

# **KILAPE**

## **Academic License Agreement**

between

Leibniz Institut für Altersforschung - Fritz-Lipmann-Institut e.V., Beutenbergstraße 11,  
07745 Jena, Germany (hereinafter "FLI")

and you ("Recipient"):

The software program KILAPE (hereinafter "SOFTWARE"), including accompanying documentation, has been developed at FLI and is copyright protected. FLI hereby grants to Recipient a royalty-free, non-exclusive, non-transferable license to use the SOFTWARE for non-commercial scientific research purposes upon the terms and conditions set out below, which Recipient accepts by ticking the respective box on the FLI KILAPE website before downloading the SOFTWARE:

- (1) Recipient hereby warrants and declares that he/she is an academic user at an academic research institution and will use the SOFTWARE solely for his/her own academic research purposes. Recipient will not use the SOFTWARE for commercial purposes without prior written consent of FLI.
- (2) Recipient will respect FLI's title and copyright to the SOFTWARE and will not suppress the copyright notice. Recipient will not reproduce the SOFTWARE except as necessary for his/her internal academic use. Recipient will not transfer or distribute the SOFTWARE to any other person outside of his/her immediate research group without prior written permission of FLI.
- (3) Recipient will not adapt, arrange or in other ways alter the SOFTWARE. Recipient will not extract parts of the SOFTWARE, e.g. modules or sub- routines, for use in other contexts without prior written permission by FLI. Recipient will acknowledge the contribution of FLI in any publication which is based on Recipient's use of the SOFTWARE.
- (4) The SOFTWARE is provided "as is" and for use at Recipient's own risk. FLI and its directors, officers, employees and agents make no representations or warranties of any kind, expressed or implied, as to quality of the SOFTWARE or fitness for any particular purpose, that it is free from defects, or that its use will not infringe any copyright, patent, trade mark or other third party rights. In no event shall FLI and/or its directors, officers, employees and agents be liable for any damages whatsoever arising out of this agreement, including but not limited to the use of or inability to use the SOFTWARE, even if FLI and/or its directors, officers, employees and agents were aware of the possibility of such damages.
- (5) Recipient assumes all and any liability for damages which may arise from his/her use of the SOFTWARE and hereby agrees to hold FLI and its directors, officers, employees and agents harmless for any loss, claim or demand by any other party arising from my use of the SOFTWARE, except to the extent caused by gross negligence or intent of FLI and/or its directors, officers, employees and agents.
- (6) The license is granted hereunder for the duration of the applicable copyright in the SOFTWARE. However, the license and the rights granted hereunder will terminate automatically upon any breach by Recipient of the terms of this License. The provisions in Sections 4, 5 and 7 shall survive termination of this Agreement.
- (7) This License Agreement shall be governed by and construed in accordance with the laws of Germany without reference to any of its private international law provisions resulting in the application of a foreign jurisdiction and under exclusion of the UN

Convention on the International Sale of Goods. For all controversies arising under this Agreement, the Parties hereby irrevocably submit to the exclusive jurisdiction of the courts of Jena, Germany.