

Terms, Privacy and Cookie Agreement

Terms

DEFINITIONS AND GENERAL INFORMATION

The Terms, Privacy and Cookie Agreement, hereinafter referred to as the AGREEMENT, between the User and Check&Love, a limited liability company (Tax Code and VAT no. 17232121008), with registered office in Rome (Italy), Via di Grotta Perfetta 329 (postal code 00142), hereinafter referred to as C&L LLC, sets forth the terms and conditions of access and use of the CHECK&LOVE App, hereinafter referred to as CHECK&LOVE, with which the User shall comply.

The following legal documents are essential and integral parts of the AGREEMENT and are accepted by the User upon acceptance of the AGREEMENT.

- 1. The Privacy Policy
- 2. The Cookie Policy
- 3. The Worldwide License granted by the user to C&L LLC
- 4. The Worldwide License granted by C&L LLC to the user.

The Privacy Policy includes the purposes and methods for the processing of the user's identification data, personal data, or sensitive data, requested by C&L LLC, the Data Controller, to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, accepted separately by the user by registering on CHECK&LOVE.

The AGREEMENT complies with the provisions of the General Data Protection Regulation (GDPR - EU/2016/679), the provisions of the Consumer Privacy Act (CCPA) of the State of California and, more generally, with the provisions of all applicable local, State, national and international laws, rules and regulations regarding data retention, processing, and protection, now in force and in the future, and, more generally, applicable in the contractual relationships between the parties, hereinafter collectively referred to as the PROVISIONS AND LAWS.

The AGREEMENT is in force from 1st January 2023 and may not in any way:

- 1. be transferred, in whole or in any of its provisions, by the user to any other natural person or legal entity
- 2. confer any rights to any other natural person or legal entity or to any agents, beneficiaries, or assignees of the user.

The user is any natural person who registers and then accesses and uses CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT.

Any interaction, sharing and transmission of data and, more generally, any modality and form of relationship between two users of CHECK&LOVE, and also between a user of CHECK&LOVE and another person not registered on CHECK&LOVE, always requires dual consent and, therefore, none of the aforementioned relationships are possible without the reciprocal consent of the two users of CHECK&LOVE, or of a user of CHECK&LOVE and another person not registered on CHECK&LOVE.

The following are jointly referred to as USER CONTENT:

- 1. All data, information and multimedia content sent, published, shared, displayed, programmed, or stored by the user on CHECK&LOVE, in digital form or in any other form provided for, freely and voluntarily set up by the user, in all their forms and modalities, or otherwise made available on or through the services envisaged and regulated in the AGREEMENT.
- 2. The complete and total performance on CHECK&LOVE of all types of transmission, publishing, sharing, displaying, scheduling, and storing, and any form of taking over of all data, information, and multimedia contents.
- 3. All data, information, and multimedia contents of other people, that is sent, published, shared, displayed, programmed or stored by the user on CHECK&LOVE, in digital form or in any other form provided for, freely and voluntarily set up by the user, in all their forms and modalities, or otherwise made available on or through the services envisaged and regulated in the AGREEMENT.

C&L LLC is an Italian company with a strong vocation in research and development, and in the implementation of technologies and utilities. It is independent and enjoys full autonomy in corporate governance strategies and policies. Its strengths are its creativity and the ethical choice to reconcile great ideas and human values and not to condition its initiatives exclusively on profit logic.

CHECK&LOVE was conceived, designed, realised, and provided, and is maintained and operated, by C&L LLC, which holds all rights to it, because it is the exclusive result of its own ingenuity and creativity and is entirely funded by it.



CHECK&LOVE and all services contemplated and regulated in the AGREEMENT are the exclusive property of C&L LLC and are exclusively maintained and operated by the same, including all rights, titles or interests, intellectual property rights and source codes.

The identifying image, the CHECK&LOVE logo and all other trademarks or all other displays related to CHECK&LOVE, including the graphics, logos and images used, or other intellectual property, contents, or information, including source codes and, more generally, the software and applications used, are the exclusive property of C&L LLC. The user is not entitled to use any of the aforementioned images, representations, applications, and property of CHECK&LOVE without the written permission of C&L LLC.

All rights, titles, and interest in and to all services on CHECK&LOVE and envisaged and regulated in the AGREEMENT, excluding the USER CONTENT, are and shall remain the exclusive property of C&L LLC and its licensors

Nothing contained in the AGREEMENT grants the user the right to use the name of CHECK&LOVE and C&L LLC, or any of their trademarks, logos, domain names and other distinctive brand and name elements.

Any feedback, comment, or suggestion that the user provides regarding CHECK&LOVE and C&L LLC, or the services provided on CHECK&LOVE and regulated in the AGREEMENT, shall be understood to be exclusively voluntary and C&L LLC shall be free to make use of the feedback, comments or suggestions in any way it deems appropriate, and without any obligation towards the user and any of its agents, beneficiaries or assignees.

All services provided on CHECK&LOVE and regulated in the AGREEMENT are and shall remain protected by copyright and copyright laws, under and in accordance with the PROVISIONS AND LAWS.

The continued use of the services provided on CHECK&LOVE and regulated in the AGREEMENT implies acceptance of the AGREEMENT by the user.

PURPOSE OF THE AGREEMENT

With the user's acceptance of the AGREEMENT, C&L LLC warrants and undertakes to provide, make available and maintain a dedicated area on the CHECK&LOVE App for the user, and to provide, make available and maintain access to and use of all the services of CHECK&LOVE for the user, envisaged and regulated in the AGREEMENT.

The user declares to be aware, and unconditionally accepts, that the availability of an area on the CHECK&LOVE App and access to and use of all the services of CHECK&LOVE, envisaged and regulated in the AGREEMENT, are permitted, exclusively, if compliant, not in violation of, and in accordance with the provisions of the AGREEMENT, the Privacy Policy and the Worldwide License that C&L LLC grants the user, described below and essential and integral parts of said AGREEMENT.

The user also declares that he/she is aware, and unconditionally accepts, that the availability of a dedicated area on the CHECK&LOVE App and access to and use of all the services of CHECK&LOVE, envisaged and regulated in the AGREEMENT, are permitted, solely and exclusively, under and in accordance with the PROVISIONS AND LAWS.

By accepting the AGREEMENT, the user declares that he/she is aware, and unconditionally accepts, that the CHECK&LOVE App and all the services envisaged and regulated in the AGREEMENT, have as their object, and therefore, what the user can do on CHECK&LOVE, and as their purpose, and therefore the objectives that the user intends to achieve with CHECK&LOVE, the possibility of facilitating the user in his/her interpersonal relationships and of helping him/her to declare, without revealing his/her identity, his/her interest in entering into a romantic relationship, only and exclusively with the contacts in the device used by the user and, only and exclusively, with other users, present at the same time in the same places and, therefore, with the reasonable certainty of meeting them and getting to know them.

By accepting the AGREEMENT, the user also declares that he/she is aware, and unconditionally accepts, that the CHECK&LOVE App and all the services envisaged and regulated in the AGREEMENT, have as their object, and therefore, what the user can do on CHECK&LOVE, and as their purpose, and therefore the objectives that the user intends to achieve with CHECK&LOVE, the possibility of creating meeting opportunities (the EVENTS) to get to know other users and to facilitate them, and the user, in interpersonal relations, helping them to declare, without revealing their identity, their interest in embarking on a romantic relationship, only and exclusively with other users, present at the same time in the same places and with the reasonable certainty that they can meet and get to know each other.



By accepting the AGREEMENT, the user entrusts C&L LLC with the USER CONTENT, freely and voluntarily submitted, published, shared, displayed, programmed, or stored on CHECK&LOVE by the user, including those contents used, shared, displayed, stored by other users, or programmed to be so; and at the same time, C&L LLC takes charge of the aforesaid USER CONTENT for their preservation.

C&L LLC warrants and undertakes that taking charge and storage of the USER CONTENT shall be compliant, not in violation and in accordance with the AGREEMENT, the Privacy Policy and the Worldwide licence that the user grants C&L LLC, described below and an essential and integral part of the AGREEMENT; more generally, all the user's data is handled and stored in a suitable form and manner in compliance with all security standards, under and in accordance with the PROVISIONS AND LAWS and, more generally, to ensure their availability, integrity, confidentiality, traceability and privacy.

C&L LLC furthermore warrants and undertakes that the USER CONTENT shall not be modified, supplemented, corrected, or rectified in any way or form, and that the manner of execution and publication of the USER CONTENT chosen by the user shall be respected and, more generally, that the user's wishes shall be respected.

The duration of the AGREEMENT, including the Privacy Policy, Cookie Policy, the Worldwide Licence that the user grants C&L LLC and the Worldwide Licence that C&L LLC grants the user, described below and an essential and integral part of the AGREEMENT, is unlimited in time and can be revoked and terminated, at any time, either by the user or by C&L LLC, and in this case without any liability towards the user or any of its agents, beneficiaries or assignees.

The AGREEMENT constitutes the entire and exclusive agreement between C&L LLC and the user concerning CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, excluding services for which there is a separate agreement between the user and C&L LLC that is explicitly in addition to or in substitution of the AGREEMENT.

All products and ancillary services identified by the user that may be requested by the same to C&L LLC, other than those currently provided on CHECK&LOVE and regulated in the AGREEMENT, shall be subject to separate negotiation between the user and C&L LLC.

The user declares to be aware, and unconditionally accepts, that C&L LLC reserves the right to propose additional products and services to the user, other than those currently provided on CHECK&LOVE and regulated in the AGREEMENT, and to sell other products and services consistent with its institutional activities, which may be freely and voluntarily accepted by the user.

OFFICIAL LANGUAGE OF THE AGREEMENT

The user acknowledges, and unconditionally accepts, that:

- 1. The official language of the AGREEMENT, including the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT, is English.
- 2. If the AGREEMENT is translated into another language for the sole purpose of facilitating the user, it has no official value.
- 3. In case of a dispute arising from the interpretation of the AGREEMENT in another language, the English version shall prevail.
- 4. All translations on CHECK&LOVE's institutional websites and social presences are for the sole purpose of facilitating the user but have no legal value.

ACCEPTANCE OF THE AGREEMENT

By registering on CHECK&LOVE:

- 1. The user fully acknowledges the AGREEMENT, the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC, and the Worldwide License that C&L LLC grants the user which are essential and integral parts of the AGREEMENT.
- 2. The user agrees to be bound by the AGREEMENT, the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT.
- 3. The user provides specific and separate consent to the processing of his/her identification data, personal data, or sensitive data, indispensable to access and use all the services provided on CHECK&LOVE and regulated in the AGREEMENT.

C&L LLC warrants and undertakes that the obligations of the AGREEMENT accepted by the user are:

- 1. referred only and exclusively to accessing and using CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT
- 2. granted solely and exclusively for the personal use of the user and not for advertising or commercial use.



All the modalities for processing of identification, personal, or sensitive data, for which the user gives his/her express consent to the storage, processing, and protection to C&L LLC, the Data Controller, are detailed in the Privacy Policy, which is an essential and integral part of the AGREEMENT.

In order to accept the AGREEMENT and any subsequent amendments, the user must be a natural person with full capacity to act according to his/her country of origin or residence and, more generally, to comply with the following requirements:

- 1. Be 13 (thirteen) years of age or older.
- 2. Have the capacity to enter into a binding AGREEMENT.
- 3. Not be a person who is precluded from accessing and using the services provided on CHECK&LOVE and regulated in the AGREEMENT, according to the laws of any authority, in accordance with the PROVISIONS AND LAWS.
- 4. Comply with the AGREEMENT and all the laws of any authority, in accordance with the PROVISIONS AND LAWS.
- 5. The user has never been convicted of any serious crime or chargeable offence (or a crime of similar gravity), or any violent crime, and is not required to register as a criminal offender in any State, federal or local register.

The user declares that he/she is aware and unconditionally accepts that by accessing and using the services provided on CHECK&LOVE and regulated in the AGREEMENT, all the aforementioned requirements are met by him/her, including but not limited to the requirement to be 13 (thirteen) years of age or older.

LICENCES INCORPORATED IN THE AGREEMENT

1. Worldwide Licence in favour of C&L LLC

The user declares that he/she is aware of, and unconditionally accepts that by registering on CHECK&LOVE, he/she grants C&L LLC a worldwide, indefinite, non-exclusive, royalty-free and licence with sub-licencing right to access, use, copy, store, reproduce, process, adapt, modify, publish, transmit, display, share, archive and distribute the USER CONTENT, by any media or method of storage and distribution, digital and analogue, currently available or hereafter developed.

C&L LLC warrants and undertakes that the Worldwide License granted by the user to C&L LLC refers only and exclusively to all the USER CONTENT created and/or imported through the use of the services provided on CHECK&LOVE and regulated in the AGREEMENT and not to any other content or work of the user, which is the result of his/her own ingenuity and creativity.

The user is aware, and unconditionally accepts, that the USER CONTENT shall be the sole responsibility of the user or the entity from which it originated, and C&L LLC is solely and exclusively entrusted with the proper execution and availability and, more generally, with transmitting, publishing, sharing, displaying, programming, and storing the USER CONTENT in accordance with the execution methods chosen by the user.

The user understands, and unconditionally accepts that C&L LLC is not required to monitor and control the USER CONTENT and declines any liability to the user or any of its agents, beneficiaries or assignees, and the user acknowledges this.

The user is aware, and unconditionally accepts, that C&L LLC does not provide any kind of endorsement, support, representation, or warranty as to the completeness, truthfulness, accuracy or reliability of the USER CONTENT, or any type of communication provided by the user on CHECK&LOVE, nor does it confirm any opinion expressed by the user on or through CHECK&LOVE.

C&L LLC warrants and undertakes that the Worldwide License granted by the user to C&L LLC provides for the use and availability of the USER CONTENT, only and exclusively for the purposes set forth in the AGREEMENT, and to access and use CHECK&LOVE and all the services envisaged on CHECK&LOVE and regulated in the AGREEMENT, and not for any other advertising and commercial purposes and, more generally, for distribution and sale.

The user declares that he/she is aware, and unconditionally accepts, that the Worldwide License granted by the user to C&L LLC also provides for the processing and storage of the user's identification data, personal data, or sensitive data, which is indispensable to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT.

The user also declares that he/she is aware, and unconditionally accepts, that C&L LLC may make the user's identification, personal, or sensitive data, requested and stored by C&L LLC, available to other users of CHECK&LOVE, only and exclusively in an anonymized form, in order to provide all the necessary tools to ensure and improve access to and use of all the services of CHECK&LOVE envisaged and regulated in the AGREEMENT.



C&L LLC reserves the right, at its sole discretion and without any liability to the user or any of its agents, beneficiaries or assignees, and the user acknowledges this, to remove all or part of the USER CONTENT when ordered to do so by a court, State authority or institution, or upon notice from another user of CHECK&LOVE, or any person or entity not registered with CHECK&LOVE, and consequently suspend or delete the user's Account.

The user acknowledges and unconditionally accepts, that the Worldwide License granted by the user to C&L LLC may be unilaterally revoked and terminated for any reason whatsoever, solely and exclusively, by:

- a. deletion of the Account on CHECK&LOVE by the user (with the command DELETE PROFILE), without any obligation or liability on the part of the user to C&L LLC and of C&L LLC to the user or of any of its agents, beneficiaries, or assignees
- b. deletion of the Account on CHECK&LOVE by C&L LLC, without any obligation or liability on the part of the user to C&L LLC and of C&L LLC to the user or of any of his/her agents, beneficiaries, or assignees.

In the absence of a deletion of the user's Account on CHECK&LOVE, the Worldwide Licence granted by the user to C&L LLC shall remain in force.

The Worldwide, indefinite, non-exclusive, royalty-free, licence with sub-licensing rights granted by the user to C&L LLC is an essential and integral part of the AGREEMENT and integrates all rules, provisions, conditions, regulations, rights, and obligations of the same.

2. Worldwide Licence in favour of the user

The user declares to be aware of, and unconditionally accepts, that by registering on CHECK&LOVE, C&L LLC grants the user a Worldwide, indefinite, non-exclusive, free, non-transferable license without sub-licensing rights to access and use CHECK&LOVE and all the services provided on CHECK&LOVE and regulated in the AGREEMENT, under and in accordance with the AGREEMENT and pursuant to the PROVISIONS AND LAWS.

The user declares to be aware of, and unconditionally accepts, that the Worldwide Licence granted by C&L LLC to the user may be unilaterally revoked and terminated by C&L LLC, together with the deletion of the user's Account, without any obligation and liability towards the user or any of its agents, beneficiaries, or assignees, under the following circumstances:

- a. Failure to comply with the provisions and regulations of the AGREEMENT.
- b. Failure to comply with and, in any way and form, violate, or be inconsistent with, the provisions and regulations of the AGREEMENT.
- c. Plan, engage in, encourage, or promote any activity that violates or is inconsistent with the AGREEMENT or the PROVISIONS AND LAWS.
- d. Use the services provided on CHECK&LOVE and regulated in the AGREEMENT for advertising and commercial purposes, without the written consent of C&L LLC.
- e. Infringe, in any way or form, the exclusive property of C&L LLC on the identifying image, the logo of CHECK&LOVE and all other trademarks or all other displays related to CHECK&LOVE, including graphics, logos and images used, or other intellectual property, content or information, including source codes and, more generally, all software used.
- f. Engage in any copyright or other intellectual property infringement, or disclose any trade secret or confidential information, in violation of a confidentiality, employment, or non-disclosure agreement.
- g. Use any robot, bot, spider, crawler, scraper, site retrieval or search application, proxy or other device, procedure or method, whether manual or automatic, or any server or network connected to CHECK&LOVE, including any unauthorized access, use or monitoring of data, to access, retrieve, index, data mine or, in any way, reproduce or circumvent the navigational structure or the manner of accessing and using the services provided on CHECK&LOVE and regulated in the AGREEMENT.
- h. Violate, circumvent, reverse engineer, decompile, disassemble or, in any way, alter the services provided on CHECK&LOVE and regulated in the AGREEMENT, the hardware infrastructure (including with DDoS attacks), software and applications used on CHECK&LOVE, as well as duplicate or modify the source codes and any other software, application and hardware infrastructure of C&L LLC, or of any system or network referred to it, or breach or circumvent any of its security, authentication, access and use measures, or assist another person in performing such activities.
- i. Engage in any access and use of the services provided on CHECK&LOVE and regulated in the AGREEMENT which alter, modify, or do not respect the user experience and the access and use designed, developed, and provided by C&L LLC.
- j. Use or develop third-party applications that interact with the access and use of the services provided on CHECK&LOVE and regulated in the AGREEMENT and with the USER CONTENT of other users.



- k. Use, access, publish or reproduce the programming interface, hardware architecture, software and applications used on CHECK&LOVE, as well as the hardware architecture, source codes and any other software and applications of C&L LLC, or any system or network referred to it.
- I. Probe, analyse or assess the vulnerability of the services provided on CHECK&LOVE and regulated in the AGREEMENT, the hardware infrastructure of the software and the applications used on CHECK&LOVE, as well as of the hardware architecture, source codes and any other software and application of C&L LLC, or any system or network referred to it.
- m. Upload, download, transmit, store, or otherwise make available any content that is unlawful, harassing, threatening, harmful, prejudicial, defamatory, libelous, abusive, violent, obscene, vulgar, invasive of another person's privacy, disparaging, racially, ethnically or gender offensive, or simply unwelcome.
- n. Stalk, harass, threaten, or harm other users and other persons in general, as well as request personal information or other information from other users and other persons in general, that is not regulated in the AGREEMENT and provided for in the CHECK&LOVE services.
- o. Pretend to be someone else or an entity; in particular, the user may not impersonate or falsely present him/herself as another person (including celebrities), an entity, another user or a leader of government or local authorities of a country, or otherwise falsely present him/herself as being associated with a natural or legal person, entity or fictional character, or use names, nicknames, images and identity photos that are untrue, misleading or offensive, or simply not welcome.
- p. Access, copy, modify and, in any way, violate the Account, profile, personal data, settings or multimedia content of another user and, more generally, all the USER CONTENT of another user hosted on CHECK&LOVE.
- q. Send, post, transmit, or in any way make available any unauthorised or unsolicited messages, or advertising, promotional materials, junk mail, spam, or chain letters, including, but not limited to, large amounts of commercial advertising, announcements, and multi-level marketing efforts.
- r. Counterfeit any TCP-IP packet and upload, send, transmit, store or otherwise make available any material that contains viruses, malware or other computer code, files, programmes, or any computer software or hardware, intended to damage limit or interfere with the normal operation of the services provided on CHECK&LOVE and regulated in the AGREEMENT, the hardware infrastructure, software and applications used on CHECK&LOVE, as well as the hardware architecture, source codes and any other software and application of C&L LLC, or of any system or network referred to it.
- s. Plan, engage in, encourage, or promote any illegal activity, and collect and store personal information about another user of CHECK&LOVE or any other user's USER CONTENT or any other person, to be used in connection with any of the above prohibited activities.

If the user commits any of the abovementioned violations, C&L LLC reserves the right, at its sole discretion, together with the revocation and termination of the abovementioned Worldwide License granted by C&L LLC to the user, to suspend and terminate access to and use of CHECK&LOVE and all services envisaged and regulated in the AGREEMENT, and to delete the user's Account and all the USER CONTENT, without any obligation and liability towards the user or any of its agents, beneficiaries or assignees.

The user is aware of, and unconditionally accepts, that C&L LLC is obliged to report and stop any of the above violations and, more generally, any conduct by the user that constitutes or implies a violation of the AGREEMENT or of one or more provisions of applicable law, current and future, not only of a criminal nature, under and in accordance with the PROVISIONS AND LAWS, without any obligation or liability towards the user or any of its agents, beneficiaries or assignees.

The user is aware of, and unconditionally accepts, that C&L LLC may report and stop any of the abovementioned breaches and, more generally, any conduct by the user that constitutes or implies a breach of the AGREEMENT or of one or more provisions of applicable law, existing and future, not only of a criminal nature, under and in accordance with the PROVISIONS AND LAWS, in the manner it deems most appropriate and effective, as an example, but not limited thereto, it may monitor, remove, misrepresent or report all or part of the USER CONTENT, including when notified by other users, without any obligation or liability to it or any of its agents, beneficiaries or assignees.

The user shall, in any case, retain his/her rights to the USER CONTENT and C&L LLC warrants and undertakes to take appropriate measures for its complete storage, in appropriate data formats, and to respect the manner of execution and publication chosen by the user.



The user acknowledges and unconditionally accepts, that the Worldwide License granted by C&L LLC to the user may be unilaterally revoked and terminated for any reason whatsoever, solely and exclusively by:

- a. deletion of the Account on CHECK&LOVE by the user (with the command DELETE PROFILE), without any obligation or liability on the part of the user in relation to C&L LLC and of C&L LLC in relation to the user or any of its agents, beneficiaries, or assignees
- b. deletion of the Account on CHECK&LOVE by C&L LLC, without any obligation or liability on the part of the user in relation to C&L LLC and of C&L LLC in relation to the user or any of its agents, beneficiaries, or assignees.

In the absence of cancellation of the user's Account on CHECK&LOVE by C&L LLC and/or by the user, the Worldwide Licence granted by C&L LLC to the user shall remain in force.

The Worldwide, indefinite, non-exclusive, free, non-transferable licence without sub-licencing rights that C&L LLC grants the user is an essential and integral part of the AGREEMENT and integrates all the rules, provisions, conditions, regulations, rights, and obligations of the same.

VARIATIONS TO THE AGREEMENT, REVOCATION AND TERMINATION

The user is aware of, and unconditionally accepts, that CHECK&LOVE and all the services provided for and regulated in the AGREEMENT may be modified and updated at the sole discretion of C&L LLC, without prejudice to the user's right to unilaterally revoke and terminate the AGREEMENT as described herein.

The user also understands, and unconditionally accepts, that C&L LLC may modify and update the AGREEMENT, at its sole discretion, including the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT, without prejudice to the user's right to unilaterally revoke and terminate the AGREEMENT as described herein.

Any changes and updates to CHECK&LOVE and to the AGREEMENT, including the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT, shall be communicated by C&L LLC to the user, mainly, but not exclusively, directly through CHECK&LOVE.

Any information from the user on the AGREEMENT, the Privacy Policy, Cookie Policy, the Worldwide Licence that the user grants C&L LLC and the Worldwide Licence that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT, must be sent to C&L LLC by e-mail to <u>legal@checkandlove.com</u> or by certified e-mail to <u>legal@pec.appcheckandlove.com</u>

All amendments and updates to the AGREEMENT must be accepted by the user in order to continue accessing and using CHECK&LOVE and all the services of CHECK&LOVE envisaged and regulated in the AGREEMENT.

The continued use of the services provided on CHECK&LOVE and regulated in the AGREEMENT subsequent to the amendments and updates of the AGREEMENT, implies acceptance of the amendments and updates of the AGREEMENT by the user.

C&L LLC reserves the right to implement future updates, and hardware and software modifications of CHECK&LOVE, suitable to ensure optimal maintenance and technological evolution, as well as to guarantee the use and navigation of data and multimedia contents, also in relation to future devices, technologies, services, fashions, and trends. Within the scope of such updates and modifications, C&L LLC warrants and undertakes not to alter the USER CONTENT in any way and to comply with the terms of the AGREEMENT.

C&L LLC reserves the right to modify the AGREEMENT to reflect legislative updates of any authority, under and in accordance with the PROVISIONS AND LAWS, for the performance of new CHECK&LOVE services and to update or modify existing ones. In the context of such performance, updates, and modifications, C&L LLC warrants and undertakes not to alter the USER CONTENT in any way and to respect the terms of the AGREEMENT.

Whenever the AGREEMENT is amended and updated, C&L LLC warrants and undertakes that the user will always have an updated version of the AGREEMENT, including all subsequent amendments and updates, available.



The user understands, and unconditionally accepts, that the AGREEMENT, including the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT, may be unilaterally revoked and terminated by both the user and C&L LLC at any time and on any grounds whatsoever, even in the absence of a motivation, without prior notice, obligation or liability on the part of the user in relation to C&L LLC and of C&L LLC in relation to the user or any of its agents, beneficiaries or assignees, as follows:

- 1. The user deletes the Account on CHECK&LOVE (with the command DELETE PROFILE), and at the same time deleting all USER CONTENT sent, published, shared, displayed, programmed, or stored on CHECK&LOVE, even the USER CONTENT used, shared, displayed, stored by other users, or programmed to be so, which can no longer be recovered.
- 2. C&L LLC deletes the Account and, at the same time, deletes all USER CONTENT submitted, published, shared, displayed, scheduled, or stored on CHECK&LOVE, including the USER CONTENT used, shared, displayed, stored by other users, or scheduled to be so, which can no longer be recovered.

The user is aware of, and unconditionally accepts, that revocation and termination of the AGREEMENT implies the simultaneous revocation and termination of the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT.

The user is aware of, and unconditionally accepts, that the duration of the AGREEMENT is therefore:

- 1. established by the user with the cancellation of his/her Account
- 2. established by C&L LLC with the cancellation of the user's Account.

The user is aware of, and unconditionally accepts that C&L LLC reserves the right to verify any breach or default by the user, prior to termination of the AGREEMENT, and, therefore, the AGREEMENT shall be terminated only and exclusively in the absence of the aforesaid breaches or defaults by the user.

C&L LLC warrants and undertakes that, after ascertaining the death of the user, the AGREEMENT, the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT, shall be unilaterally revoked and terminated without any obligation or liability on the user's part in relation to C&L LLC and on the part of C&L LLC in relation to the user or any of its agents, beneficiaries or assignees.

ACCOUNT ON CHECK&LOVE

A necessary condition to access and use CHECK&LOVE and all the services provided for and regulated in the AGREEMENT is the obligation on the part of the user to:

- 1. proceed with user registration by completing the required sections of the form for the creation of an Account
- 2. read in full and accept the AGREEMENT, including the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT
- 3. maintain telephone number used in registration to CHECK&LOVE confidential (telephone number of the device in use by the user)
- 4. complete the first access to enter the user information and create a profile.

The user is aware of, and unconditionally accepts, that:

- 1. he/she shall not disclose his/her Account information to third parties
- 2. the user is solely responsible for maintaining confidentiality and security of his/her Account and for all activities that occur on or through his/her Account
- 4. C&L LLC shall not be held liable for losses resulting from unauthorised use of the user's Account.

By registering on CHECK&LOVE, the user is aware, and unconditionally accepts to provide accurate and complete data when registering and when first logging in to create his/her profile, and to update the registration and profile data, keeping it accurate and complete at all times.

By registering on CHECK&LOVE, the user is aware, and unconditionally accepts that C&L LLC may store and use the user's registration and profile data for the management of his/her Account.



SERVICES PROVIDED ON CHECK&LOVE

The user is aware of, and unconditionally accepts that CHECK&LOVE is an App for Apple's iOS and Google's Android operating systems, found in the online marketplaces Apple's App Store and Google Play, commonly referred to as the Store, which has the following object and purpose:

- 1. the possibility of facilitating the user in his/her interpersonal relationships and helping him/her to declare, without revealing his/her identity, his/her interest in engaging in a romantic relationship, only and exclusively with the contacts present in the device used by the user and, only and exclusively, with other users present at the same time in the same places, and for this reason, with the certainty of meeting them and the reasonable certainty of getting to know them
- 2. the possibility of creating meeting opportunities (the EVENTS) to get to know other users and facilitate them and the user, in interpersonal relationships, helping them to declare, without revealing their identity, their interest in engaging in a romantic relationship, only and exclusively with other users present at the same time in the same places and for this reason, with the certainty of meeting them and the reasonable certainty of getting to know them.

The user is aware of, and unconditionally accepts that CHECK&LOVE also provides a desktop App for Apple's MacOS and Microsoft's Windows operating systems, found in Apple's App Store and Microsoft's App Store online marketplaces, commonly referred to as the Store, to manage meeting opportunities created by the user (the EVENTS), to get to know other users and to facilitate them and the user in interpersonal relationships with other users present at the same time in the same places.

The user is aware, and unconditionally accepts, that CHECK&LOVE also provides a chat service with other users with whom an interpersonal relationship has been established, which involves:

- 1. the voluntary sending of encrypted messages
- 2. the irreversible deletion of the entire history of messages exchanged with a user upon termination of the interpersonal relationship previously started.

The user is aware of, and unconditionally accepts that CHECK&LOVE also provides for access to links external to the CHECK&LOVE App, not connected to C&L LLC, but to third parties, for the use of additional information and services not included in the services of CHECK&LOVE and regulated in the AGREEMENT.

The user is aware, and unconditionally accepts, that CHECK&LOVE also provides for the saving of the user's multimedia content in different data formats on the device in use by the user, not referring to C&L LLC, but to third parties, to provide the user with additional information and services not included in the CHECK&LOVE services regulated in the AGREEMENT.

The user holds C&L LLC harmless from any liability deriving from access to links external to the CHECK&LOVE App, not connected to C&L LLC, but to third parties, for the use of additional information and services, not included in the services of CHECK&LOVE and regulated in the AGREEMENT.

C&L LLC warrants and undertakes that the user:

- 1. is always informed and aware of all the services provided on CHECK&LOVE and regulated in the AGREEMENT
- 2. may freely and voluntarily access and use all the services provided on CHECK&LOVE and regulated in the AGREEMENT
- 3. may freely and voluntarily, and at any time, enable and disable specific functions provided in the services of CHECK&LOVE and regulated in the AGREEMENT
- 4. may freely and voluntarily, and at any time, delete his/her Account and the USER CONTENT posted, published, shared, displayed, programmed, or stored on CHECK&LOVE, including the USER CONTENT used, shared, displayed, stored by other users, or programmed to be so, without prejudice to the verification for possible violations or defaults by the user
- 5. may also contact the staff of CHECK&LOVE to report untrue, misleading, or offensive, or otherwise simply unwelcome, data of other users and to report conduct of other users that is in violation of the AGREEMENT, under and in accordance with the PROVISIONS AND LAWS.
- C&L LLC warrants and undertakes that all the services provided on CHECK&LOVE and regulated in the AGREEMENT:
 - 1. provide for the dual consent of users at all times and, therefore, no form of relationship is possible without the reciprocity of the consent expressed by the users of CHECK&LOVE, and between the users of CHECK&LOVE and others not registered with CHECK&LOVE
 - 2. are provided in compliance with all security standards, under and in accordance with the PROVISIONS AND LAWS and, more generally, in compliance with all security standards to ensure availability, integrity, confidentiality, traceability and privacy of all the data transmitted by the user on the hardware infrastructure, software and applications used on CHECK&LOVE and on any of its hardware, software and application infrastructure, or on any system or network referred to it



- 3. are constantly monitored to improve their access and use by the user and to ensure the adoption of constantly evolved technologies for the maintenance and updating of the hardware infrastructure of the software and applications used on CHECK&LOVE, the hardware architecture, the source codes and any other software and application of C&L LLC, or any system or network referred to it
- 4. are also constantly monitored to ensure the adoption of constantly evolved technologies and updating and constant enhancement of all computer security standards, in all technical aspects, under and in compliance with the PROVISIONS AND LAWS, for the security of the user's Account and all the activities that take place on or through it, and to guarantee availability, integrity, confidentiality, traceability and privacy of the USER CONTENT.

The user is aware of, and unconditionally accepts, that access and use of CHECK&LOVE, and all the services envisaged and regulated in the AGREEMENT, involve requesting data collected from the device in use by the user, and more specifically:

- 1. user's geo-localisation
- 2. access to his/her contacts
- 3. synchronisation with the user's, contacts which results in the automatic saving of each modification, addition, or deletion on CHECK&LOVE
- 4. access to the user's camera
- 5. access to the Bluetooth of the user's device.

The user is aware of, and unconditionally accepts, that access and use of CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, provide for access to the Bluetooth functions of the device in use by the user, solely and exclusively to enable him/her to participate in meeting opportunities (the EVENTS) with other users and to make the users met in the vicinity of his/her location that are visible at the same time; more specifically, the Bluetooth of the device in use by the user:

- 1. creates a network with the devices in use by all other users met near his/her position at the same time, referred to as the CHECK&LOVE Network
- 2. transfers an encrypted key that contains no user identification data, personal data, or sensitive data of the user to the devices in use of all other users encountered in proximity to its position at the same time, solely and exclusively
- 3. communicates the user's presence at that location, solely and exclusively, to all other users encountered in the vicinity of his/her position at the same time
- 4. displays the user's name and profile in the lists of all users who were present at the same time at the same location.

C&L LLC warrants and undertakes to ensure that the user is always able to communicate with C&L LLC both through the services provided for and regulated in the AGREEMENT, and through all the public and open-access digital communication presences and initiatives of CHECK&LOVE in order to be informed of all user experiences and functionalities provided on CHECK&LOVE.

C&L LLC warrants and undertakes that no information on the user's movements will be collected, and the geo-localisation will be solely and exclusively to:

- 1. allow him/her to publish the opportunities to meet other users, created by him/her, in the vicinity of his/her location on the CHECK&LOVE map
- 2. allow him/her to locate all the opportunities to meet other users, created by him/her or by other users, in the vicinity of his/her location on the CHECK&LOVE map.

C&L LLC warrants and undertakes that no geo-localisation data regarding the user shall be stored, and no data required by the Bluetooth of the device in use by the user shall be stored and the aforementioned data shall only and exclusively be used for the purposes described above.

C&L LLC warrants and undertakes to ensure that the geo-localisation data of the user's position and the data requested by the Bluetooth of the device in use by the user are anonymous and do not contain any user identification data, personal data, or sensitive data of the user.

C&L LLC warrants and undertakes that no messages shall be retained from the chat service with other users with whom an interpersonal relationship has been initiated after the deletion of the entire history of messages exchanged with a user upon termination of the previously initiated interpersonal relationship.

The user is aware of, and unconditionally accepts, that all data collected by the device in use by the user to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, including but not limited to the user's geolocation data and the data requested by the Bluetooth, are authorised and managed directly by the settings of the device in use by the user.



The user is aware of, and unconditionally accepts, that access to and use of CHECK&LOVE and all the services provided for and regulated in the AGREEMENT require certain information, only and exclusively of a technical nature, on the devices in use by the user, and specifically:

- 1. IP address
- 2. ID number and type and model of the device
- 3. settings of the CHECK&LOVE App
- 4. malfunctions and errors of the CHECK&LOVE App
- 5. other identifiers that can uniquely identify a device or browser.

C&L LLC warrants and undertakes to ensure that the data collected from the devices in use by the user is anonymous and does not contain any user identification data, personal data, or sensitive data, and is aimed, solely and exclusively, at:

- 1. resolving malfunctions of various kinds of the hardware infrastructure, software and applications used on CHECK&LOVE
- and the hardware infrastructure, software, and applications of C&L LLC, or of any system or network referred to it
 the constant enhancement of all IT security standards, in all aspects of a technical nature, pursuant to the PROVISIONS AND LAWS, and for the security of the user's Account, and all the activities performed on or through it, and to guarantee availability, integrity, confidentiality, traceability and privacy of the USER CONTENT.

The user is aware of, and unconditionally accepts, that C&L LLC reserves the right to use third-party software and applications for the resolution of various types of malfunctions of the hardware infrastructure, of the software and applications used on CHECK&LOVE and the hardware infrastructure of the software and applications of C&L LLC, or of any system or network referred to it, and for the constant enhancement of all IT security standards, in all aspects of a technical nature, such as, as an example, but not limited to the services offered by Google Firebase for management and sending of text messages (SMS), for the user authentication, the authentication of telephone numbers, the chat messaging service, sending notifications and malfunctions and errors of the CHECK&LOVE App.

The user is aware of, and unconditionally accepts, that for all these services, Google Firebase retains the following on its servers: user ID, registration telephone number to CHECK&LOVE, all chat messaging, malfunctions and errors data.

To read the Terms of Service for Firebase Services, please click here

TELEPHONE NUMBER

The user is aware of, and unconditionally accepts, that access to and use of CHECK&LOVE involves authenticating and adding the registration telephone number of the device in use by the user.

C&L LLC warrants and undertakes to ensure that the telephone number of the device in use, is invisible to other users and, more generally, that others cannot view and use it in any way.

The user is aware of, and unconditionally accepts, that the authentication and addition of the phone number of the device in use by the user, involves sending text (SMS) messages to the aforementioned phone numbers with a unique authentication code that the user must enter in a specific interface of the CHECK&LOVE services provided and regulated in the AGREEMENT.

The user also understands, and unconditionally accepts, that access to and use of CHECK&LOVE and the services provided and regulated in the AGREEMENT provide for the sending of specific notifications within the App, by the CHECK&LOVE staff, to other users of CHECK&LOVE, to inform them of the activities of interaction in common with the user, as an example, but not limited to the information that a registered, but anonymous user has put a CHECK on another user.

The user is aware of, and unconditionally accepts, that the sending notifications within the App, by the staff of CHECK&LOVE, to other users of CHECK&LOVE are freely and voluntarily authorised by the user, and therefore C&L LLC declines any liability towards the user or any of its agents, beneficiaries or assignees, and the user acknowledges and accepts all responsibility for the sending notifications within the App to other users of CHECK&LOVE.

C&L LLC warrants and undertakes that all notifications within the App sent by the staff of CHECK&LOVE to other users of CHECK&LOVE and, more generally, any form of communication, with other users and other persons not registered to CHECK&LOVE, can be, freely and voluntarily, accepted or rejected by those who receive it and, in any case, they are not in any way binding, invasive, misleading or repeated.



The user is aware of, and unconditionally accepts, that C&L LLC reserves the right to communicate to the user all updates on CHECK&LOVE and, more generally, news, insights and information, as well as to propose additional services to the user, other than those currently provided on CHECK&LOVE and regulated in the AGREEMENT, and the sale of other products and services consistent with its institutional activities, which may be, freely and voluntarily, accepted by the user, using notifications within the App, by the staff of CHECK&LOVE.

USER CONTENT

The user is aware of, and unconditionally accepts, that he/she shall be solely responsible for accessing and using CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, as well as all the activities performed and the consequences thereof.

The user is aware of, and unconditionally accepts, that he/she is exclusively responsible for any damage that may result from accessing and using CHECK&LOVE and all the activities performed to access and use all the services provided and regulated in the AGREEMENT, as well as for all USER CONTENT.

The user is aware of, and unconditionally accepts, that he/she shall be solely responsible for the USER CONTENT and for all types of sending, publishing, sharing, displaying, scheduling, and storing and, more generally, for any form of taking charge of all his/her data, information, and multimedia content.

The user is also aware of, and unconditionally accepts, that accessing, using, copying, storing, reproducing, processing, adapting, modifying, publishing, transmitting, displaying, sharing and distributing all USER CONTENT, through any media or distribution method, digital and analogue, currently available or developed hereafter, is authorised and entrusted by the user to C&L LLC by accepting the Worldwide, indefinite, non-exclusive, royalty-free license with sub-licensing rights granted by the user to C&L LLC, which is an essential and integral part of the AGREEMENT.

Much of the USER CONTENT is public by default setting by the user and will be viewable by other users of CHECK&LOVE, by accessing and using the services provided on CHECK&LOVE and regulated in the AGREEMENT, and therefore:

- 1. the user shall only and exclusively provide USER CONTENT that he/she believes he/she can share with other users, and more generally with others
- 2. the user shall provide only and exclusively USER CONTENT that complies with, and does not in any way and form violate or deviate from the provisions and regulations of the AGREEMENT and the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user and, more generally, complies with, and in any way and form does not violate or deviate from the provisions and regulations of the AGREEMENT and the Worldwide License that C&L LLC grants the user and, more generally, complies with, and in any way and form does not violate or deviate from the provisions and regulations of the AGREEMENT and the Worldwide License that C&L LLC grants the user, pursuant to the PROVISIONS AND LAWS.

The user holds C&L LLC harmless from any liability deriving from incorrect data due to errors in the information provided by the user during registration and the profile creation and, more generally, holds C&L LLC harmless from any liability deriving from all USER CONTENT that is incorrect and contains errors during compilation, submission, publication, sharing, viewing, programming, and storing.

The user holds C&L LLC harmless from any liability regarding the right of C&L LLC to make available to other users of CHECK&LOVE the user identification data, personal data, or sensitive data of the user, requested and stored by C&L LLC, only and exclusively in anonymised form, in order to provide all the necessary tools to ensure and improve access to and use of all the services of CHECK&LOVE, provided for and regulated in the AGREEMENT.

The user guarantees that he/she owns all copyrights, and other ownership rights of all USER CONTENT, even if protected by copyright, and is therefore solely responsible in the event that the USER CONTENT infringes upon any copyright, and other ownership rights of any third parties, under and in accordance with the PROVISIONS AND LAWS.

Should the USER CONTENT infringe copyright or other intellectual property rights of any third party, C&L LLC may, at its sole discretion, suspend or terminate the user's Account and his/her access to and use of CHECK&LOVE and all services provided for and regulated in the AGREEMENT, without any liability for the user or any of his/her agents, beneficiaries or assignees.

C&L LLC shall respond to notifications of alleged copyright, proprietary and copyright infringement made under and in accordance with the PROVISIONS AND LAWS.



All public domain USER CONTENT shall be deemed to be freely usable, in whatever form and manner, and not subject to copyright, proprietary rights and copyright compliance, and shall therefore be processed in accordance with and subject to the PROVISIONS AND LAWS.

By accessing and using CHECK&LOVE and all the services provided and regulated in the AGREEMENT, the user may send, publish, share, display, schedule and store data, information, and multimedia contents of other people.

The user is totally and exclusively responsible for the data, information, and multimedia content of other people, which he/she sends, publishes, shares, displays, programs and stores on CHECK&LOVE and for any damage that may result from the personal data and information of other people.

C&L LLC has published and shared CHECK&LOVE on all its registered web addresses, on Facebook, X, Instagram, TikTok, Google, Qzone, WhatsApp, LINE and WeChat and on the online marketplaces, Apple's App Store, Google Play and Microsoft's App Microsoft Store, and reserves the right to publish it in the future in other web addresses, social networks, online service providers and platforms identified by you.

The user is aware and unconditionally accepts that the operators of the aforementioned web addresses, social networks, online service providers and platforms, reserve, at their discretion, the right to check, remove, not match, and report the USER CONTENT and, more generally, to suspend, totally or partially, the access and use of the CHECK&LOVE services entrusted to them by C&L LLC and regulated in the AGREEMENT.

The user holds C&L LLC harmless from any liability deriving from access to other web addresses, social networks, online service providers and platforms, not referred to C&L LLC, but to third parties, for the use of additional information and services, not included in the CHECK&LOVE services regulated in the AGREEMENT.

C&L LLC warrants and undertakes that all USER CONTENT sent, published, displayed, shared, programmed or stored on CHECK&LOVE by the user, in digital form or in any other form provided, including all data, information and multimedia content of others is stored in accordance with the wishes expressed by the user, including the manner in which all types of posting, publication, display, sharing, scheduling and storing are carried out and, more generally, that it is not modified, supplemented, corrected, rectified in any way or form.

THE RIGHTS OF C&L LLC

The user is aware of, and unconditionally accepts, that C&L LLC may suspend and interrupt access to and use of CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, or any function contained therein, either permanently or temporarily, and may not be able to communicate this in advance.

C&L LLC also reserves the right, at its sole discretion and without any liability to the user or any of his/her agents, beneficiaries or assignees, and the user acknowledges said right:

- 1. to suspend the user's Account and consequently suspend access to and use of CHECK&LOVE and the services provided and regulated in the AGREEMENT, at any time and without notice
- 2. to delete the user's Account and consequently delete the USER CONTENT, at any time and without prior notice
- 3. to remove all or part of the USER CONTENT, on the order of a court, State authority or institution or on the recommendation of another user of CHECK&LOVE, or of any natural or legal person not registered with CHECK&LOVE, at any time and without prior notice
- 4. to set limits on accessing, sending, publishing, viewing, sharing, scheduling, and storing and, more generally, on the use of the USER CONTENT, at any time and without prior notice
- 5. to retain the USER CONTENT after deletion of the user's Account, and to retain all or part of the USER CONTENT after removal by C&L LLC or after deletion by the user, for the time necessary to complete all operations to remove the same USER CONTENT from the hardware of CHECK&LOVE and of C&L LLC, or from any other system or network referred to it, and from the hardware of third-parties used by C&L LLC for the backup services provided on CHECK&LOVE
- 6. to retain the user's registration data, after deletion of the user's Account and for 10 years thereafter, pursuant to and in accordance with the PROVISIONS AND LAWS, namely:
 - a. first name
 - b. surname
 - c. date of birth
 - d. all registration telephone numbers of the device in use by the user
 - e. acceptance of the AGREEMENT
 - f. date of registration on CHECK&LOVE
 - g. date of cancellation of the Account;



7. to verify any breach or default by the user after deletion of the user's Account, pursuant to and in accordance with the PROVISIONS AND LAWS.

C&L LLC reserves the right, at its sole discretion and without any liability to the user or any of its agents, beneficiaries or assignees, and the user acknowledges this, to detect, prevent, or otherwise address, fraud or computer security issues, all technical aspects, rights and property of CHECK&LOVE related to the services provided on CHECK&LOVE and regulated in the AGREEMENT, the hardware infrastructure, software and applications used on CHECK&LOVE and the hardware infrastructure, software and applications of C&L LLC, or any system or network referred to it, as well as to respond to requests for assistance from its users, other persons and the general public.

C&L LLC declines any liability towards the user or any of its agents, beneficiaries or assignees, and the user acknowledges this, with respect to the USER CONTENT, as well as any pecuniary or non-pecuniary damage arising therefrom.

C&L LLC declines any liability towards the user or any of its agents, beneficiaries or assignees, and the user acknowledges this, regarding any possible change in the technical requirements of the user's web and mobile devices that may be necessary to access and use CHECK&LOVE and the services envisaged and regulated in the AGREEMENT.

C&L LLC declines any liability towards the user or any of its agents, beneficiaries or assignees, and the user acknowledges this, in relation to a possible termination of the services on the profiles of CHECK&LOVE registered on Facebook, X, Instagram, TikTok, Google, Qzone, WhatsApp, LINE and WeChat and on the online marketplaces, Apple's App Store, Google Play and Microsoft's App Store where CHECK&LOVE is published and shared, or on other websites, social networks, online service providers and online marketplaces, identified in the future by C&L LLC.

The user is aware of and unconditionally agrees to assume all responsibility for the operations on his/her Accounts on the CHECK&LOVE profiles registered on Facebook, X, Instagram, TikTok, Google, Qzone, WhatsApp, LINE and WeChat and on the online marketplaces Apple's App Store, Google Play and Microsoft's App Microsoft Store where CHECK&LOVE is published and shared, or on other websites, social networks, online service providers and online marketplaces, identified in the future by C&L LLC.

C&L LLC declines any liability towards the user or any of its agents, beneficiaries or assignees, and the user acknowledges this, for any delay, malfunction and interruption of access and use of the services provided on CHECK&LOVE and regulated in the AGREEMENT and access and use of the USER CONTENT in the following cases.

- 1. Force majeure, including atmospheric events (fires, floods, earthquakes, storms, hurricanes or other natural disasters), extraordinary health events (pandemics and, in general, all collective manifestations of a rapidly spreading disease), war, invasion, acts of external enemies (even if there is no declaration of war in progress), civil war, rebellion, revolution, insurrection, military acts or usurpation of power, terrorist activities, nationalisation, government sanctions, blockades, embargoes, labour disputes, strikes, lock-outs, power outages or lock-outs or other problems with telephone and telecommunication services, including network facilities and services, Internet connectivity and server hosting and housing, and electricity supply.
- 2. Tampering or intervention by the user, or unauthorised third parties, on the hardware infrastructure on the software and applications used on CHECK&LOVE and on the hardware infrastructure, software, and applications of C&L LLC, or any system or network referred to it.
- 3. Hacking that limits, modifies or prevents the proper functioning of the services provided on CHECK&LOVE and regulated in the AGREEMENT, or that limits, modifies or prevents access to and use of the USER CONTENT and, more generally, that limits, modifies or prevents the proper functioning of the hardware infrastructure, software and applications used on CHECK&LOVE and the hardware infrastructure, software and applications of C&L LLC, or any system or network referred to it.
- 4. Misuse of the services provided on CHECK&LOVE and regulated in the AGREEMENT by the user.
- 5. Malfunctioning of data connectivity of telecommunication, network, and Internet service operators, or malfunctioning of hardware or software of web and mobile devices and any additional means of the user.
- 6. Delays, omissions, total or partial interruption of the services provided on CHECK&LOVE and regulated in the AGREEMENT, due to telecommunication and network services operators or operators of web addresses, social networks, Internet connectivity and server hosting and housing providers, as well as electricity supply.
- 7. Breakdowns, tampering, intrusions, and malfunctions of any kind of the hardware infrastructure, software and applications used on CHECK&LOVE and of the hardware infrastructure, software, and applications of C&L LLC, or any system or network referred to it.
- 8. Incompatibility, fallacy, suspension or discontinuity of the hardware infrastructure, software and applications used on CHECK&LOVE and of the hardware infrastructure, software, and applications of C&L LLC, or any system or network referred to it, except in the case of wilful and gross mismanagement or negligence of C&L LLC.



9. Writing errors of the software and applications used on CHECK&LOVE and of the software and applications of C&L LLC, or any system or network referred to it, and writing errors in the source codes of the services provided on CHECK&LOVE and regulated in the AGREEMENT, except in case of wilful and gross mismanagement or negligence of C&L LLC.

C&L LLC also reserves the right, at its sole discretion and without any liability to the user or any of its agents, beneficiaries or assignees, and the user acknowledges and accepts, to suspend and/or cancel the activity of Check&Love limited liability company (Tax Code and VAT no. 17232121008), with a motivated measure, pursuant to and in accordance with the PROVISIONS AND LAWS, and consequently to suspend and/or cancel access to and use of the services provided on CHECK&LOVE and regulated in the AGREEMENT and access to and use of the USER CONTENT.

C&L LLC declines any liability, directly or indirectly, towards the user or any of its agents, beneficiaries or assignees, and the user acknowledges this, in all the abovementioned cases and for damages and loss, in whole or in part, of the USER CONTENT, including any costs incurred by the user.

The user is aware of and unconditionally accepts that no compensation or indemnity can be claimed by the user against C&L LLC in all the abovementioned cases and for damages and loss, in whole or in part, of the USER CONTENT, including any costs incurred by the user; only the user shall bear the damages.

ONLINE PURCHASES

The user is aware of, and unconditionally accepts, that CHECK&LOVE is an App that can be used on his/her mobile device and is advertised on Apple's App Store, Google Play, and Microsoft's App Store, commonly referred to as the Store.

The user is aware of, and unconditionally accepts, that CHECK&LOVE provides for some paid functions, as an example, but not limited to the subscriptions to the PREMIUM and BUSINESS profiles of CHECK&LOVE, and that the methods of purchase are, solely and exclusively, those existing on the online marketplaces Apple's App Store and Google Play, commonly referred to as In-app Purchase service.

C&L LLC reserves the right to implement new paying features to access and use CHECK&LOVE and for the services provided and regulated in the AGREEMENT, always with the In-app Purchase modalities in force on the online marketplaces Apple's App Store and Google Play.

C&L LLC reserves the right to implement tools or solutions other than the In-app Purchase service for the paying features provided on CHECK&LOVE, in addition to, or instead of the In-app Purchase existing on the online marketplaces Apple's App Store and Google Play, if deemed valid or better for the sale of services and products or for the security of the payment system.

The user is aware of, and unconditionally accepts, that in case of purchase of the paid functionalities provided on CHECK&LOVE, the user authorises the corresponding credit in favour of C&L LLC, in accordance with the purchase terms in force on the online marketplaces Apple's App Store and Google Play.

The user is aware of, and unconditionally accepts, that:

- 1. the entire procedure of the In-app Purchases on CHECK&LOVE will take place with a secure connection directly between the user and the online marketplaces Apple's App Store and Google Play
- 2. upon completion of the In-app Purchase procedure, the aforementioned online marketplaces Apple's App Store and Google Play will only authorise the amount corresponding to the paying features purchased by the user on CHECK&LOVE, retaining a percentage fee for the In-app Purchase service provided.

The user is aware of, and unconditionally accepts, that in the event of failure, cancellation or ineffectiveness of the In-app Purchase service provided on CHECK&LOVE and existing on the online marketplaces Apple's App Store and Google Play, C&L LLC shall not release the paying features purchased by the user on CHECK&LOVE and corresponding to that failed, cancelled or ineffective In-app Purchase order.

The user is aware of, and unconditionally agrees to hold C&L LLC harmless from any direct or indirect damage in the event of failure, cancellation or ineffectiveness of the In-app Purchase service provided on CHECK&LOVE and existing on the online marketplaces Apple's App Store and Google Play, or of other operators that may be identified in the future by C&L LLC.



The user is aware of and unconditionally agrees to hold C&L LLC harmless from any liability for refunds, compensations, or indemnifications in its favour, in case of failure, cancellation or ineffectiveness of the In-app Purchase service provided on CHECK&LOVE and existing on the online marketplaces Apple's App Store and Google Play, or of other operators that may be identified in the future by C&L LLC.

Therefore, the user is aware of and unconditionally accepts that no refund, compensation, or indemnity may be claimed by the user from C&L LLC in case of failure, cancellation or ineffectiveness of the In-app Purchase service provided on CHECK&LOVE and on the online marketplaces Apple's App Store and Google Play, or other operators that C&L LLC may identify in the future.

The user is aware, and unconditionally accepts, that in order to access and use the In-app Purchase service provided on CHECK&LOVE, C&L LLC cannot provide the user with information on the tools used on the online marketplaces Apple's App Store and Google Play, or other operators that may be identified in the future by C&L LLC.

The user is aware of, and unconditionally accepts, that C&L LLC does not store any transaction data for the In-app Purchase service provided on CHECK&LOVE, with the exception of the data necessary to comply with tax and administrative obligations, and therefore, under no circumstances may C&L LLC be held liable for any fraudulent or illegal use of the transaction data of the In-app Purchase service provided on CHECK&LOVE.

The user is aware of, and unconditionally accepts, that C&L LLC shall not be liable for the malfunctions and interruptions of the user's transactions for the In-app Purchases service provided on CHECK&LOVE and existing on the online marketplaces Apple's App Store and Google Play, or of other operators that may be identified in the future by C&L LLC.

ASSIGNMENT OF THE AGREEMENT

C&L LLC reserves the right, at its sole discretion and without any liability to the user or any of its agents, beneficiaries or assignees, and the user acknowledges and accepts, to assign the AGREEMENT, including the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT, to third parties, either for a consideration or free of charge, even outside of agreements providing for the transfer of ownership and use rights, for a consideration or free of charge, of CHECK&LOVE and of all the services provided for and regulated in the AGREEMENT, with a simple communication to the user, also in electronic format, mainly, but not exclusively, directly through CHECK&LOVE.

In the event of transfer of the AGREEMENT, C&L LLC warrants and undertakes to ensure that appropriate measures are in place for the complete storage and transfer, in suitable data formats, of the USER CONTENT, that all wishes expressed by the user are respected and, more generally, that the USER CONTENT is not modified, supplemented, corrected, or rectified in any way or form.

JURISDICTION AND APPLICABLE LAW TO THE AGREEMENT

The user acknowledges and unconditionally agrees that all disputes relating to the form, validity, performance, interpretation and breach of the AGREEMENT, including the Privacy Policy, Cookie Policy, the Worldwide License that the user grants C&L LLC and the Worldwide License that C&L LLC grants the user, which are essential and integral parts of the AGREEMENT, shall be exclusively submitted to the jurisdiction of the Italian Republic, specifically for the competence of the court of Rome. The user is aware, and unconditionally accepts, that the laws applicable to the AGREEMENT, including the Privacy Policy, Cookie Policy, the Worldwide License granted by the user to C&L LLC, and the Worldwide License granted by C&L LLC to the user, which are essential and integral parts of the AGREEMENT, under and in accordance with the PROVISIONS AND LAWS, are exclusively those of the Italian Republic.

C&L LLC warrants and undertakes to ensure that the user, in its meaning as consumer, is in any case protected by current and future local, State, and national laws, rules and regulations, concerning the protection of consumer rights of the country of origin or residence.

If any part of the AGREEMENT should prove to be unenforceable under and in accordance with the PROVISIONS AND LAWS, the unenforceable part shall be deemed amended to the minimum extent necessary to render it enforceable, whereas if it cannot be made enforceable at all, then it shall be excluded, and the remaining part of the AGREEMENT shall remain valid and continue to be in force. The non-enforceability of any part of the AGREEMENT shall in no way constitute a waiver of the user's acceptance of the AGREEMENT.



Check&Love, a limited liability company (Tax Code and VAT no. 17232121008), with registered office in Rome (Italy), Via di Grotta Perfetta 329, postal code 00142, for the purposes specified, hereinafter referred to as the DATA CONTROLLER or the C&L LLC, pursuant to the General Data Protection Regulation (GDPR - EU/2016/679), the Consumer Privacy Act (CCPA) of the State of California and, more generally, pursuant to all applicable local, State, national and international data protection laws, rules and regulations, current and future, collectively referred to as the PROVISIONS AND LAWS, hereby informs you that the USER CONTENT submitted, posted, shared, displayed, scheduled or stored on CHECK&LOVE will be processed in the following manner, and for the following purposes.

OBJECT OF THE PROCESSING

The DATA CONTROLLER of the processing, requests, and stores your identification data, personal data, or sensitive data, freely and voluntarily given by you, only and exclusively after your specific and distinct consent, provided by registering on CHECK&LOVE.

Specifically, the DATA CONTROLLER requests and stores the following user identification data which is indispensable to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT:

- 1. name

- surname
 user photo
 gender
 date of birth
- 6. telephone numbers
- 7. contact e-mails.

More specifically, the DATA CONTROLLER request and stores the following personal data or sensitive data of the user indispensable to the access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT:

- 1. gender and, indirectly, gender preferences
- 2. interactions and shares with other people and users aimed at a romantic relationship
- 3. interactions and shares with other people and users with whom a romantic relationship has been entered into
- 4. third-party telephone numbers.

Moreover, the DATA CONTROLLER requests and stores the data detected by the internet browser used to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEEMENT and, more specifically:

- 1. your geo-location
- access to your list of contacts
 synchronisation with your list of contacts (every change, addition and/or deletion in the device's list of contacts is automatically saved to CHECK&LOVE)
- 4. access to your Bluetooth
- 5. access to your camera.

Finally, the DATA CONTROLLER stores the USER CONTENT, freely and voluntarily granted by you, and subject to your specific and separate consent, only and exclusively to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT and, more specifically:

- 1. All your data, information and multimedia contents sent, published, shared, displayed, programmed, or saved by you on CHECK&LOVE, in digital form or in any other envisaged form, freely and voluntarily set up by you, in all their forms and modalities or, in any case, made available on or through all the services envisaged and regulated in the AGREEMENT.
- The complete and total performance on CHECK&LOVE of all types of transmission, publishing, sharing, displaying, 2. scheduling, and saving and, any form of management of all data, information, and multimedia contents.
- 3. All data, information, and multimedia contents of other people, sent, published, shared, visualized, scheduled, or saved by you on CHECK&LOVE, in digital form or in any other envisaged form, freely and voluntarily set up by you, in all their forms and modalities or, in any case, made available on or through all the services envisaged and regulated in the AGREEMENT.

PURPOSE OF THE PROCESSING

Your identification data, personal data, or sensitive data, requested and stored by the DATA CONTROLLER, and the USER CONTENT, freely and voluntarily granted by you, is processed, only and exclusively, with your specific and separate consent and, only and exclusively, for the following purposes:

- 1. to access and use CHECK&LOVE and all services envisaged and regulated in the AGREEMENT
- 2. to fulfil its obligations under and in accordance with the PROVISIONS AND LAWS



- 3. to prevent and counteract all illegal or unauthorized activities not envisaged in the AGREEMENT and in violation of the integrity and inviolability of the USER CONTENT and of your Account
- 4. to prevent and counteract all illegal or unauthorized activities, not provided for in the AGREEMENT and in violation of the integrity and functionality of the services envisaged and regulated in said AGREEMENT
- 5. to respond to judicial or administrative authorities for the fulfilment of legal obligations
- 6. to respond to entities that process data in the performance of specific legal obligations
- 7. to exercise and enforce the rights of the DATA CONTROLLER.

You declare that you are aware, and unconditionally accept, that C&L LLC may make available your identification data, personal data, or sensitive data requested and stored by the DATA CONTROLLER to other users of CHECK&LOVE, only and exclusively in an anonymized form, in order to provide all the necessary tools to guarantee and improve access to and use of all CHECK&LOVE services, envisaged and regulated in the AGREEMENT.

C&L LLC guarantees and undertakes to ensure that your identification data, personal data or sensitive data, requested and stored by the DATA CONTROLLER, as well as the USER CONTENT, freely and voluntarily granted by you, subject only and exclusively to your specific and separate consent, to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, shall not, in any way, be requested and stored by the DATA CONTROLLER:

- 1. to be transferred to third parties
- 2. to be used for marketing, commercial, promotional, and advertising purposes not provided for in the AGREEMENT
- 3. to be used for any service not envisaged and not regulated in the AGREEMENT
- 4. to be used under and in accordance with the PROVISIONS AND LAWS, regarding data conservation, processing, and protection.

YOUR RIGHTS

You may, at any time, contact the DATA CONTROLLER to exercise your rights, and more specifically:

- 1. the right to obtain information on what data is processed by the DATA CONTROLLER
- 2. the right to request and obtain the data provided to the DATA CONTROLLER in an intelligible form
- 3. the right to have the data provided to the DATA CONTROLLER updated or rectified
- 4. the right to have the data provided to the DATA CONTROLLER deleted
- 5. the right to object to the processing of the data provided to the DATA CONTROLLER, in whole or in part
- the right to withdraw your express consent to the processing of data provided to the DATA CONTROLLER at any time 6.
- the right to object to automated processing of the data provided to the DATA CONTROLLER and the right not to be 7. subject to processing based solely on automated decisions, including user profiling
- 8. the right to request and obtain the transformation into anonymous form of the data provided to the DATA CONTROLLER
- the right to request and obtain the blocking or restriction of data provided to the DATA CONTROLLER, in violation of the 9. law, and of the data whose storage is no longer necessary for the purpose of the processing
- 10. the right to portability of the data provided to the DATA CONTROLLER.

You may exercise your rights, and/or report any complaints, by contacting the DATA CONTROLLER at any time:

- 1. by sending a registered letter to Check&Love, a limited liability company (Tax Code and VAT no. 17232121008), with registered office in Rome (Italy), Via di Grotta Perfetta 329 (postal code 00142)
- 2. by writing an e-mail to the e-mail address legal@checkandlove.com or by writing an e-mail to the certified e-mail address legal@pec.appcheckandlove.com
- 3. using the digital options made available by the DATA CONTROLLER on CHECK&LOVE.

The DATA CONTROLLER undertakes to reply to the user within 30 (thirty) days of the exercise of the right.

The DATA CONTROLLER reserves the right to waive the exercise of your rights in relation to specific restrictions, under and in accordance with the PROVISIONS AND LAWS, or by judicial or administrative authorities and for the fulfilment of legal obligations.

You may also, at any time, exercise your rights, and/or report any disputes, by sending:

- 1. a registered letter to the Italian Data Protection Authority, based in Rome (Italy), Piazza Venezia 11 (postal code 00187)
- an e-mail to the e-mail address protocollo@gpdp.it
 an e-mail to the certified e-mail address protocollo@pec.gpdp.it



PROCESSING METHODS

Your identification data, personal data or sensitive data, requested and stored by the DATA CONTROLLER, and the USER CONTENT, freely and voluntarily granted by you, only and exclusively with your specific and separate consent, to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, is saved and stored in forms and modalities suitable for identification by you and in compliance with all security standards, under and in accordance with the PROVISIONS AND LAWS and, more in general, in compliance with the following requirements:

- 1. Adoption of all security standards to ensure availability, integrity, confidentiality, traceability, and privacy of all data transmitted on the hardware infrastructure, software and applications used on CHECK&LOVE and on any hardware infrastructure, software, and application of C&L LLC, or on any system or network referred to it.
- 2. Adoption of secure end-to-end encryption methods with the use of the HTTPS protocol for transmission over the internet of all data on the hardware infrastructure, software and applications used on CHECK&LOVE and on any hardware infrastructure, software, and application of C&L LLC, or on any system or network referred to it.
- 3. Adoption of secure end-to-end encryption methodologies with the use of the HTTPS protocol for transmission on the internet of all data on the hardware infrastructure, software and applications used by third parties to which C&L LLC entrusts part of the services provided on CHECK&LOVE, as an example, but not limited to the hosting of the hardware infrastructure and CDN (Content Delivery Network), Network Security, data backup services, management and sending of text messages (SMS), for user authentication, the authentication of telephone numbers, the chat messaging service and sending notifications.
- 4. Automation of the verification processes for the monitoring and maintenance of CHECK&LOVE's software, applications, and hardware infrastructure and of the software, applications, and hardware infrastructure of C&L LLC, or of any system or network referred to it.
- 5. Adoption of secure methodologies for the storage and backup of all data transmitted to access and use CHECK&LOVE and all services envisaged and regulated in the AGREEMENT and, more specifically, encryption of all server disks and databases of the USER CONTENT hosted on the hardware infrastructure of CHECK&LOVE, on the hardware infrastructure of C&L LLC, or on any system or network referred to it, and on the hardware infrastructure of third parties to which C&L LLC entrusts part of the services provided on CHECK&LOVE.
- 6. Adoption of secure methodologies for the processing of all stored and backup data, transmitted to access and use CHECK&LOVE, all the services provided and regulated in the AGREEMENT and of the USER CONTENTS, and more specifically:
 - a. the separation of the development and evolutionary maintenance environment from the server disks and encrypted USER CONTENT databases
 - b. monitoring, recording and segmentation for separate and personal user accounts of all the accesses by C&L LLC personnel to the server disks and to the encrypted USER CONTENT databases for ordinary and extraordinary maintenance activities
 - c. access by C&L LLC personnel to server disks and to the encrypted USER CONTENT databases, only and exclusively with multi-factor authentication
 - d. identification and training of the Data Processor, the Data Protection Officer and C&L LLC personnel responsible for the data processing.

Your identification data, personal data or sensitive data requested and stored by the DATA CONTROLLER and the USER CONTENT, freely and voluntarily granted by you, only and exclusively with your specific and separate consent, to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT is kept and stored for the time necessary to fulfil the purpose for which it was collected and processed and can, at any time, be deleted by you by deleting your Account (with the command DELETE PROFILE), as provided for and detailed in the AGREEMENT.

CHANGES TO THE PRIVACY POLICY

You are aware, and unconditionally accept that the Privacy Policy may be modified and updated at the sole discretion of CHECK&LOVE, without prejudice to your right to terminate the AGREEMENT, according to the modalities described above.

All changes to the Privacy Policy must be accepted by you in order to continue to access and use CHECK&LOVE and all the services of CHECK&LOVE envisaged and regulated in the AGREEMENT.

Your ongoing use of the services provided on CHECK&LOVE and regulated in the AGREEMENT, subsequent to the amendments of the Privacy Policy, implies acceptance of the amendments of the Privacy Policy.

The Privacy Policy is an essential and integral part of the AGREEMENT and integrates the rules, provisions, conditions, regulations, rights, and obligations relating to you.



Check&Love, a limited liability company (Tax Code and VAT no. 17232121008), with registered office in Rome (Italy), Via di Grotta Perfetta 329, postal code 00142, pursuant to the General Data Protection Regulation (GDPR - EU/2016/679), the Consumer Privacy Act (CCPA) of the State of California and, more generally, pursuant to all applicable local, State, national and international data protection laws, rules and regulations, both current and future, collectively referred to as the PROVISIONS AND LAWS, informs you about the Cookies on CHECK&LOVE and how they are used.

WHAT ARE COOKIES

Cookies are small bits of data stored on your computer and downloaded from websites and web applications during browsing.

Cookies are used to save user preferences and improve the performance of websites and web applications and are aimed at optimising the browsing experience and guaranteeing all security requirements regarding access and proper usage.

Specifically, a cookie is a small text string sent by a web server to a web client (your navigation browser) and then back from the client to the server, without being modified, every time that same client accesses the same portion of the same web domain.

HOW DOES C&L LLC USE THE COOKIES

C&L LLC only uses and keeps Technical Cookies, which are indispensable to guarantee all security requirements and the proper way of accessing and using CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT and, more specifically, to guarantee authentication on CHECK&LOVE and transmission of user forms in all services.

C&L LLC uses and stores non-permanent Persistent Cookies and only Technical Cookies and, more specifically, the non-permanent Persistent Cookies used and stored by C&L LLC are Session Cookies and Security Cookies to keep the user session active and to guarantee all security standards regarding user access and interaction when accessing and using CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT.

Session Cookies and Security Cookies used by C&L LLC have a limited and predefined expiry date, after which they are automatically deleted from your browser information, leaving no trace of their previous storage.

Session Cookie and Security Cookies used by C&L LLC only contain encrypted information for setting up all levels and security checks and do not contain any data or information that can be traced back to you or that can provide information on the pages you browse

C&L LLC uses and stores Third Party Cookies, and only, Technical Cookies and, more specifically, the cookies of the international provider Cloudflare, to which C&L LLC has entrusted part of its CDN (Content Delivery Network) and Network Security services.

The Cloudflare Cookies used by C&L LLC are, exclusively, Security Cookies, essential to guarantee all security requirements for to access and use CHECK&LOVE and all the services envisaged and regulated in the AGREEMENT, to prevent violations of USER CONTENT and, as an example, but not limited to neutralising BOTs, programmes that are present on the web and are set to perform repetitive operations. BOTs are used fraudulently to attempt to breach user access and, more generally, to attempt to breach access to CHECK&LOVE and the transmission of user forms in all services.

The Cloudflare Cookies used by C&L LLC are non-permanent Persistent Cookies, with a limited and predefined expiry date, after which they are automatically deleted from your browser information, leaving no trace of their previous storage.

The Cloudflare Cookies used by C&L LLC only contain encrypted information for setting up all levels and security checks and do not contain any data or information that can be traced back to you or that can provide information on the pages you browse.

To find out more about the international provider, Cloudflare please visit the provider's website. For more information, please click here

More information on the technical characteristics of the Cloudflare Cookies used by C&L LLC is available on the following provider's website.

For more information, please click here



C&L LLC does not use or store Functional Cookies, Profiling and Marketing Cookies, Social Network Cookies, and Statistical Analysis Cookies for which your prior consent is required.

All the Cookies used by C&L LLC are indispensable to guarantee the aforementioned security requirements to access and use CHECK&LOVE and to perform the services envisaged and regulated in the AGREEMENT. Any blocking of these Cookies by your browser prejudices and does not guarantee the correct availability of CHECK&LOVE.

ACCESS TO THIRD PARTY COOKIES

CHECK&LOVE provides access to third party websites or web applications, outside the services envisaged and regulated in the AGREEMENT, and C&L LLC refuses any liability towards the user or any of its agents, beneficiaries or assigns, and you acknowledge and assume all responsibility for the presence and the manner of use of Third-Party Cookies of third-party websites or web applications, outside the services and envisaged regulated in the AGREEMENT.

Below is the list of third-party websites and web applications, outside the services envisaged and regulated in the AGREEMENT, which you can freely and voluntarily access from CHECK&LOVE.

- 1. Facebook
- For more information, please click here
- 2. X
- For more information, please <u>click here</u> 3. Instagram
- For more information, please <u>click here</u> 4. TikTok
- For more information, please <u>click here</u>
- 5. YouTube For more information, please click here
- LinkedIn
- For more information, please <u>click here</u>
- 7. QQ 空间

For more information, please <u>click here</u>

- 8. WhatsApp For more information, please <u>click here</u>
- WeChat
 Ear more information, please click by
- For more information, please <u>click here</u> 10. OpenStreetMap
- For more information, please <u>click here</u> 11. App Store
- For more information, please <u>click here</u> 12. Google Play
- For more information, please <u>click here</u>
- 13. App Microsoft Store For more information, please <u>click here</u>

HOW TO MANAGE THE COOKIES IN THE BROWSERS

Each browser has specific setting up instructions and tools with which you can authorise, block, or delete all or part of the Cookies.

For more information on how to set preferences on the use of Cookies directly from your browser, you can consult the following provider websites.

- 1. Chrome
- For more information, please click here
- 2. Mozilla Firefox
- For more information, please <u>click here</u> 3. Microsoft Edge
- For more information, please <u>click here</u> 4. Safari
- For more information, please <u>click here</u>
- 5. Opera For more information, please <u>click here</u>



CHANGES TO THE COOKIE POLICY

You are aware, and unconditionally accept, that the Cookie Policy may be modified and updated at the sole discretion of CHECK&LOVE, without prejudice to your right to terminate the AGREEMENT in the manner described above. All changes to the Cookie Policy must be accepted by you in order to continue to access and use CHECK&LOVE and all the CHECK&LOVE services envisaged and regulated in the AGREEMENT.

Your ongoing use of the services on CHECK&LOVE and envisaged and regulated in the AGREEMENT following the changes to the Cookie Policy implies your acceptance of the changes to the Cookie Policy.

The Cookie Policy is an essential and integral part of the AGREEMENT and integrates all the rules, provisions, conditions, regulations, rights, and obligations relating to you.