DATA PRIVACY STATEMENT

The Campus Mobile application (hereinafter: application) is operated and provided by the University of Veterinary Medicine Budapest, registered head office: 1078 Budapest, István u. 2 (hereinafter: Service Provider).

To use the service, Users may be required to submit certain personal data to Service Provider. Service Provider shall manage such data confidentially, fully abiding by the relevant legal regulations and exclusively for the purposes of providing the given service, i.e., operating the application.

Pursuant to Regulation (EU) 2016/679 of the European Parliament and of the Council (GDPR), in full compliance with the provisions laid out in Act CXII of 2011 on the right to informational self-determination and on the freedom of information as well as in Act CVIII of 2001 on electronic commerce and on information society services ("Info Act"), Service Provider shall manage the data according to the Data Privacy Policy of the University of Veterinary Medicine.

Being fully committed to the protection of Users' personal data, Service Provider attributes utmost importance to respecting Users' right to informational self-determination. Service Provider shall manage personal data confidentially and shall take all security, technical and organizational measures to guarantee the safety of such data.

In each case, the application is downloaded and/or the personal data are submitted on a voluntary basis.

Users declare that they downloaded the application on a voluntary basis, after receiving the appropriate information. Data submitters are the only persons held liable for the accuracy of the submitted data. Considering the above liability, Service Provider shall not be held liable for any inaccuracies of the submitted data.

Purpose of data management: to enable Users to utilize the services of the application; to transmit messages and information to Users.

Legal grounds of data management: the Users' consent given pursuant to Article 5 (1) d.) of Act CXII of 2011 on the right to informational self-determination and on the freedom of information as well as Article 13/A (3) of Act CVIII of 2001 on electronic commerce and on information society services ("Info Act").

Scope of the managed data:

- Data of Users' location, in order to display them on the map
- The data of Users' login device that are generated during the use of the service and that are registered by Service Provider's system as an automatic output generated by the technical processes.
- Users' data registered in the NEPTUN system

By using the application via iOS and Android, Users allow Service Provider to record anonymous statistical data regarding the engagement with the particular functions of the application and the duration thereof. Users' GPS coordinates shall be used for ensuring the essential functions of the application but these coordinates shall not be stored by Service Provider. Users' personal data shall not be co-indexed with the usage parameters.

Duration of data management: Service Provider shall manage the data as long as the registration is valid. In the event of using illegal, misleading personal data or a criminal act or attack on the system, the data manager has the right to immediately delete Users' data, but it also has the right to safeguard data for the duration of the court procedure in case of Users being suspected of a liability under criminal or civil law.

Access to data: the managed personal data can only be accessed by the particular User and Service Provider's staff to the extent necessary for operating the application and the service. The data are processed by Service Provider without granting access to any third party.

By downloading the application, Users allow Service Provider to connect the managed data for statistical and informational purposes and in order to ensure the system's efficient operation. Service Provider declares that the connected data are not deemed as personal data, considering the fact that their connection to the affected person cannot be restored. Service Provider shall not disclose the connected data to any third party in any form; such data shall not be accessible to anyone other than Service Provider's staff. The provision does not apply to the cases where Service Provider is required by the authorities to comply with a resolution or any other official inquiry.

Users do not consent to making their personal data public.

Users may request information on the management of their data as well as the manner, content, time and place thereof, or any activity related thereof at any time, and may also report changes in their data at any time.

Users may withdraw their consent at any time. The deletion of the application means the withdrawal of consent.

Users may exercise their legal rights in court according to the Info Act as well as Act V of 2013 (the Civil Code of Hungary). Furthermore, they can request assistance in terms of any issues related to their personal data from the National Authority for Data Protection and Freedom of Information (1122 Budapest, Szilágyi Erzsébet fasor 22/C). You can submit your comments on data management via the following e-mail address: adatvedelem@univet.hu.

Service Provider shall delete the personal data if the affected party requests so; if the legally determined period of data storage expires or if it was ordered to do so by the court or other authority.

The application may contain links to websites operated by third parties. The content of such websites is beyond Service Provider's control, so Service Provider does not assume any liability therefor.

If you cannot fully accept the data privacy policy or you have any concerns or reservations, please do not download the application or delete it from your device!

Service Provider