



Correct Toes® Materials User

Northwest Foot & Ankle, LLC / Correct Toes® (Correct Toes) trademarks and brands are Intellectual Property and are important and valuable assets of Correct Toes. Correct Toes may make available certain marketing Materials ("Materials") to User for use by User in marketing Correct Toes' Products. User acknowledges and agrees that Correct Toes owns the Intellectual Property, in such Materials, and Correct Toes reserves all Intellectual Property rights therein. User may modify the Materials to incorporate User's name and trademark(s); provided, however, that User must obtain Correct Toes' written approval prior to the use, distribution or disclosure of any modified Materials. To the extent that these modified Materials constitute a "derivative work" as that term is defined in Title 17 of the United States Code and interpreted by the Federal courts or any similar law, rule or regulation anywhere in the world, Correct Toes shall own all right, title, and interest in such modified Materials and all copyright therein; provided however, that Correct Toes shall obtain no right, title, or interest in User's name and trademarks as such may be incorporated in the modified Materials. User may use these Materials to market and promote Correct Toes' Products under the terms and conditions of the User Agreement, but except as expressly set forth herein, these Materials shall not be copied, reproduced, modified, transmitted, displayed, performed, distributed, or otherwise used in whole or in part in any manner without Correct Toes' prior written consent.

Trademarks must be used properly. You may refer to Correct Toes' products by their associated trademarks, so long such references (a) are truthful, fair, and not misleading, and (b) comply with these guidelines, which may be modified by Correct Toes from time to time in Correct Toes sole discretion.

Specifically:

- Use the appropriate registered trademark symbol and trademark acknowledgment of Correct Toes' ownership of the marks and/or logos - In letters, memos, press releases, white papers, advertising, slides, foils, video, and other multimedia presentations: Properly designate with the "®" symbol all of Correct Toes trademarks at the most prominent use (usually a headline) and again on the first occurrence in copy.
- In the case of presentation graphics, trademarks should be designated with the "®" symbol on each page, slide, and foil.
- In newsletters, magazines, and publications containing multiple articles: Properly designate with the "®" symbol all Correct Toes' trademarks on the first occurrence in the Table of Contents, in headlines and on the first occurrence in every article in which they are used.
- In brochures, annual/quarterly reports, books, technical documentation, and other bound documents: Properly designate with the "®" symbol all Correct Toes' trademarks on the first occurrence in the Table of Contents, in headlines, and on the first occurrence in text.
- In all charts or graphs, properly designate trademarks "®" as they could be copied or pulled and used independently.

2701 NW Vaughn Street
Suite 424
Portland, OR 97210

T 503-243-2699
F 503-243-2698

TOLL FREE
855-344-8533

wholesale@correcttoes.com
www.correcttoes.com



• In all tag lines incorporating a trademark slogan, always use the "®" symbol in every reference. If a User, distributor, company, media, blogger, etc. would like to republish any Material, articles, and/or videos from Correct Toes or the nwfootankle.com and correcttoes.com website, they must obtain Correct Toes' written approval prior to use. If approved, the Material must use the "©" symbol followed by the reference "Northwest Foot & Ankle, LLC / Correct Toes®" and hyperlinked/cited to its original source.

By signing below, Applicant/User agrees to abide by all Terms and Conditions as set forth by Correct Toes and acknowledges these Terms and Conditions may be changed and/or supplemented from time to time by one or more schedules or exhibits provided by Correct Toes, setting forth such additional terms between User and Correct Toes as may be applicable. Any such schedules or exhibits shall not be effective for at least 30 days after delivery to User. If the proposed terms are not acceptable to User, and accommodation cannot be reached between User and Correct Toes, User's sole recourse shall be to terminate this agreement.

SIGNATURE:

Name: (Print) _____ Title: _____

Signature: _____ Date: _____

Email or fax completed materials to:
wholesale@correcttoes.com | 503-243-2698