



WWW.SOLOGO.COM | 417 South Laurel St., Kutztown, PA 19530 | 877-561-SOGO (7646) | customercare@sologo.com

Terms & Conditions

Welcome to the website for SOLO GO®. This website (the "Site") is sponsored by SOLO Laboratories, Inc., and/or its affiliates located at 415 South Laurel Street, Kutztown, PA 19530 ("SOLO"). Access and use of the site is subject to the terms and conditions described herein and all applicable laws and regulations, including laws and regulations governing copyright and trademark. **BY ACCESSING THE SITE, YOU AGREE TO ACCEPT, WITHOUT LIMITATION OR QUALIFICATION, ALL OF THE TERMS AND CONDITIONS IN THESE TERMS AND CONDITIONS** ("Terms and Conditions"). SOLO reserves the right to change these terms and conditions from time to time by updating this posting.

The materials used and displayed on the site, including, but not limited to text, software, photographs, graphics, illustrations, and artwork, video, music, and sound, and names, logos, trademarks and service marks, except where noted, are the property of SOLO, or its licensors and are protected by copyright, trademark, and other laws. Any such content may be displayed solely for your personal, non-commercial use. You agree not to modify, reproduce, retransmit, distribute, disseminate, sell, publish, broadcast, or circulate any such material without the written permission of SOLO. SOLO will use reasonable efforts to include accurate and up-to-date information on this Site, but makes no warranties or representations as to its accuracy. This Site and its contents are designed to comply with U.S. laws and regulations.

You agree that the content on this Site is for informational purposes only and is not meant to constitute medical advice or to replace medical advice provided by a licensed medical provider. The software and products available on this Site, including SOLO GO®, are intended to possibly bring relief and is not intended to diagnose or treat a medical condition. In the event that you believe your condition requires immediate medical care, you should immediately consult a medical professional.

THE SITE IS PROVIDED ON AN "AS IS" BASIS WITHOUT WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO WARRANTIES OF TITLE OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OTHER THAN THOSE WARRANTIES WHICH ARE IMPOSED BY, AND INCAPABLE OF EXCLUSION, RESTRICTION OR MODIFICATION UNDER THE LAWS APPLICABLE TO THIS AGREEMENT.

TO THE EXTENT PERMITTED BY LAW, NEITHER SOLO NOR ANY OF ITS AFFILIATES, AGENTS, OR REPRESENTATIVE SHALL BE LIABLE TO YOU OR ANYONE ELSE FOR ANY LOSS OR INJURY OR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE OR SIMILAR DAMAGES ARISING OUT OF YOUR ACCESS OR USE OF, OR YOUR INABILITY TO ACCESS OR USE, THIS SITE.

Due to the nature of the Internet, the risk of unauthorized use, disclosure, and interception of communications or materials you send to SOLO via the Internet can never be entirely eliminated, and users should be aware of these risks before communicating with SOLO via the Internet. Additionally, we cannot guarantee that the availability of this Site will be uninterrupted and that transmissions will be error-free. Your access to the Site may be occasionally suspended or restricted for a variety of reasons including, for example, to allow for maintenance or the introduction of new services.



PRIVACY POLICY

SOLO is aware that the security of your private information from the use of our Sites, mobile apps or other online services ("Site") is an important concern. We take the protection of your personal data very seriously.

- 1. Collection of Data.** You can use many features of our Site disclosing your personal data. You are not required to provide personal information as a condition of using our Site, except as may be necessary to provide you a product or service at your request; these products or services may include some of our apps or online services, such as those providing premium content or exclusive offers. When you use our Site, certain data may be stored for various purposes, including security, site functionality, analytics and marketing purposes. This data may include the name of your internet service provider, the Site that you used to link to our Site, the Sites that you visit from our Site and your IP address or device identifier.
- 2. Collection and processing of personal data.** We collect personal data only when you provide it to us, through registration, completion of forms, as part of an order for products or services, inquiries or requests about materials being ordered and similar situations in which you have chosen to provide the information to us. The personal data you disclose to us remains at our company and/or with data processors or servers acting on our behalf and responsible to us. We may disclose the product ordered to your medical provider upon request. Your personal data will not otherwise be passed on by us or by our agents for use by third parties in any form whatsoever, unless we have obtained your consent, are legally required to do so such as to comply with law or a legal request such as a subpoena, to protect the company's rights, property or interests, or in the event of a sale of assets or other corporate restructuring. We will retain control of and responsibility for the use of any personal data you disclose to us.
- 3. Purposes of Use.** The personal data we collect will only be used for the purpose of supplying you with the requested products and services or for other purposes for which you have given your consent, except where otherwise provided by law.
- 4. Right of Access and Correction.** You have the right to review and amend any personal data in your account profile and, where applicable, personal account preferences, stored in our system if you believe it may be out of date or incorrect.
- 5. Right of Cancellation.** You have the right at any time to withdraw your consent to the use of your personal data in the future. Where applicable, you also log in to your account to update your preferences, which may include revoking consent to certain communication outreach and marketing uses.
- 6. Data Retention.** We only retain personal data for as long as is necessary for us to render a service you have requested or to which you have given your consent, except where otherwise provided by law (e.g. in connection with pending litigation).
- 7. Use of Cookies and other Tracking Technologies.**
This Site uses so-called "Cookies." Cookies are small text files that are stored on your hard drive through the visitor's local browser cache. Using such cookies it is possible to recognize the visitor's browser in order to optimize the Site and simplify its use. Data collected via cookies will not be used to determine the personal identity of the Site visitor.

Most browsers are set-up to accept Cookies automatically. In addition, you can deactivate the storing of cookies or adjust your browser to inform you before the Cookie is stored on your computer.



We use cookies for two main purposes: (1) cookies to facilitate technical aspects or special features on our site, without which the functionality of our Site would be reduced, and (2) cookies for analytics and marketing purposes. Technical cookies aid site functionality and facilitate navigation and settings, including anonymous identification of a session (Site visit), language preferences, mobile or desktop site version settings, or shopping cart sessions. The lifespan of these cookies range from deletion at the end of a browser session to up to 60 days for preference settings, and some cookies may persist for up to one year.

The data collected via a cookie may be used to gather statistical information or technical information like day and time of your visit as well as device type or browser used to access our site. We also collect basic user information like pages visited and user preferences that can be used to improve future web experiences when you return to one of the Sites. The preference data we collect could include information like region, language or user name to be able to provide you a more personalized experience and deliver content more relevant to your interests. We do not share your personal information with any third party vendor or Site owner for their own marketing purposes.

8. **Security.** SOLO uses technical and organizational security precautions to protect your data from manipulation, loss, destruction or access by unauthorized persons. Any personal data that is provided to SOLO by you will be encrypted in transit to prevent its possible misuse by third parties. Our security procedures are continuously revised based on new technological developments. Although we strive to keep your personal information secure, no security measures are absolute. Use caution when transmitting personal information over the Internet.

Upon your request, SOLO may provide names and contact information of licensed physicians or other providers available to prescribe custom orthotics in a geographic area. SOLO may or may not have a relationship with that provider and may use a search engine to identify a provider in that geographic area. SOLO makes no endorsement or recommendation by providing this contact information. SOLO does not independently verify, credential or evaluate the provider, staff, or location. SOLO does not guarantee or imply that the provider can accept you as a patient, that the provider will prescribe custom orthotics or that your insurance or other form of payment will be accepted by the provider. SOLO recommends that you complete due diligence prior to scheduling an appointment with a provider. You agree that SOLO shall be held harmless in the event that the doctor patient relationship is not achieved or does not meet your expectations.

All brand, product, service, and process names appearing on this Site are property of SOLO or authorized by the respective third party for use by SOLO. Reference to or use of a product, service, or process does not imply recommendation, approval affiliation, or sponsorship of that product, service, or process by SOLO.

BY MAKING A PURCHASE FROM THIS SITE, YOU AGREE TO THE FOLLOWING:

1. Return Policy.

SOLO GO® products purchased from SOLO may be returned by the original purchaser for any reason up to thirty (30) days after receipt of the SOLO GO for a full money-back guarantee. To receive a fully refund, the original purchase must provide SOLO with the SOLO GO product and a copy of the order receipt no later than thirty (30) days after the SOLO GO product was ordered by the original purchaser.

SOLO HEREBY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, EXCEPT AS PROHIBITED BY LAW. TO THE EXTENT PERMITTED BY LAW, NEITHER SOLO NOR ANY OF ITS AFFILIATES, AGENTS, OR REPRESENTATIVES SHALL BE LIABLE TO YOU OR ANYONE ELSE FOR ANY LOSS OR INJURY OR ANY DIRECT, INDIRECT, CONSEQUENTIAL, SPECIAL, PUNITIVE OR SIMILAR DAMAGES ARISING OUT OF YOUR PURCHASE OF SOLO GO®.



2. **Shipping Policy.**

Products ordered on this Site may be shipped to locations within the United States at the customer's cost. You may select your speed of shipping upon purchase. Shipping services are provided by a national carrier that includes a declared value.

Title to products ordered under any individual transaction passes to customer upon delivery of such products to the delivery location selected by customer.

Risk of loss to all products ordered under any order passes to customer upon SOLO's tender of such products to the carrier. SOLO is not responsible for items lost in shipping to or from our location.

Customer is responsible for all shipping costs incurred in the return of the SOLO GO® product.

These Terms and Conditions and any disputes arising out of or related to the Site shall be governed by, and construed and enforced in accordance with, the laws of the Commonwealth of Pennsylvania.

WAIVER OF JURY TRIAL.

TO THE EXTENT NOT PROHIBITED BY APPLICABLE LAW THAT CANNOT BE WAIVED, YOU HEREBY WAIVE, AND COVENANTS THAT YOU WILL NOT ASSERT (WHETHER AS PLAINTIFF, DEFENDANT OR OTHERWISE), ANY RIGHT TO TRIAL BY JURY IN ANY FORUM IN RESPECT OF ANY ISSUE, CLAIM, DEMAND, ACTION OR CAUSE OF ACTION ARISING IN WHOLE OR IN PART UNDER, RELATED TO, BASED ON OR IN CONNECTION WITH THESE TERMS AND CONDITIONS OR THE PURCHASE OF PRODUCTS FROM THIS SITE OR THE SUBJECT MATTER HEREOF, WHETHER NOW EXISTING OR HEREAFTER ARISING AND WHETHER SOUNDING IN TORT OR CONTRACT OR OTHERWISE. ANY PARTY HERETO MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS SECTION WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF EACH SUCH PARTY TO THE WAIVER OF ITS RIGHT TO TRIAL BY JURY.

SOLO reserves the right to revise and update these Terms and Conditions from time to time in our sole discretion. All changes are effective immediately and apply to all access to and use of the Site. Your continued use of the Site following the posting of revised Terms and Conditions means that you accept and agree to the changes.

If you have any problems, questions or ideas, please contact one of the following persons.

Holly Wolf

Director of Customer Engagement
SOLO Laboratories, Inc.
415 South Laurel Street
Kutztown, PA 19530

hwolf@SOLOLabs.com