

Campus Pro, LLC

TERMS AND CONDITIONS

****Please read the Terms and Conditions carefully. By agreeing to these terms, you acknowledge and agree to the terms below.****

CampusPro is a mobile app that connects individuals who need a service with other individuals who have the skills to complete that service. We are a medium that connects people. CampusPro does not employ or train the service providers on the CampusPro mobile application. CampusPro does not issue licenses, certifications or training programs for service providers. A service provider is fully responsible for their character, professionalism and quality of services they provide. If a service provider is providing any services that require licenses or certification, that individual is responsible for obtaining the appropriate documentation and presenting them in the events it needs to be shown. A buyer should carefully research service providers before booking.

As a buyer you are fully responsible and liable for the service providers you choose.

CampusPro is not responsible or liable for the quality of services provided and is not responsible for an individual providing or promoting unlicensed or uncertified services. By clicking agree to accepting and acknowledge the Terms and Conditions, you accept and acknowledge these terms and agree to abide by them. If you wish not to accept and acknowledge these terms, we recommend you exit the CampusPro mobile app.

1. Acceptance of Terms

Campus Pro, LLC (referred to as "Company," "us" or "we"), the CampusPro mobile application that connects people who need a service with people who have the skills to complete that service. The application (collectively referred to as "App", "Product" or "Products") facilitates appointments, reviews, and messaging (collectively referred to as "Offerings"), subject to your compliance with the following Terms and Conditions of Use ("Terms"), as well as any other written agreement(s) between us and you.

We want students to use CampusPro to connect with other students on campus to find their next customer or find a service provider, but not at the expense of the safety and well-being of others or the integrity of our community. You therefore agree not to engage in the conduct described below (or to facilitate or support others in doing so):

You may not use our Products to do, sell or share anything:

- That violates these Terms, our Community Standards and other Terms and Policies that apply to your use of CampusPro

- That is unlawful, misleading, discriminatory or fraudulent
- That infringes or violates someone else's rights

Company is providing a service of connecting individuals. We are not licensed to perform any activity or any service a service provider does. The buyers assume the risk and should do their own diligence on the service provider. While the Company arranges for the service provider and buyer to meet, the Company is not involved in the provision of the services between the service provider and the buyer. If there is any dispute about services that were not provided but billed by the service provider please contact us and we will attempt to resolve it but we are under no obligation to and may decide not to issue a refund (in whole or in part). Further if you are not pleased with the services provided by the service provider, that is between you the buyer and the service provider and we will not issue refunds for any displeased user.

We reserve the right to change these Terms from time to time with or without notice to you. You acknowledge and agree that it is your responsibility to periodically review this App and these Terms. Your continued use of this App and Offerings after such modifications will constitute acknowledgement and acceptance of the modified Terms.

As used in these Terms, references to our "Affiliates" include our owners, licensees, assigns, subsidiaries, affiliated companies, officers, directors, suppliers, partners, sponsors, advertisers, and includes (without limitation) all parties involved in creating, producing, and/or delivering this App and/or contents and Offerings available on this App.

BY USING THIS APP AND OFFERINGS ON THIS APP, YOU AGREE TO BE BOUND BY THESE TERMS. IF YOU DO NOT WISH TO BE BOUND BY THE THESE TERMS, PLEASE EXIT THE APP. YOUR SOLE REMEDY FOR DISSATISFACTION WITH THIS APP, PRODUCTS, OFFERINGS OR OFFERINGS AVAILABLE ON THIS APP, OR THESE TERMS IS TO CEASE USING THE APP AND/OR THOSE PARTICULAR PROD- UCTS, OFFERINGS OR OFFERINGS. THESE TERMS ARE EFFECTIVE ONCE YOU CLICK THE 'I HAVE READ THE TERMS AND CONDITIONS' BOX ON THE CREATING AN ACCOUNT SCREEN .

2. Offerings

We are a medium that connects service providers with individuals who need services. Company contains service providers that provide a number of services on its App.

No Guarantee. You understand and acknowledge that we cannot promise or guarantee specific results or quality of work from service providers while using the App. Company does not employ or train service providers on the App. We are simply a medium that connects people.

Company is not licensed to perform any activity that any service provider does. Buyers assume the risk and should do their own research on the service provider. Service providers are responsible for obtaining licenses and certifications for appropriate services. Service providers are responsible for presenting documentation in the event these documents need to be presented. The agreement between the service provider and the buyer does not include Company.

Temporary Interruptions. You understand and agree that temporary interruptions of the App may occur as normal events that are out of our control. You also understand and agree that we have no control over the third-party networks or service(s) that we may use to provide you with Offerings. You agree that the Offerings available on this App are provided "AS IS" and that we assume no responsibility for the timeliness, deletion, mis-delivery or failure to store any user communications or personalization settings.

3. Payment

Fees. If you choose to book one or more of the services on our App, you agree to pay all mutually agreed fees associated with the services to the service provider via mutually agreed third party payment platforms or methods.

This App does not process transactions. Payment processing is decided between the service buyer and service provider. Company is not liable for the payment balances owed or payment transactions between the service provider and service buyer.

Filing Taxes. As a service provider using our Product, it is your responsibility to file the appropriate taxes from income that you are generating from the services you are providing on our App. We are not responsible or liable for filing taxes on income generated by service providers.

Cancellations. You have the option to cancel an appointment prior to the start time of the appointment.

4. Commerce Policies

Services and products sold on CampusPro must comply with our Terms and Conditions as well as our Commerce Policies. Our Commerce Policies provide guidance on what types of services and products can be offered for sale on CampusPro. **Sellers are responsible for complying with all applicable laws and regulations.** Failure to comply may result in a variety of consequences, including the removal of posted content. If you repeatedly post content that violates CampusPro's policies, we may take additional action on your account.

Prohibited Content

The sale of the following services and products is prohibited on CampusPro:

A) Community Standards

- Commerce posts must not violate our Community Standards (stated below).

B) Illegal, Prescription or Recreational Drugs

Post may not promote the sale of illegal prescription or recreational drugs.

- Drugs including Marijuana and Marijuana products
- Drug paraphernalia; including pipes and bongs

C) Tobacco Products and Related Paraphernalia

Post may not promote the sale of tobacco products or tobacco paraphernalia.

- Cigarettes, cigars and chewing tobacco
- Tobacco pipes and paraphernalia
- Tobacco rolling machines
- Hookahs and hookah lounges
- Bongs, rolling papers and electronic cigarettes

D) Unsafe Supplements

Posts may not promote the sale of unsafe supplements as determined by CampusPro in its sole discretion.

- Anabolic steroids
- Chitosan
- Comfrey
- Dehydroepiandrosterone
- Ephedra
- Human growth hormones

E) Weapons, Ammunition or Explosives

Post may not promote the sale or use of weapons, ammunition or explosives.

- Firearms and firearm parts
- Paintball guns, BB guns
- Fireworks, pepper spray, tasers
- Gun ranges, gun shows

F) Animals

Post may not promote the sale of any animals.

- Live animals, pets, livestock
- Any part, pelt or skin from an animal including fur

G) Adult Products or Services

Post may not promote the sale or use of adult products or services.

- Sex toys, videos or live shows for adult entertainment
- Sexual enhancement products
- Sexually suggestive services

H) Alcohol

Posts may not promote the sale of alcohol.

- Sale of alcoholic beverages
- Service of buying alcohol for other individuals
- Kits for making alcohol

I) Healthcare Products

Posts may not promote certain healthcare products and services, including medical devices, smoking cessation products containing nicotine, body parts or fluids.

- Contact lenses, bandages and braces for physical injury
- Thermometers, testing kits for medical conditions or diseases, first aid kits
- Nicotine patches, nicotine gum
- Human tissue, organs, body parts, urine or blood

J) Real Money Gambling Services

Posts may not promote or facilitate online gambling, games of skill or lotteries, including online casinos, sports books, bingo or poker if it costs money.

K) Fraudulent, Misleading, Deceptive or Offensive

Posts may not contain deceptive, false, misleading or offensive offers, services or products.

L) Products With Overtly Sexualized Positioning

Posts may not position products or services in a sexually suggestive manner.

- Zoomed in sexual images
- Implied nudity
- Implied sexual acts

M) Digital Media and Electronic Devices

Posts may not promote the sale of devices that facilitate or encourage streaming digital content in an unauthorized manner or interfering with the functionality of electronic devices.

- Promoting the sale or use of streaming devices with KODI installed
- Jailbroken or loaded devices jamming or descrambling devices
- Wiretapping devices

N) Real, Virtual or Fake Currency

Post may not promote the sale of real, virtual or fake currency.

- Real money (cash or cash equivalent instruments and coins)
- Replica or prop money digital cryptocurrency
- Active bank credit or debit cards

- Store credit cards, gift cards or coupons
- Checks or checkbooks
- Equipment to create counterfeit currency or financial instruments

O) No Commercial Intent

Posts may not promote news, humor or other content that has no intention to buy or sell products or services.

P) Third-Party Infringement

Posts may not contain content that infringes upon or violates the intellectual property rights of any third party, including copyright or trademark. This includes but is not limited to the promotion or sales of counterfeits, such as goods that copy the trademark (name or logo) and/or distinctive features of another company's products to imitate a genuine product.

- Counterfeits, knockoffs or replicas of branded goods or posts offering goods that are likely to confuse consumers about the source, sponsorship or affiliation of those goods.
- Unauthorized or pirated copies of copyrighted works, such as videos, movies, TV shows and broadcasts, video games, CDs or other musical works, books, etc.

5. Community Standards

We developed a set of Community Standards that outlines what is and is not allowed on the App. The goal of our Community Standards is encourage opportunity for college students and create a safe environment for our users and community.

Safety

People need to feel safe in order to build a campus community. We are committed to removing content that encourages real-world harm, including (but not limited to) physical, financial and emotional injury.

Everyone on CampusPro plays a part in keeping the platform safe and respectful. We ask people to let us know when they see something that may violate our Community Standards. Please report potentially violating content to support@campusproapp.com.

The consequences for violating our Community Standards vary depending on the severity of the violation and a person's history on the platform. For instance we may warn someone for a first violation, but if they continue to violate our policies, we may restrict their ability to use the CampusPro Products. We also may notify law enforcement when we believe there is a genuine risk of physical harm or a direct threat to public safety.

Our Community Standards, which we will continue to develop over time, serve as a guide for how to communicate and use CampusPro. It is in this spirit that we ask members of the CampusPro community to follow these guidelines.

A) Violence and Criminal Behavior

We aim to prevent potential real-world harm that may be related to content on CampusPro. We understand that people commonly express disdain or disagreement by threatening or calling for violence in facetious and non-serious ways. We remove content, disable accounts and work with law enforcement when we believe there is a genuine risk of physical harm or direct threats to public safety.

Do not post the following threats:

- Credible statements of intent to commit violence against any person, groups of people, or place
- Instructions on how to make or use weapons if the goal is to injure or kill people
- Instructions on how to make or use explosives, unless there is clear context that the content is for non-violent purposes

B. Dangerous Individuals and Organizations

We also remove content that promotes activities such as:

- Human trafficking: prostitution, forced / bonded labor, slavery, removal of organs
- Recruiting, transporting, transferring, detaining, providing, harboring or receiving a minor or an adult against their will
- Homicides, Drug Trafficking, Arms Trafficking, Human Trafficking, Identity Theft, Money Laundering, Extortion or Trafficking, Assault, Kidnapping and Sexual Exploitation

C. Regulated Goods

To encourage safety and compliance with common legal restrictions, we prohibit attempts by individuals to purchase, sell or trade non medical drugs, pharmaceutical drugs and marijuana. We also prohibit the purchase, sale, exchange or transfer of firearms, including firearm parts or ammunition, between private individuals on CampusPro. Regulated goods that are not prohibited by our Community Standards may be subject to our Commerce Policies.

Do not post:

- Content about non-medical drugs, including alcohol and tobacco
- Promotes sales of non-medical drugs
- Promotes or provides instruction for use of non-medical drugs
- Content that depicts the sale or attempt to purchase marijuana and pharmaceutical drugs.

Makes an attempt to sell or trade, which mean any of the following:

- Explicitly mentioning the product is for sale or trade
- Asking the audience to buy
- Listing Price

- Encouraging contact about the product either by explicitly asking to be contacted or including any type of contact information

Attempting to solicit the product, defined as:

- Stating interest in buying the product
- Asking if anyone has the product for sale or trade

D. Sexual Exploitation of Adults

We remove content that promotes or coordinates sexual acts or commercial sexual services. Sexual services include prostitution, escort services, sexual massages and filmed sexual activity.

Do not post:

Attempts to coordinate adult sexual services or engaging in sexual solicitation including (but not limited to)

- Escort services
- Prostitution
- Filmed sexual encounters
- Sexualized massage
- Requesting rates on images of escorts
- Offering contact information with escort images or sexual solicitation slang terms
- Paid domination service
- Offering or solicitation sex or sexual fetish partners

E. Harassment

We do not tolerate harassment on CampusPro. We want people to feel safe booking services, offering services and connecting with their campus community. We want to prevent unwanted or malicious contact on the platform. Please contact us at support@campusproapp.com to report any cases of harassment.

Do not:

- Repeatedly contact a single person despite that person's clear desire and action to prevent that contact

Send messages to any individual that contain:

- Cursing aimed at an individual or group of individuals in the thread
- Calls for death, serious disease or disability, or physical harm aims at an individual or group of individuals in the thread
- Bullying
- Calling for self injury or suicide of a specific person or group of people
- Threatening any participant in public discourse with violence in a attempt to intimidate or silence them

F. Hate Speech

We do not allow hate speech on CampusPro because it creates an environment of intimidation and exclusion and in some cases may promote real-world violence. We define hate speech as a direct attack on people based on characteristics such as race, ethnicity, national origin, religious affiliation, sexual orientation, caste, sex, gender identity, and serious disease or disability. We define attack as violent or dehumanizing speech, statements of inferiority, or calls for exclusion or segregation.

12. Misrepresentation

We believe that people are more accountable for their statements and actions when they use their authentic identities. That's why we require people to connect on CampusPro using the name they go by in everyday life. Our authenticity policies are intended to create a safe environment where people can trust and hold one another accountable.

Misrepresent your identity by:

- Using a name that you do not go by in everyday life.
- Your name can not include: symbols, numbers, unusual capitalization, repeating characters or punctuation. Characters from multiple languages. Offensive or suggestive words of any kind.
- The name on your profile should be the name that your friends call you in everyday life.
- Provide accurate information about yourself and services / products you are selling
- This name should also appear on an ID.
- Pretending to be anything or anyone isn't allowed.
- Providing a false date of birth.
- Maintaining multiple accounts.
- Creating inauthentic profiles.
- Sharing an account with another person.
- Creating another account after being banned from the site.
- Impersonating other individuals that is not you.

You cannot use CampusPro if:

- You are not an enrolled college student
- You are a convicted sex offender or previous convicted felon
- We previously disabled your account for violations of our terms or policies

5a. App Conduct, Posting Policies & Third Party Websites

User-Created Content Guidelines: Your use of the App is subject to all applicable laws and regulations, and you are solely responsible for any images, comments or posts you leave on the App. By posting information on the App, or by otherwise using any communications service, message board, newsgroup, or other interactive service available on the App, you agree that you will not post comments, messages, links, code or other information that:

- i. is unlawful, threatening, abusive, harassing, defamatory, deceptive, fraudulent, tortious, invasive of another's privacy, or includes graphic descriptions of sexual or violent content;
- ii. victimizes, harasses, degrades, or intimidates an individual or group of individuals on the basis of religion, gender, sexual orientation, race, ethnicity, age, or disability;
- iii. infringes on any patent, trademark, trade secret, copyright, right of publicity, or other proprietary right of any party;
- iv. consists of unsolicited advertising, junk or bulk email (also known as "spam"), chain letters, any other form of unauthorized solicitation, or any form of lottery or gambling;
- v. contains any form of malicious code, files, or programs that are designed or intended to disrupt, damage, or limit the functionality of any software, hardware, or telecommunications equipment or otherwise causes damage, or allows you to obtain unauthorized access to any data or other information of any third party;
- vi. breaches the security of, compromises or otherwise allows access to secured, protected or inaccessible areas of this App, or attempts to gain access to other network or server via your account on this App;
- vii. impersonates any person or entity, including any of our employees or representatives.

We can remove content you share in violation of these provision and if applicable, we may take action against your account for the reasons described above. We may also disable your account if you repeatedly infringe other people's intellectual property rights. To help support our community, we encourage you to report content or conduct that you believe violates your rights (including intellectual property rights) or our terms and policies by contacting support@campusproapp.com.

No Endorsement. Company neither endorses nor assumes any liability for any material uploaded or submitted by users on any part of the App. Although we do not pre-screen, police or monitor comments posted on the App, we and our agents reserve the right to remove any and all postings that we feel do not comply with these Terms and any other rules of user conduct for our App, or are otherwise harmful, objectionable, or inaccurate. We are not responsible for any failure or delay in removing such postings.

Third-Party Apps and Information. This App may redirect or link to other websites on the Internet, or may otherwise include references to information, products or services made available by unaffiliated third parties. While we make every effort to work with trusted, reputable

providers, from time to time such sites may contain information, material or policies that some may find inappropriate or personally objectionable. You understand that we are not responsible for the accuracy, completeness, decency or legality of content hosted by third party websites, nor are we responsible for errors or omissions in any references made on those websites. The inclusion of such a link or reference is provided merely as a convenience and does not imply endorsement of, or association with the App or party by us, or any warranty of any kind, either express or implied.

Promotions. From time to time, this App may include advertisements offered by third parties. You may enter into correspondence with or participate in promotions of the advertisers showing their products on this site. Any such correspondence or promotions, including the delivery of and the payment for goods and services by those third parties, and any other terms, conditions, warranties or representations associated therewith, are solely between you and the advertiser. We assume no liability, obligation or responsibility for any part of any such correspondence or promotion.

6. Company Intellectual Property

Content. For purposes of these Terms, "content" is defined as any information, communications, software, published works, photos, video, graphics, music, sounds, or other material that can be viewed by users on our App and is owned by Company or its Affiliates.

Ownership of Content. By accepting these Terms, you agree that all content presented to you on this App is protected by any and all intellectual property and/or other proprietary rights available within the United States, and is the sole property of Company or its Affiliates.

All custom graphics, icons, logos and service names are registered trademarks, trademarks or service marks of Company Inc. or its Affiliates. All other trademarks or service marks are property of their respective owners. Nothing in these Terms of Use grants you any right to use any trademark, service mark, logo, and/or the name of Company Inc. or its Affiliates.

Certain of the ideas, software and processes incorporated into the Offerings available on this App are protected by patent applications pending in the United States, and we intend to prepare and file additional patent applications in selected foreign jurisdictions.

Limitations on Use of Content. Except for a single copy made for personal use, you may not copy, reproduce, modify, republish, upload, post, transmit, or distribute any content from this App in any form or by any means whatsoever without prior written permission from us. Any unauthorized use of App content violates our intellectual property interests and could result in criminal or civil penalties.

No warranty for Third-Party Infringement. Neither we or our Affiliates warrant or represent that your use of materials displayed on, or obtained through, this App will not infringe the rights of third parties.

7. Content You Create.

Your Intellectual Property Rights. Subject to our Privacy Policy (located on the App), any communication or material that you transmit to this App or to us, whether by email or other means, for any reason, will be treated as non-confidential and non-proprietary user content ("User Content"). While you retain all rights to the User Content, you grant us (including our employees and Affiliates), a non-exclusive, paid-up, perpetual, and worldwide right to copy, distribute, display, publish, translate, adapt, modify, and otherwise use the User Content for any purpose whatsoever, regardless of the form or medium in which it is used.

We respect the intellectual property rights of others, and we ask you to do the same. In instances where we are notified of alleged infringing Company-or User Content through our Designated Agent, a decision may be made to remove access or disable access to such materials, in compliance with the safe harbor provisions of the Digital Millennium Copyright Act, 17 U.S.C. § 512(c). We may also make a good faith attempt to contact the person who submitted the affected material so that they may make a counter-notification.

If you believe that you or someone else's copyright has been infringed by Company-or User Content provided on this App, you (or the owner or rights holder, collectively, "Rights Holder") should send notification to our Designated Agent immediately. Prior to sending us notice, the Rights Holder may wish to consult a lawyer to determine their rights and legal obligations under the DMCA and any other applicable laws. Nothing here or anywhere on this App is intended as a substitute for qualified legal advice. To file a Notice of Infringing Material, we ask that the Rights Holder provide the following information:

1. Reasonably sufficient details about the nature of the copyrighted work in question, or, in the case of multiple alleged infringements, a representative list of such works. This should include, title(s), author(s), any U.S. Copyright Registration number(s), URL(s) etc.;
2. Reasonably sufficient details to enable us to identify and locate the material that is allegedly infringing the Rights Holders' work(s) (for example, file name or URL of the page(s) that contain(s) the material);
3. The Rights Holder's contact information so that we can contact them (including for example, the Rights Holder's address, telephone number, and email address);

4. A statement that the Rights Holder has a good faith belief that the use of the material identified above in 2 is not authorized by the copyright owner, its agent, or the law;
5. A statement, under penalty of perjury, that the information in the notification is accurate and that the Rights Holder is authorized to act on behalf of the copyright owner; and
6. The Rights Holder's electronic signature. Notice may be sent to:

By Mail: DMCA Agent Campus Pro LLC
5940 McKinley Rd Brewerton, NY

By Facsimile:

ATTN: DMCA Agent—Campus Pro, LLC (315)-729-7106 By e-mail:
support@campusproapp.com

Counter-Notification. If material that you have posted to our App has been taken down, you may file a counter-notification that contains the following details:

1. Identification of the material that has been removed or to which access has been disabled and the location at which the material appeared before it was removed or access to it was disabled;
2. A statement, under penalty of perjury, that you have a good faith belief that the material was removed or disabled as a result of mistake or misidentification of the material in question;
3. Your name, address and telephone number;
4. A statement that you consent to the jurisdiction of the state courts or federal district court in the State of New York, Onondaga County, and that you will accept service of process from the person who provided notification in compliance with section 512 (c)(1)(C) of the DMCA, or an agent of such person.
5. Your physical or electronic signature.

Notice may be sent to:

By Mail: DMCA Agent Campus Pro, LLC 5940 McKinley Rd Brewerton, NY 13029 By
Facsimile:

ATTN: DMCA Agent Campus Pro, LLC (315)-729-7106 By e-mail:
support@campusproapp.com

You also acknowledge and agree that upon receipt of a notice of a claim of copyright infringement, we may temporarily or permanently remove the identified materials from our site without liability to you or any other party.

Confidential Information. As stated above, all communications sent by you to us will be treated as non-confidential and non-proprietary (subject to our privacy policy). Please do not submit confidential or proprietary information to us (including patentable ideas, new content suggestions or business proposals) unless we have mutually agreed in writing otherwise. Ideas that we receive unsolicited will be treated as property owned by the Company and will not be returned to you.

8. Messaging/Email Services & Data Stored on Our Servers

Messaging & Email Service. We may make messaging or email services available to users of our App, either directly or through a third-party provider. We will not inspect or disclose the contents of private email messages except with the consent of the sender or the recipient, or in the narrowly-defined situations provided under the Electronic Communications Privacy Act, 18 U.S.C. § 2510, et. seq. or as otherwise required by law or by court or governmental order. Further information is available in our Privacy Policy.

Spam Prevention. We use automated tools or techniques to protect our users from mass unsolicited mailings (also known as "spam") and/or other types of malicious or harmful content. However, such tools or techniques are not perfect, and we therefore are not responsible in cases where legitimate communications are accidentally blocked, or unsolicited communications get through to your Company supplied email account.

Storage Provided by Us. While If you opt to store personal data of any kind on our servers, you understand and agree to abide by our general practices and limits concerning use of the Offerings available on our App, including without limitation the maximum number of days that uploaded content will be retained, the maximum disk space that will be allotted, and the maximum number of times you may access the services in a given period of time. You agree that we have no responsibility or liability for the deletion or failure to store any content maintained or transmitted on or through this App. You acknowledge that we reserve the right to remove or terminate accounts which have not paid their fees (if applicable), that remain inactive for longer than one hundred twenty (120) days, or in cases where you have violated one or more terms of this Agreement.

9. Privacy & Security

Login Required. In order to access some of the Offerings on this site, or to post User Content, you may be asked to set up an account with a valid .edu email address and password. Our account registration page requests certain personal information from you ("Registration Info"). You will have the ability to maintain and periodically update your Registration Info as you see fit. By registering, you agree that all information provided by you as Registration Info is true and accurate and that you will maintain and update this information as required in order to keep it current, complete and accurate.

Passwords & Security. If you register for an account on the App, you agree that you are responsible for maintaining the security and confidentiality of your password, and that you are fully responsible for all activities or charges that are incurred under your account. Therefore, you must take reasonable steps to ensure that others do not gain access to your password and account. Our employees will never ask you for your password.

Disclosure to Third Party Affiliates. You hereby grant us the right to disclose to third parties certain Registration Info about you. The information we obtain through your use of this site, including your Registration Info, is subject to our Privacy Policy, which is specifically incorporated by reference into these Terms of Use.

10. Disclaimer

ALL CONTENT AND OFFERINGS ON THIS APP ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR THE WARRANTY OF NON-INFRINGEMENT. WITHOUT LIMITING THE FOREGOING, WE MAKE NO WARRANTY THAT (A) THE CONTENT OR OFFERINGS WILL MEET YOUR REQUIREMENTS, (B) THE CONTENT, OFFERINGS OR APP WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (C) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE CONTENT OR OFFERINGS OFFERED WILL BE EFFECTIVE, ACCURATE OR RELIABLE, OR (D) THE QUALITY OF ANY CONTENT OR OFFERINGS PURCHASED OR OBTAINED BY YOU FROM THE APP FROM US OR OUR AFFILIATES WILL MEET YOUR EXPECTATIONS OR BE FREE FROM MISTAKES, ERRORS OR DEFECTS.

THIS APP COULD INCLUDE TECHNICAL OR OTHER MISTAKES, INACCURACIES OR TYPOGRAPHICAL ERRORS. WE MAY MAKE CHANGES TO THE CONTENT AND OFFERINGS AT THIS APP, INCLUDING THE PRICES AND DESCRIPTIONS OF ANY

PRODUCTS OR OFFERINGS LISTED HEREIN, AT ANY TIME WITHOUT NOTICE. THE CONTENT OR PRODUCTS AVAILABLE AT THIS APP MAY BE OUT OF DATE, AND WE MAKE NO COMMITMENT TO UPDATE SUCH CONTENT OR PRODUCTS.

THE USE OF THE OFFERINGS OR THE DOWNLOADING OR OTHER ACQUISITION OF ANY PRODUCTS OR CONTENT THROUGH THIS APP IS DONE AT YOUR OWN DISCRETION AND RISK AND WITH YOUR AGREEMENT THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM SUCH ACTIVITIES.

Through your use of the App, you may have the opportunities to engage in commercial transactions with other users and vendors. You acknowledge that all transactions relating to any products or Offerings provided by any third party, including, but not limited to the purchase terms, payment terms, warranties, guarantees relating to such transactions, are agreed to solely between the seller of such merchandise and you.

WE MAKE NO WARRANTY REGARDING ANY TRANSACTIONS EXECUTED THROUGH A THIRD PARTY, OR IN CONNECTION WITH THIS APP, AND YOU UNDERSTAND AND AGREE THAT SUCH TRANSACTIONS ARE CONDUCTED ENTIRELY AT YOUR OWN RISK. ANY WARRANTY THAT IS PROVIDED IN CONNECTION WITH ANY OFFERINGS OR CONTENT AVAILABLE ON OR THROUGH THIS APP FROM A THIRD PARTY IS PROVIDED SOLELY BY SUCH THIRD PARTY, AND NOT BY US OR ANY OTHER OF OUR AFFILIATES.

WE RESERVE THE SOLE RIGHT TO EITHER MODIFY OR DISCONTINUE THE APP, INCLUDING ANY OFFERINGS OR FEATURES THEREIN, AT ANY TIME WITH OR WITHOUT NOTICE TO YOU. WE SHALL NOT BE LIABLE TO YOU OR ANY THIRD PARTY SHOULD WE EXERCISE SUCH RIGHT. MODIFICATIONS MAY INCLUDE, BUT ARE NOT LIMITED TO, CHANGES IN THE PRICING STRUCTURE, THE ADDITION OF FREE OR FEE-BASED SERVICES, OR CHANGES TO LIMITATIONS ON ALLOWABLE CONTENT, FILE SIZES OR FILE TYPES. ANY NEW FEATURES THAT AUGMENT OR ENHANCE THE THEN-CURRENT OFFERINGS ON THIS APP SHALL ALSO BE SUBJECT TO THESE TERMS OF USE.

SOME STATES OR JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES, SO SOME OF THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU. PLEASE CONSULT THE LAWS IN YOUR JURISDICTION.

11. Limitation of Liability & Indemnification

Your exclusive remedy and our entire liability, if any, for any claims arising out of these Terms and your use of this App shall be limited to the amount you paid us for Offerings purchased on the App during the three (3) month period before the act giving rise to the liability.

IN NO EVENT SHALL WE OR OUR AFFILIATES BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY SPECIAL, PUNITIVE, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND, OR ANY DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM LOSS OF USE, DATA OR PROFIT LOSS, WHETHER OR NOT WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND ON ANY THEORY OF LIABILITY, ARISING OUT OF OR IN CONNECTION WITH THE USE OF THIS APP OR OF ANY WEBAPP REFERENCED OR LINKED TO FROM THIS APP.

FURTHER, WE SHALL NOT BE LIABLE IN ANY WAY FOR THIRD PARTY PROMISES REGARDING OUR OFFERINGS OR CONTENT OR FOR ASSISTANCE IN CONDUCTING COMMERCIAL TRANSACTIONS WITH THE THIRD PARTY THROUGH THIS APP, INCLUDING WITHOUT LIMITATION THE PROCESSING OF ORDERS.

SOME JURISDICTIONS PROHIBIT THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, SO THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU. PLEASE CONSULT THE LAWS IN YOUR JURISDICTION.

You agree to defend, indemnify, and hold us and our Affiliates harmless from all liabilities, claims, and expenses, including attorneys' fees that may arise from your use or misuse of this App. We reserve the right, at our own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will cooperate with us in asserting any available defenses.

You agree that our App is just a medium to connect users and services providers and to provide for payment of services that is requested by users. Any user assumes all risk of doing business with a service provider, and it is the user's responsibility to check that the service provider is properly licensed or certified by any necessary jurisdiction.

12. Termination of Use

Grounds for Termination. You agree that we may, at our sole discretion, terminate or suspend your access to all or part of the App with or without notice and for any reason, including, without limitation, breach of these Terms. Any suspected fraudulent, abusive or illegal activity may be

grounds for barring your access to this App, and reporting you to the proper university representatives or authorities, if necessary.

No Right to Offerings Upon Termination. Upon termination and regardless of the reason(s) motivating such termination, your right to use the Offerings available on this App will immediately cease. We shall not be liable to you or any third party for any claims for damages arising out of any termination or suspension or any other actions taken by us in connection therewith. Sections 1 and 3-11 of these Terms, as well as your liability for any unpaid fees, shall survive any termination.

13. Miscellaneous Provisions

International Use. Although this App may be accessible worldwide, we make no representation that materials on this App are appropriate or available for use in locations outside the United States. Those who choose to access this App from other locations do so on their own initiative and at their own risk. If you choose to access this App from outside the United States, you are responsible for compliance with local laws in your jurisdiction, including but not limited to, the taxation of products purchased over the Internet. Any offer for any product, Service, and/ or information made in connection with this App is void where prohibited.

Governing Law. This App (excluding any Third Party websites) is controlled by us from our offices in the State of New York, and the statutes and laws of the State of New York shall be controlling, without regard to the conflicts of laws principles thereof. You agree and hereby submit to the exclusive personal jurisdiction and venue of the Supreme Court of the State of New York, Onondaga County or the U.S. District Court for the Northern District of New York with respect to such matters controlled by that court.

Notices. All notices to a party shall be in writing and shall be made either via email or conventional mail. Notices to us must be sent to the attention of Customer Service at support@campusproapp.com, if by email, or to our address at 5940 McKinley Rd Brewerton, NY 13029, if by conventional mail. You agree to allow us to submit notices to you either through the email address provided, or to the address we have on record. Any notices or communication under these Terms will be deemed delivered to the party receiving such communication (1) on the delivery date if delivered personally to the party; (2) two business days after deposit with a commercial overnight carrier, with written verification of receipt; (3) five business days after the mailing date, if sent by U.S. mail, return receipt requested; (4) on the delivery date if transmitted by confirmed facsimile; or (5) on the delivery date if transmitted by confirmed email.

No Resale Right. You agree not to sell, resell, reproduce, duplicate, distribute, copy or use for any commercial purposes any portion of this App, or use of or access to this App or Offerings

provided through this App, beyond the limited rights granted to you under Section 5 of these Terms.

Force Majeure. In addition to any excuse provided by applicable law, we shall be excused from liability for non-delivery or delay in delivery of products, services and Offerings available through our App arising from any event beyond our reasonable control, whether or not foreseeable by either party, including but not limited to: labor disturbance, war, fire, accident, adverse weather, inability to secure transportation, governmental act or regulation, and other causes or events beyond our reasonable control, whether or not similar to those which are enumerated above.

Savings Clause. If any part of these Terms is held invalid or unenforceable, that portion shall be construed in a manner consistent with applicable law to reflect, as nearly as possible, the original intentions of the parties, and the remaining portions shall remain in full force and effect.

No Waiver. Any failure by us to enforce or exercise any provision of these Terms or related rights shall not constitute a waiver of that right or provision.

Entire Agreement. These terms and conditions constitute the entire agreement and understanding between the parties concerning the subject matter hereof and supersedes all prior agreements and understandings of the parties with respect thereto. These Terms may NOT be altered, supplemented, or amended by the use of any other document(s). To the extent that anything in or associated with this App is in conflict or inconsistent with these Terms, these Terms shall take precedence.