

THIS DOCUMENT CONTAINS INFORMATION THAT IS SUBJECT TO CHANGE WITHOUT NOTICE.

No part of this publication may be reproduced or transmitted in any form or by any means, electronic or mechanical, including but not limited to photocopying, recording, information retrieval systems, or computer network without the written permission of Leeo, Inc. LEOO™, Smart Alert™, Smart Alerts™, Air-Aware™, Monitor your air and breathe easy™ and the Stylized Lion Head are unregistered trademarks or registered trademarks of Leeo, Inc. Leeo products may be protected by one or more patents. Our patent marketing information for each product can be found here: www.leeo.com/legal/patents.

iPhone® is a trademark of Apple, Inc., registered in the U.S. and other countries.

Copyright 2013-2014 by Leeo, Inc. All rights reserved.

 **Important Safety Information (English)**

1. Read these instructions.
2. Keep these instructions.
3. Heed all warnings.
4. Follow all instructions.
5. Do not use this apparatus near water.
6. Clean only with a dry, soft cloth. Household cleaners or solvents can damage your Smart Alert™ Nightlight.
7. Do not block any ventilation openings.
8. Do not plug in your Smart Alert™ Nightlight near any heat sources such as radiators, heat registers, stoves, or any other apparatus that produces heat.
9. Refer all servicing to Leeo qualified service personnel.
10. Warning: To reduce the risk of fire or electric shock, do not expose this device to rain or moisture.

 **WARNING:** This product is not a hazard alert or alarm system. It is not intended to function as an alarm for immediate response to levels of smoke, carbon monoxide, or other hazardous conditions. In addition, the log data is provided via wireless communications which can be interfered with, and is not considered reliable from an alarm functioning standpoint. Therefore, this product may not alert users to emergencies and should not be used to replace household carbon monoxide detectors, smoke detectors, or other detectors for potentially hazardous conditions.**FCC ID: 2ACWP-LNL9ZA1**

This device complies with Part 15 of the FCC Rules. Operation is subject to the following two conditions: (1) this device may not cause harmful interference, and (2) this device must accept any interference received, including interference that may cause undesired operation.

This equipment has been tested and found to comply with the limits for a Class B digital device, pursuant to part 15 of the FCC Rules. These limits are designed to provide reasonable protection against harmful interference in a residential installation. This equipment generates, uses, and can radiate radio frequency energy and, if not installed and used in accordance with the instructions, may cause harmful interference to radio communications.

However, there is no guarantee that interference will not occur in a particular installation. If this equipment does cause harmful interference to radio or television reception, which can be determined by turning the equipment off and on, the user is encouraged to try to correct the interference by one of the following measures:

- Reorient or relocate the receiving antenna.
- Increase the separation between the equipment and receiver.
- Connect the equipment into an outlet on a circuit different from that to which the receiver is connected.
- Consult the dealer or an experienced radio/TV technician for help.

WARNING: Changes or modifications to this unit not expressly approved by the party responsible for compliance could void the user authority to operate the equipment.

1. To comply with FCC RF exposure compliance requirements, a separation distance of at least 20 cm must be maintained between the antenna of this device and all persons.
2. This device must not be co-located or operating in conjunction with any other antenna or transmitter.

THIS DEVICE IS NOT AN ALARM

The Smart Alert™ Nightlight requires a functioning wireless network and full power of residence in order to transmit alerts to designated persons.

User acknowledges that certain fire or alarm conditions would reasonably be expected to disable power or wireless connectivity, which would impair Lleo's functionality. Disruption in the wireless/internet connectivity, or cellular or telephone service will impair effectiveness of the product. Lleo, Inc. is not responsible for any text messages, calls, and other information that do not send or transmit. Please see the Limited Warranty and www.leeo.com/legal for more details.

Use and Care Instructions

- To clean the product, wipe with a dry, soft cloth. Do not use alcohol, solvents, or cleaning products. Do not submerge in water.
- Do not place this product in direct sunlight.
- Do not attempt to open or service the unit as doing so could result in electrical shock or other injury. Opening the unit will also void the warranty.

License Agreement and Limited Warranty (For U.S. only)

Lleo, Inc.

LIMITED WARRANTY

Lleo's warranty obligations are limited to the terms set forth below: Lleo, Inc. ("Lleo") warrants this product against defects in materials and workmanship for a period of ONE (1) YEAR from the date of original purchase. If a defect exists, at its option Lleo will (1) exchange the product with a product that is new or which has been manufactured from new or serviceable used parts and is functionally equivalent to the original product, or (2) refund the purchase price of the product. A replacement product/part assumes the remaining warranty of the original product or ninety (90) days from the date of replacement or repair, whichever provides longer coverage.

EXCLUSIONS AND LIMITATIONS

This warranty does not apply: (a) to damage caused by accident, abuse, or misuse; (b) to a product, part, or related software or firmware that has been modified without the written permission of Lleo. THIS WARRANTY AND REMEDIES SET FORTH ABOVE ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, REMEDIES AND CONDITIONS, WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED. LLEO SPECIFICALLY DISCLAIMS ANY AND ALL IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. No Lleo reseller, agent, or employee can modify or extend this warranty.

LLEO IS NOT RESPONSIBLE FOR DIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES RESULTING FROM ANY BREACH OF WARRANTY OR CONDITION, FAILURE OF THE PRODUCT TO PERFORM AS EXPECTED, DISRUPTION OR UNAVAILABILITY OF INTERNET CONNECTIVITY OR TELEPHONE SERVICE, OR UNDER ANY OTHER LEGAL THEORY, INCLUDING BUT NOT LIMITED TO LOST PROFITS, PERSONAL INJURIES, DAMAGE TO OR DESTRUCTION OF PROPERTY. Some states and provinces do not allow the exclusion or limitation of incidental or consequential damages or exclusions or limitations on the duration of implied warranties or conditions, so the above limitations or exclusions may not apply to you. This warranty gives you specific legal rights, and you may also have other rights that vary by state. Learn more at www.leeo.com/legal.

To use all the features of this product, you will need to install an app and use other firmware, software, and related documentation provided by Lleo with or for the product (collectively, the "Software"). The use of the Software is governed by the license agreement found at www.leeo.com/legal/license ("License Agreement"). Read the terms of the License Agreement carefully before using the product (or any Software).

READ THE TERMS OF THIS LICENSE AGREEMENT GOVERNING THE USE OF THE SOFTWARE AND RELATED FIRMWARE AND DOCUMENTATION (COLLECTIVELY, THE "SOFTWARE") PROVIDED TO YOU BY LLEO, INC. ("LLEO") CAREFULLY BEFORE USING THE APPLICABLE LLEO PRODUCT (SUCH HARDWARE, TOGETHER WITH THE SOFTWARE, REFERRED TO AS THE "PRODUCT").

By opening the packaging and installing and using the product (or any Software), you are (1) representing that you are over the age of 18, (2) representing that you have the right and authority to legally bind yourself or your company (as applicable) to the License Agreement, and (3) consenting to be legally bound by all of the terms of the License Agreement. If you do not agree to the terms of the License Agreement or such representations, do not use the product (or any Software). If you elect not to accept the terms of the License Agreement, you should not use the product (or any Software) and may return the new, unused product within thirty (30) days of purchase to the retail location where you purchased it (OR TO LLEO IF YOU PURCHASED THE PRODUCT DIRECTLY FROM LLEO), with all original packaging, for a full refund.