

PRIVACY NOTICE
REGARDING PURCHASES MADE IN THE CAMPUS
WEBSHOP

In the course of making a purchase at campusjegy.hu, you will be asked to provide certain personal data, which we will process in compliance with the applicable legislation in force, specifically Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (hereinafter referred to as: “**GDRP**”)

We hereby inform you of the details of the processing of your personal data and your rights relating thereto. The data controller shall decide on the scope of the data required in the course of making a purchase in the web shop and on the purpose and the term of the data acquisition, as well as on other relevant conditions of the data processing.

1. Identity of data controller: Debreceni Campus Nonprofit Közhasznú Kft (registered address: 4028 Debrecen, Kassai út 26.; company registration number: 09 09 013671, e-mail: info@campusfesztival.hu, web address: www.campusfesztival.hu; hereinafter referred to as: “**CAMPUS**”)

2. The provision of your data is **voluntary**. You are not obliged to provide your personal data, but failing that, you will not be able to purchase the products and services available at the web shop.

3. The scope of the data collected, the purpose, term and legal basis of the data processing:

The data processed	Data processing purpose	Term of data processing	Legal basis of data processing
The personal data provided in the course of making a purchase at the web shop (mandatory provision)			
name	necessary for identifying, naming and communicating with the ticket buyer	Shall be erased 6 months after the Event (based on article 5.4. Of the GTC, and pursuant to article (3) of section 6:22 of the Civil Code, a six-month period of limitation is available).	point b) of article 6 (1) (performance of contract) of GDPR.
e-mail address	an e-mail address is required to enable the delivery of the ticket purchased, and communication with the buyer. <i>Please note that we send the buyer information related to the purchased product or service by e-mail, and this communication shall not be considered as data processing deviating from its original purpose and legal basis or as marketing communication.</i>		Performance of contract, pursuant to point b) of article 6 (1) of GDPR
telephone number	To reduce the incidence of card fraud, and prevent abuses, by using data to detect suspicious transactions, and to verify the lawfulness thereof.	Shall be erased 6 months after the Event (based on article 5.4. Of the GTC, and pursuant to article (3) of section 6:22 of the Civil Code, a six-month period of limitation is available).	Point f) of Section (1) of Article 6 of GDPR (legitimate interest, CAMPUS' legitimate interest.) <i>It is a legitimate interest of CAMPUS for a purchase transaction to be concluded, but without this data, the financial institution would reject the payment transaction.*</i>

Scope of data necessary for issuing an invoice:			
name	required on the basis of paragraphs e) and da) of Section 169 of Act CXXVII of 2007 on value-added tax, (hereinafter referred to as: “VAT Act”)	based on subsection (2) of section 169 of Act C of 2000 on accounting (hereinafter referred to as: “Act on Accounting” , data shall be erased 8 years after the issue of the invoice	Paragraph c) of Section (1) of Article 6 of GDPR (compliance with legal obligation)
tax number			
address/invoicing address			

4. Persons having access to personal data:

CAMPUS and the additional data processors specified in this information excerpt shall have access to the data to be able to perform their respective tasks.

We shall also transfer data to the following recipients (and for the purpose stated below, serving legitimate interests*):

- a) In the context of the fulfillment of the online ticket sale, designated as a data processing purpose, the data related to the purchases carried out on the Internet shall be transferred to OTP Mobil Kft. (Simple) (registered address: 1143 Budapest, Hungária körút 17-19., Company registration number.: 01-09-174466, tax number: 24386106-2-42), via OTP Mobil Kft (Simple)'s and OTP Bank Nyrt's (H-1051 Budapest, Nádor u. 16.) card payment network, in order to ensure the financial fulfillment and the security of the transaction, as well as to enable the investigation of potential fraud and the monitoring of transactions. The scope of transferred data: surname, first name, address, phone number, e-mail address, transaction data.

Data and contact details of data processors:

In order to perform its activity, CAMPUS shall use the Data Processors specified in this information guide. Data Processors shall not make any decisions independently. Instead, they shall be entitled to act only in accordance with their respective contracts with CAMPUS, and in compliance with the instructions they receive. CAMPUS shall monitor the performance of Data Processors. The Data Processor shall not be entitled to engage any further data processor, unless such engagement takes place with CAMPUS' prior written consent.

Data Processor	What kind of data do they have access to? In what way will they be able to use the particular personal data (what sort of service do they perform for Campus)?	How long will they be allowed to store the data?
KBOSS.hu Kft. (Company registration number: 01-09-303201, registered address: 1031 Budapest, Záhony utca 7.)	operating the szamlazz.hu software, making out and sending invoices In the context of these tasks, they have access to the following data: name, address, email address, tax number	Indefinite services contract, continuing until the termination thereof.

UD Infopark Nonprofit Kft. (registered address: H- 4028 Debrecen, Kassai út 26.)	As an IT partner, it has access to all the data necessary for providing their service.	Indefinite services contract, continuing until the termination thereof.
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6. Data security

CAMPUS shall be obliged to ensure the security of the data, as well as to take the technical and organisational measures, and develop such procedural rules that guarantee the protection of the acquired, stored and processed data, and prevent the destruction, unauthorised use or unauthorised alteration thereof. Furthermore, CAMPUS shall call upon any third parties to which the data subjects' data are transferred to comply with the requirements of data security.

CAMPUS shall ensure that no unauthorised persons can access, disclose, forward, modify or erase the processed data.

The Data Controller shall also require its employees participating in the data processing activity, as well as the data processors acting on behalf of the Data Controller, to comply with the commitment above.

7. Data subjects' rights and means of redress, complaints – I don't know if anything needs revising here.

Pursuant to GDPR, within the period of the data processing, you will be able to request access to the personal data, seek information about the data processing (which the Data Controller shall provide within 30 days at latest), or request the rectification or – on certain conditions – the erasure of the personal data, as well as the restriction of data processing. If the legal basis of the data processing is the performance of a contract, then you shall have the right to data portability. If the legal basis of the data processing is a legitimate interest, then you shall have the right to object.

If you think that the Data Controller has violated some legal provision applying to data processing, please contact first and foremost the Data Controller, using the contact details specified above or at the following e-mail address: info@campusfesztival.hu. If such communication

fails, you may initiate the proceedings of the **Nemzeti Adatvédelmi és Információszabadság Hatóság** (national authority for data protection and freedom of information, NAIH) (mailing address: H-1125 Budapest, Szilágyi Erzsébet fasor 22/c.; e-mail: ugyfelszolgalat@naih.hu), or initiate **legal** proceedings.

8. Personal data related to children and third parties

Persons under the age of 16 may not provide their personal data, except with the approval of the persons exercising their parental authority. By providing personal data to CAMPUS, you represent and warrant to act in light of the above, and state that your capacity in relation to providing information is not restricted.

In case you are not legally entitled to disclose any personal data independently, you are required to obtain the consent of the affected third parties (e.g. guardian, custodian or other person – such as a consumer – on whose behalf you are acting), or to provide other legal basis for providing such data. In this context, you are required to consider whether the consent of a third party is necessary in connection with providing certain personal data. It may occur that CAMPUS is not in personal connection with you, therefore you are required to ensure compliance with this point, and CAMPUS shall not be held liable in this respect. Nevertheless, CAMPUS shall at all times be entitled to inspect the existence of the legal basis for the processing of personal data. For example, if you are acting on behalf of a third person – for example a consumer – we are entitled to request you to present your authorization and/or the appropriate consent of the data subject regarding the processing of their data.

CAMPUS shall make best efforts to erase any personal data that has been put at its disposal irregularly. CAMPUS shall ensure that if it becomes aware of any such data, the personal data affected shall not be transferred to any other entity, and shall not be used by CAMPUS. Please let us know immediately, using our contact information under article 7, if you become aware that a child has provided his/her own personal data or a third person has provided your personal data to CAMPUS irregularly.