

Mobile Application Confidentiality Policy.

1. The use of the Mobile Route Sheet (MRS) application (hereafter referred to as the “App”) is governed by the law of the Russian Federation.
2. The Rights to the App are owned by Joint Stock Company “Scientific Production Company Katren”, Primary State Registration Number 1025403638875, Individual Taxpayer Number 5408130693, address: 4 Timakova Street, Novosibirsk, 630117, Russia (hereafter referred to as the App Administrator).
3. The Policy may be changed unilaterally by the App Administrator, without specifically informing the User. The new version of the Policy will enter into effect as soon as it is published on the Internet at the following address: <https://katren.ru/company/documents> .
4. The Subject of this Policy is the free access to the MRS App, which is provided to the User by the App Administrator.
5. The User is required to review this Policy before installing the App on a mobile device. By installing the App the User accepts the terms of this Policy in full and unconditionally.
6. The User of the App is an individual who, under the law of the Russian Federation, has attained the age of majority and thus has the capacity to accept the terms of this Policy (above, and hereafter referred to as the “User”).
7. The App is not responsible for any damage caused to the mobile device as a result of following any of the links contained in the App.
8. The App Administrator may unilaterally change the App, including by changing its sections, design etc.
9. By installing the App on their mobile device, and creating a user account, the User freely and of their own free will and in their own interests consents to the processing of their personal data by the App Administrator, and to the performance of any actions (operations) involving such data (which data includes the following: the User’s telephone number and IP address, the cookie files on the User’s device, the name of the User’s device, the version of operating system it uses, the settings selected in the App when it is used, the times and dates when the App is used, and any other statistical data), both by means of automated technologies and without the use of such technologies, including its collection, recording, systematization, accumulation, storage, refinement (update, change), retrieval, use, transfer to third parties (distribution, provision, access), depersonalization, blocking, deletion and destruction in accordance with Articles 3, 9, and 15 of Federal Law No. 152-FZ “On Personal Data” (hereafter referred to as the “Law”), for the purposes of collecting information and improving the quality of its service, including to **ensure the App functions correctly and without interruptions**. The User also accepts that the App Administrator is entitled, at its own responsibility, to entrust the processing of such data to any third party, at its discretion, subject to compliance with the provisions of Article 6 of the Law, including those that impose obligations on such third person in relation to confidentiality and data protection.
The User’s consent to the processing of personal data and to the other actions specified above will not expire on a given date, but, in accordance with Article 21 § 5 of the Law, the User may revoke their consent by sending a written notice to the App Administrator at the address specified in Section 1.2 above. The processing of the User’s personal data will be discontinued no less than thirty days after such revocation notice is received.
The installation of the App on the User’s mobile device and creation of a user account shall be sufficient confirmation of the User’s consent to the processing of their personal data by the App Administrator on the above terms and in accordance with Article 9 § 1 of the Law, and the App Administrator does not need to obtain any written documents or other evidence as further confirmation that the User is acting out of their own free will.
10. The App may contain links to Internet sites owned by third parties. The App Administrator does not review such third parties and their sites to verify that they are in compliance with the law (in relation to reliability, completeness of information, legality of content etc.). The App Administrator

bears no responsibility for any information or materials on sites owned by third parties which the User accesses by following links in the App.

11. A link in the App (in any form) to any site, product or service, or to any information, whether commercial or non-commercial in nature, shall not be taken as an endorsement or recommendation by the App Administrator of such product (service, activity), unless the App contains an express statement to that effect.

12. The App Administrator does not guarantee: that the App and the services it provides meet/ will meet the User's requirements, that the services will be available without interruption and at a high speed, and that they will be reliable and free from error; or that the quality of any goods, services information etc. received using the services will meet the User's expectations.

13. Under no circumstances will the App Administrator or its representatives bear any liability towards the User or any third parties for any loss, including lost profit, damage to personal honor, dignity or business reputation, caused in connection with the use of the App, the contents of the App or any materials that the User or any other person has accessed using the App.

14. If, for whatever reason, one or several provisions of this Policy are held to be invalid or unenforceable, that shall not have any effect on the validity or applicability of the remaining provisions of the Policy.