

SONOMOS, INC.

End-User License Agreement

Last Updated: February 18, 2026

PLEASE READ THIS END-USER LICENSE AGREEMENT (“AGREEMENT”) CAREFULLY BEFORE INSTALLING, COPYING, OR USING THE LICENSED APPLICATION. BY CLICKING THE ACCEPTANCE BUTTON, INSTALLING THE LICENSED APPLICATION, OR OTHERWISE USING ANY PART OF THE LICENSED APPLICATION, YOU ARE CONSENTING TO BE BOUND BY AND ARE BECOMING A PARTY TO THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, DO NOT INSTALL OR USE THE LICENSED APPLICATION.

This Agreement sets forth the terms and conditions of your use of the Sonomos browser extension, including Dagger (real-time sensitive data detection) and, when available, Cloak (pre-send data obfuscation), and any related local software components, packages, updates, or documentation (collectively, the "Licensed Application"). For the purposes of this Agreement, “You” or “End-User” means you, the individual or entity installing or using the Licensed Application, and “Licensor” means **Sonomos, Inc., a Delaware corporation with its principal place of business at 9924 Kika Court #2416, San Diego, CA 92129**, and its successors and assigns.

The Licensed Application may be distributed through one or more third-party browser extension marketplaces, including but not limited to the Google Chrome Web Store, Microsoft Edge Add-ons, and Mozilla Add-ons (each, a “Marketplace”). Each Marketplace is not a party to this Agreement and bears no responsibility for the Licensed Application, including with respect to warranty, liability, maintenance, or support.

You acknowledge and agree that certain functionality of the Licensed Application may require the installation of additional local software components or packages on your device to enable on-device processing and operation. Any such components are provided as part of the Licensed Application and are governed by this Agreement.

This Agreement may not provide for usage rules that conflict with the then-current terms, policies, or usage rules of any applicable Marketplace (“Usage Rules”). Licensor acknowledges that it has had the opportunity to review such Usage Rules and that this Agreement is not in conflict with them.

1. Definitions

Term	Definition
“Account”	means the user account You create to access and manage Your use of the Licensed Application and related Services.
“Authorized Device”	means a desktop or laptop computer that You own or control, running a compatible operating system and a supported web browser that supports browser extension applications.
“Confidential Information”	means any non-public information disclosed by either party to the other, whether orally or in writing, that is designated as confidential or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure.
“Documentation”	means the user guides, help files, technical specifications, and other documentation made available by Licensor at https://sonomos.ai/docs or through the Licensed Application, as updated from time to time.
“License Fees”	means the subscription fees or other amounts payable by You to Licensor for the right to use the Licensed Application, as set forth at https://sonomos.ai/pricing or in an applicable Order Form.
“Local Processing”	means the detection, analysis, masking, obfuscation, or other processing of data that occurs entirely on Your Authorized Device, without transmitting the data being processed to Licensor’s servers, any third-party server, or any external service.
“Order Form”	means any ordering document, online subscription form, or enterprise agreement executed between You and Licensor that references this Agreement.
“Services”	means the web-based account management, license validation, subscription management, and related services provided by Licensor in connection with the Licensed Application.
“Subscription Term”	means the period during which You are authorized to use the Licensed Application, as specified in Your subscription plan or Order Form, including any renewal periods.
“Update”	means any update, upgrade, patch, hotfix, or new version of the Licensed Application that Licensor makes generally available to its licensees.

2. The Licensed Application

2.1 The Licensed Application is a browser-based extension and related local software components designed to help users identify and manage sensitive information before interacting with artificial intelligence tools and online services. The Licensed Application provides:

- **Dagger** — real-time, local-only detection of sensitive data in user inputs, with color-coded risk indicators (traffic-light system);
- **Cloak** — pre-send data masking using on-device pattern matching and machine learning models to obfuscate sensitive information before transmission to third-party services; and
- Configurable privacy preferences, real-time alerts, and controls to help users make informed decisions about sharing information with AI tools and online services.

2.2 Local-First Architecture. All sensitive data detection and masking performed by the Licensed Application occurs entirely on Your Authorized Device through Local Processing. The Licensed Application does not transmit, upload, store, or provide Licensor access to any content You type, paste, scan, or process using the Licensed Application's detection or masking features. The only communications between the Licensed Application and Licensor's servers are for license validation and subscription status verification. Extension updates are delivered through the applicable browser marketplace.

2.3 No Guarantee of Complete Protection. The Licensed Application operates as a user-side privacy assistance tool. Licensor does not guarantee that the Licensed Application will detect all sensitive data, prevent all disclosures, or operate without interruption or error. The Licensed Application does not replace independent security, legal, or compliance measures. You remain solely responsible for Your use of the Licensed Application and for any content You choose to submit, share, or process using third-party services.

2.4 Use in Regulated Environments. The Licensed Application is designed to assist users in protecting sensitive information and may be used as part of a broader privacy and compliance program. However, use of the Licensed Application alone does not constitute compliance with any specific regulation, including but not limited to HIPAA, GLBA, FISMA, or similar frameworks. You are responsible for ensuring that your overall data handling practices comply with all applicable laws and regulations.

3. License Grant

3.1 Subject to the terms of this Agreement and payment of all applicable License Fees, Licensor hereby grants to You a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to install and use the Licensed Application on Authorized Devices that You own or control, solely in accordance with this Agreement, the Documentation, applicable Usage Rules, and any applicable third-party terms, during the applicable Subscription Term.

3.2 This license shall govern any Updates to the Licensed Application provided by Licensor that replace, repair, or supplement the Licensed Application, unless a separate license is provided for such Update, in which case the terms of that separate license shall apply.

3.3 Licensor reserves all rights in the Licensed Application not expressly granted to You under this Agreement.

3.4 For enterprise or team subscriptions, the license grant extends to the number of authorized users specified in the applicable Order Form or subscription plan. Each authorized user must have a unique Account and may not share login credentials.

4. License Restrictions

4.1 You agree that You have no right, power, or authority to, and You shall not:

(a) share, sublicense, sell, rent, lend, lease, distribute, or otherwise make the Licensed Application available to any third party, except to the extent expressly permitted by applicable Usage Rules and with Licensor's prior written consent;

(b) reverse engineer, translate, disassemble, decompile, decrypt, or otherwise attempt to derive the source code, underlying algorithms, or data structures of the Licensed Application, except to the extent such restriction is expressly prohibited by applicable law notwithstanding a contractual restriction;

- (c) copy, modify, adapt, create derivative works or updates of, or integrate the Licensed Application with any other software, except as expressly authorized by this Agreement, the Documentation, or the Usage Rules;
- (d) remove, alter, obscure, or deface any copyright notices, trademarks, or other proprietary rights notices appearing on or in the Licensed Application or Documentation;
- (e) use the Licensed Application for purposes of competitive analysis, benchmarking, or developing a competing product or service;
- (f) use the Licensed Application to engage in any activity that violates applicable law, including using the Licensed Application to facilitate the concealment of information in violation of legal discovery, regulatory, or reporting obligations;
- (g) circumvent, disable, or interfere with any security, authentication, or license management features of the Licensed Application;
- (h) use the Licensed Application on behalf of or for the benefit of any third party other than authorized users under Your subscription, unless expressly permitted in an Order Form; or
- (i) use automated means, including scripts, bots, or scrapers, to interact with or extract data from the Licensed Application or the Services.

4.2 You may create and store backup copies of the Licensed Application only on Authorized Devices that You own or control. You acknowledge that no unauthorized third parties may gain access to these copies. If You transfer ownership of an Authorized Device, You must remove the Licensed Application before doing so.

4.3 Violations of this Section 4, as well as the attempt of such violations, may result in immediate termination of this Agreement and may subject You to prosecution, damages, and injunctive relief.

5. Data Processing Architecture

5.1 Local Processing. The Licensed Application processes all user content — including text, documents, and data inputs — exclusively through Local Processing on Your Authorized Device. No user content is transmitted to Licensor’s servers, any third-party server, or any external service at any time during the detection, analysis, masking, or obfuscation process.

5.2 Server Communications. The Licensed Application communicates with Licensor’s servers solely for:

- (a) License validation and subscription status verification (transmitting only Your email address and subscription tier);
- (b) Extension update delivery through the applicable browser marketplace; and
- (c) Account authentication through Your designated authentication provider.

5.3 No Telemetry or Tracking. The Licensed Application does not collect telemetry, usage analytics, browsing history, page content, or interaction data from within the extension or from websites You visit. The Licensed Application does not use cookies, web beacons, pixels, or any tracking mechanisms.

5.4 Privacy Policy. Licensor’s collection and use of personal information is governed by the Privacy Policy at sonomos.ai/privacy. By using the Licensed Application, You acknowledge that You have read and understood the Privacy Policy.

6. Subscription and Fees

6.1 Access to certain features requires payment of License Fees as described at <https://sonomos.ai/pricing> or in an applicable Order Form. Licensor may offer a Free Tier with limited functionality and one or more paid subscription tiers.

6.2 License Fees are billed in advance on a recurring basis (monthly or annually) through Stripe, Inc. All License Fees are non-refundable except as expressly provided herein or as required by applicable law.

6.3 Licensor may modify License Fees upon thirty (30) days’ prior written notice. Modified fees take effect at the start of Your next Subscription Term. If You disagree, You may cancel before the next Subscription Term.

6.4 If You fail to pay License Fees when due, Licensor may suspend or terminate access upon ten (10) days’ written notice.

7. Title and Intellectual Property

7.1 This is a license agreement, and not an agreement for sale. Licensor retains all right, title, and interest in and to the Licensed Application, Documentation, and all copies thereof, including all patent, copyright, trade secret, trademark, and other intellectual property rights. All corrections, enhancements, Updates, or modifications shall be the sole and exclusive property of Licensor.

7.2 The Licensed Application and Documentation are protected by United States and international copyright laws, other intellectual property laws, and international treaty provisions. All rights not expressly granted are reserved by Licensor.

7.3 Feedback. If You provide suggestions, ideas, or feedback relating to the Licensed Application (“Feedback”), You grant Licensor a perpetual, irrevocable, worldwide, royalty-free, fully paid-up,

non-exclusive license to use, reproduce, modify, create derivative works from, distribute, and otherwise exploit such Feedback without restriction or obligation.

7.4 Your Content. Licensor does not acquire any right, title, or interest in any content You process using the Licensed Application. All such content remains Your sole property. Because all content processing occurs through Local Processing on Your Authorized Device, Licensor never receives, accesses, or stores Your content.

8. Technical Requirements

8.1 You are responsible for ensuring that Your Authorized Device, operating system, and browser meet the technical requirements in the Documentation.

8.2 Licensor may attempt to keep the Licensed Application compatible with updated environments; however, Licensor does not guarantee the availability of Updates.

8.3 Licensor may modify technical specifications or supported environments at any time with commercially reasonable advance notice of material changes.

9. Maintenance and Support

9.1 Licensor is solely responsible for maintenance and support. Contact: sonomos.ai/contact.

9.2 Support availability and response times may vary by subscription tier.

9.3 No Marketplace has any obligation to furnish maintenance or support for the Licensed Application.

10. Limited Warranty

10.1 Licensor warrants that:

- (a) the Licensed Application, at the time of Your initial download, is free of spyware, trojan horses, viruses, or any other malware known to Licensor;
- (b) the Licensed Application will perform substantially in accordance with the Documentation for thirty (30) days from initial download or installation (the “Warranty Period”); and
- (c) the Licensed Application is designed and intended to perform all sensitive data detection, analysis, masking, and obfuscation through Local Processing on Your Authorized Device, and that Licensor has not intentionally designed the Licensed Application to transmit user content to Licensor’s servers or any third-party server during such processing. This warranty does not guarantee that no data will ever be transmitted due to software defects, third-party browser behavior, or circumstances outside Licensor’s reasonable control.

10.2 Licensor’s sole liability, and Your exclusive remedy, for breach of this warranty shall be, in Licensor’s sole discretion: (a) repair or replacement; (b) advice on achieving substantially the same functionality through an alternative procedure; or (c) if impracticable, a refund of License Fees for the then-current Subscription Term.

10.3 You must notify Licensor of any claimed defect within the Warranty Period. Licensor will use commercially reasonable efforts to investigate and remedy within thirty (30) days.

10.4 This warranty does not apply if the Licensed Application has been: (a) modified by anyone other than Licensor; (b) used with incompatible hardware, software, or browsers; (c) subjected to accident, abuse, or misuse; or (d) used in violation of this Agreement.

10.5 Refunds for Marketplace-obtained copies are governed solely by the applicable Marketplace terms.

11. Disclaimer of Warranties

EXCEPT FOR THE EXPRESS LIMITED WARRANTY SET FORTH IN SECTION 10, THE LICENSED APPLICATION AND DOCUMENTATION ARE PROVIDED “AS IS” AND “AS AVAILABLE,” WITHOUT WARRANTY OF ANY KIND. LICENSOR MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT OF THIRD PARTIES’ RIGHTS. LICENSOR DOES NOT WARRANT THAT THE LICENSED APPLICATION WILL MEET YOUR REQUIREMENTS, THAT OPERATION WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS WILL BE CORRECTED.

TO THE FULL EXTENT PERMITTED BY APPLICABLE LAW, THE DURATION OF STATUTORILY REQUIRED WARRANTIES, IF ANY, SHALL BE LIMITED TO THE WARRANTY PERIOD. NO DEALER, AGENT, OR EMPLOYEE OF LICENSOR IS AUTHORIZED TO MAKE ANY MODIFICATIONS, EXTENSIONS, OR ADDITIONS TO THIS LIMITED WARRANTY. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE LICENSED APPLICATION REMAINS WITH YOU.

LICENSOR DOES NOT WARRANT THAT THE LICENSED APPLICATION WILL DETECT ALL SENSITIVE DATA, PREVENT ALL DATA DISCLOSURES, OR PROVIDE COMPLETE PROTECTION AGAINST UNAUTHORIZED DATA TRANSMISSION. THE LICENSED

APPLICATION IS A TOOL TO ASSIST WITH PRIVACY PROTECTION AND DOES NOT REPLACE PROFESSIONAL SECURITY, LEGAL, OR COMPLIANCE ADVICE.

12. Limitation of Liability

12.1 EXCLUSION OF CONSEQUENTIAL DAMAGES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL LICENSOR OR ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, SUPPLIERS, OR LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES, INCLUDING DAMAGES FOR LOSS OF GOODWILL, LOST PROFITS, LOST DATA, BUSINESS INTERRUPTION, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, LOSS OF PRIVACY, OR ANY OTHER PERSONAL OR COMMERCIAL DAMAGES OR LOSSES, WHETHER BASED ON WARRANTY, CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, OR ANY OTHER THEORY, EVEN IF INFORMED OF THE POSSIBILITY OF SUCH DAMAGES.

12.2 CAP ON LIABILITY. IN NO EVENT SHALL LICENSOR'S TOTAL AGGREGATE LIABILITY EXCEED THE GREATER OF (A) THE TOTAL LICENSE FEES PAID BY YOU IN THE TWELVE (12) MONTHS PRECEDING THE EVENT GIVING RISE TO THE CLAIM, OR (B) ONE HUNDRED DOLLARS (\$100.00).

12.3 EXCEPTIONS. THE LIMITATIONS IN SECTIONS 12.1 AND 12.2 SHALL NOT APPLY TO: (A) LIABILITY FOR DEATH OR PERSONAL INJURY FROM LICENSOR'S GROSS NEGLIGENCE OR WILLFUL MISCONDUCT; OR (B) ANY LIABILITY THAT CANNOT BE LIMITED UNDER APPLICABLE LAW.

12.4 ESSENTIAL PURPOSE. THE PARTIES ACKNOWLEDGE THAT THESE LIMITATIONS REFLECT A FAIR AND REASONABLE ALLOCATION OF RISK AND FORM AN ESSENTIAL BASIS OF THE BARGAIN. THE LICENSED APPLICATION WOULD NOT BE PROVIDED WITHOUT SUCH LIMITATIONS.

12.5 YOU FURTHER AGREE, TO THE EXTENT PERMITTED BY APPLICABLE LAW, TO WAIVE ANY RIGHT TO TRIAL BY JURY WITH RESPECT TO ANY CLAIM ARISING FROM THIS AGREEMENT.

13. Indemnification

13.1 You agree to defend, indemnify, and hold harmless Licensor and its officers, directors, employees, agents, suppliers, and licensors from and against all liabilities, losses, costs, damages, and expenses (including reasonable attorneys' fees) arising from third-party claims relating to:

- (a) Your use of the Licensed Application in violation of this Agreement;
- (b) Your violation of applicable law or regulation;
- (c) Your negligent or wrongful acts or omissions; or
- (d) any content You process, submit, or share using or in connection with the Licensed Application.

13.2 Licensor shall promptly notify You of any claim and provide reasonable cooperation at Your expense. Licensor may assume the exclusive defense and control of any matter at its own expense.

14. Term and Termination

14.1 Term. This Agreement is effective from first install or use and continues for the Subscription Term, including renewals, unless earlier terminated.

14.2 Automatic Renewal. Your subscription automatically renews for successive periods of the same duration at then-current fees unless canceled before the current term ends.

14.3 Termination by You. You may terminate at any time by (a) canceling Your subscription through Account settings or contacting Licensor; (b) uninstalling and deleting all instances of the Licensed Application; and (c) destroying all copies in Your possession.

14.4 Termination by Licensor. Licensor may terminate immediately, without prior notice, if You: (a) breach any material term; (b) fail to pay fees after ten (10) days' notice; (c) file for bankruptcy or become insolvent; or (d) engage in activity causing harm to Licensor, the Licensed Application, or other users.

14.5 Termination for Convenience. Either party may terminate upon thirty (30) days' prior written notice. If Licensor terminates for convenience, Licensor will refund the pro-rata portion of prepaid License Fees.

15. Effects of Termination

15.1 Upon termination or expiration, You shall immediately: (a) cease all use; (b) uninstall and delete all instances; (c) destroy all copies; and (d) upon Licensor's request, certify in writing that all copies have been deleted or destroyed.

15.2 No refund of License Fees upon termination for cause, except as provided in Section 14.5.

15.3 Survival. Sections 1 (Definitions), 5.1 (Local Processing), 7 (Title and IP), 11 (Disclaimer), 12 (Limitation of Liability), 13 (Indemnification), 15 (Effects of Termination), 19 (Governing Law), and 21 (General Provisions) survive termination.

16. Legal Compliance and Export Restrictions

16.1 You represent and warrant that: (a) You are not in an embargoed country or designated as "terrorist supporting" by the U.S. Government; (b) You are not on any U.S. Government prohibited or restricted parties list, including OFAC's SDN List; and (c) You will not import or export the Licensed Application in violation of applicable law.

16.2 You are responsible for compliance with all applicable laws and agree to indemnify Licensor from liability for any violations.

17. Product Claims

Sonomos, Inc. and the End-User acknowledge that Sonomos, Inc., and not any Marketplace, is responsible for addressing any claims relating to the Licensed Application, including: (a) product liability claims; (b) claims of non-conformance with legal or regulatory requirements; (c) consumer protection, privacy, or similar claims; and (d) intellectual property infringement claims. Sonomos, Inc. will be solely responsible for investigation, defense, settlement, and discharge of any such claims.

18. Third-Party Terms and Beneficiaries

18.1 Licensor will comply with applicable third-party terms in distributing the Licensed Application through any Marketplace.

18.2 Marketplaces are not parties to this Agreement and are not responsible for the Licensed Application. No third party is an intended beneficiary.

18.3 You must comply with applicable third-party terms, including the terms of any AI platform or service with which You use the Licensed Application.

19. Governing Law and Dispute Resolution

19.1 This Agreement shall be governed by the laws of the State of California, without regard to conflict of laws provisions. You disclaim the applicability of the Uniform Computer Information Transactions Act and the United Nations Convention on Contracts for the International Sale of Goods.

19.2 You consent to the exclusive jurisdiction of the federal and state courts in San Diego County, California. The prevailing party shall be entitled to recover reasonable attorneys' fees and costs.

20. Force Majeure

Licensor shall not be liable for any failure or delay in performance due to causes beyond its reasonable control, including labor disputes, civil commotion, war, fires, floods, governmental regulations, public health orders, pandemics, cyberattacks, internet or telecommunications failures, or acts of God. Licensor shall be excused for the period of delay and a reasonable time thereafter.

21. General Provisions

21.1 Entire Agreement. This Agreement, together with the Privacy Policy (<https://sonomos.ai/privacy>), any applicable Order Form, and applicable Usage Rules, constitutes the complete and exclusive agreement between the parties and supersedes all prior or contemporaneous communications.

21.2 Amendments. Licensor may update this Agreement with at least thirty (30) days' prior written notice before changes take effect. Continued use after the effective date constitutes acceptance. If You disagree, You must cease use and terminate Your Account before the effective date.

21.3 Severability. If any provision is found invalid, the remaining provisions remain in full force and effect. The invalid provision shall be modified to the minimum extent necessary to make it valid while preserving the parties' original intent.

21.4 No Assignment. You may not assign this Agreement without Licensor's prior written consent, at Licensor's sole discretion. Any attempted assignment in violation is null and void. Licensor may assign without restriction.

21.5 No Waiver. Failure or delay by Licensor to require performance does not constitute a waiver. All waivers must be in writing. A waiver in one instance does not constitute a waiver in any subsequent instance.

21.6 Notices. All notices shall be in writing and deemed given when delivered personally, sent by confirmed email, or sent by certified mail to the addresses in this Agreement.

21.7 Headings. Section headings are for convenience only and shall not affect interpretation.

21.8 Acknowledgment. By downloading, installing, or using any part of the Licensed Application, You indicate that You have read this Agreement, understand it, and agree to be bound by its terms.

22. Contact Information

For inquiries, complaints, questions, or claims:

Sonomos, Inc.

9924 Kika Court #2416

San Diego, CA 92129

United States

General: info@sonomos.ai

Support: sonomos.ai/contact