

## **Terms of use for the APP:**

### **General terms of use:**

The provider of the APP is the SRH University of Applied Sciences North Rhine-Westphalia GmbH. Users of the app must agree to the following terms of use. Please read them carefully.

The APP is copyrighted. This applies to the structure and all functionalities, information, data, image and sound materials contained therein as well as all components used for functionality. The user may use the APP for his personal use; he does not acquire any rights to the contents and programs.

The APP and its functions may not be used in an abusive manner. Please use the app only to the extent permitted by law and in accordance with our terms of use. The SRH University of Applied Sciences in North Rhine-Westphalia reserves the right to exclude you from using the app if you violate German law or our terms of use.

### **User data:**

We use the information provided by the app to provide, support and improve our services and to protect against fraud and abuse. You can find more information on this in our data protection information (<https://www.srh-hochschule-nrw.de/en/footer-meta/data-privacy/>).

### **Error reports:**

No error reports are made.

### **Messages:**

The app uses push functions for messages, for example to draw attention to new messages, events or answers to questions. Users can activate or deactivate this at any time in the app's settings.

### **Liability:**

SRH University of Applied Sciences in University in North Rhine-Westphalia does not guarantee the availability, reliability, functionality or suitability of the app for your purposes. Liability is excluded, unless mandatory liability exists under the Product Liability Act, due to intent, gross negligence, injury to life, body or health, due to the assumption of a guarantee of quality, due to fraudulent concealment of a defect or due to the violation of essential contractual obligations. Essential contractual obligations are those obligations whose fulfilment makes the proper execution of a contract possible in the first place and on whose observance the contracting parties may generally expect to rely on. Compensation for damages due to the violation of essential contractual obligations is limited to the foreseeable damage typical for this type of contract, unless there is intent or gross negligence.

### **Miscellaneous:**

The SRH University of Applied Sciences in North Rhine-Westphalia constantly strives to optimise its services. Thus, the SRH reserves the right to add or remove functions and features and to introduce new restrictions of the services if necessary. You can stop using the app at any time.