



END-USER LICENSE AGREEMENT (EULA)

IMPORTANT- READ CAREFULLY: This End User License Agreement (“Agreement” or “EULA”) is a legal agreement between you (either an individual or a single entity) and the International Osteoporosis Foundation (“IOF”) for any and all Application derived from the The WHO Fracture Risk Assessment Tool commonly referred to as FRAX® (the “Application”). The terms and conditions of the EULA are separate and apart from those contained in any other agreement between you and IOF.

BY INSTALLING, COPYING OR OTHERWISE USING THE APPLICATION, YOU AGREE TO BE BOUND BY THE TERMS OF THIS EULA. IF YOU DO NOT AGREE TO THE TERMS OF THIS EULA, DO NOT INSTALL, COPY OR USE THE APPLICATION.

COPYRIGHT and TRADEMARK. IOF has the exclusive right to license the Application and accompanying materials. The structure, organization, and source code are owned by and are the valuable trade secrets of WHO Collaborating Centre for Metabolic Bone Diseases at the University of Sheffield (“U of Sheff”) and are therefore protected by international copyright laws and by international treaty provisions. The Application and any accompanying materials as described above are copyrighted with all rights reserved. Your rights of ownership are subject to the limitations and restrictions imposed by copyright laws. Under the copyright laws you may not copy the Application or any accompanying materials, in whole or in part, except in the normal use of the Application or to make a copy for archival purposes, without the written consent of IOF.

TERMS OF LICENSE. This Application may only be used on one computer at any one time, per license owned. If the Application is placed on another computer, you must either erase the Application from the original computer’s hard drive when it is moved to a second hard drive unless you purchase additional licenses of the Application. If the Application is licensed to multiple computers, there may never be more copies in use than there are copies licensed at any given time. IOF is not obligated to provide technical support or updates for the Application, but in the event they are provided, they will be deemed part of the Application and governed by this Agreement. Any copyright notice of licensing information contained in or with the Application shall not be removed. Rights of use depend on the type of license, license renewal is required for Application updates. If you require clarification please contact IOF.

RESTRICTIONS ON USE OF LICENSE. The Application may not be rented, lent, leased, assigned or sold. Upon approval by IOF, the Application and accompanying materials may be transferred to a different end user on a permanent basis provided no copies are retained and the recipient agrees to the terms of this Agreement. Neither the Application nor its accompanying materials may be copied, altered, modified or adopted into any other use. You agree not to reverse engineer, translate, decompile or disassemble the Application.

TERMINATION. If any unauthorized copying of the Application or of any of the accompanying materials occurs, or there is a failure to comply on your behalf with any term of this Agreement, IOF shall termination the license by deactivating the serial number of the Application..

LIMITED WARRANTY AND REMEDY. IOF warrants that the Application will perform substantially (1) in accordance with the accompanying materials and (2) is free of defects in workmanship and material. Such Limited Warranty will be in force for 30 days following the end user’s receipt of the Application. In the event the Application does not conform to the above limited warranty, your exclusive remedy and IOF’s entire liability will be, at IOF’s discretion, either (A) fix the Application to meet the limited warranty or (B) return of the license fee. The entire risk arising out of use or performance of the Application remains with you.

DISCLAIMER. IOF AND U OF SHEFF DISCLAIM ALL OTHER WARRANTIES, EITHER EXPRESSED OR IMPLIED INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT, WITH RESPECT TO THE APPLICATION AND THE ACCOMPANYING MATERIALS. IN NO EVENT WILL IOF, U OF SHEFF OR THEIR SUPPLIERS BE LIABLE TO THE END USER FOR DAMAGES, INCLUDING ANY LOSS OF PROFITS, OR OTHER INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY DEFECT IN THE APPLICATION, ACCOMPANYING MATERIAL, MEDIA, OR MANUAL OR THE USE OR INABILITY TO USE THE APPLICATION. SPECIFICALLY, NEITHER IOF NOR U OF SHEFF SHALL HAVE LIABILITY FOR ANY DATA STORED IN OR USED WITH THEIR PRODUCTS, INCLUDING THE COSTS OF RECOVERING SUCH DATA EVEN IF THEY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

REVIEW OF DOCUMENT. This document is subject to review at the sole discretion of IOF without notice and at any time.

info@iofbonehealth.org