

LEOSHAPÉ - END-USER LICENSE AGREEMENT

This Software License Agreement ("Agreement") is a legal agreement between you (as an end user) and Leopoly Kft. ("Leopoly") governing your use of the online software ("LeoShape") provided by Leopoly. The LeoShape product family includes LeoInsole software, LeoAFO software, LeoSpinal software, Leo Shoe Last software, and LeoProsthetic software, (hereinafter all is referred to as LeoShape).

The LeoShape name also qualifies as a trademark of Leopoly.

1. Grant of License

Subject to the terms and conditions of this Agreement, Leopoly grants **you a non-exclusive, non-transferable, limited license to use the LeoShape through your registered account on Leopoly's platform**, in accordance with the terms set forth herein.

2. Registration

You must register for an account with Leopoly per e-mail, in order to access and use the LeoShape. You are responsible for maintaining the confidentiality of your account credentials and for all activities that occur under your account.

3. Restrictions

You may not:

- share your account credentials with any third party
- sublicense, sell, rent, lease, or otherwise transfer your account or access to the LeoShape to any third party;
- modify, adapt, translate, or create derivative works based on the LeoShape;
- reverse engineer, decompile, disassemble, or otherwise attempt to derive the source code of the LeoShape;
- remove any proprietary notices or labels from the LeoShape;
- use the LeoShape for any illegal or unauthorized purpose; or
- use the LeoShape to infringe upon any intellectual property rights of others.

4. Ownership

Leopoly as the licensor retains all rights, title, and interest in and to the LeoShape, including all intellectual property rights therein. This Agreement does not grant you any economic rights to the LeoShape.

5. Term and Termination

This Agreement is effective upon your acceptance and shall remain in effect until terminated. Leopoly may terminate this Agreement at any time for any reason. Upon termination, you must cease all use of the LeoShape and, if requested by Leopoly, delete or destroy all copies of the LeoShape in your possession or control.

6. Warranty Disclaimer

THE LEOSHAPES ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.

7. Limitation of Liability

IN NO EVENT SHALL LEOPOLY BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THE LEOSHAPES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

8. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of Hungary, without regard to its conflict of law principles.

9. Entire Agreement

This Agreement constitutes the entire agreement between you and Leopoly regarding your use of the LeoShape. The Agreement does not need to be in writing pursuant to the Copyright Act (Act LXXVI of 1999). Section 45 § 2) c.

10. Changes to Agreement

Leopoly reserves the right to modify or revise this Agreement at any time. Leopoly will notify you of any material changes to this Agreement. Your continued use of the LeoShape after receiving notice of such changes constitutes your acceptance of the modified Agreement.

11. Acceptance of Terms

By registering for an account, accessing, or using the Software, you agree to be bound by the terms and conditions of this Agreement and the Privacy Policy. If you do not agree to these terms, do not register for an account or use the LeoShape.