Profile, he may contact LENGUAS CLUB via email. The messages will be attended to as soon as possible. This channel will be the one with the fastest response, with the rest of the contact information for exclusively administrative use.