



# END USER LICENSE AGREEMENT (EULA)

## Software License Terms

Version 1.0 | Effective June 10, 2026

A software product of Violet Organization, a 501(c)(3) non-profit organization

EIN: 81-3855319

[www.scantra.ai](http://www.scantra.ai) | [Info@scantra.ai](mailto:Info@scantra.ai)

c/o Violet Organization, a 501(c)(3) non-profit organization (EIN: 81-3855319), 210 Lake Dr E, Cherry Hill, NJ 08002

# END USER LICENSE AGREEMENT (EULA)

## Software License Terms

Effective Date: June 10, 2026

This EULA is a legal agreement between you ("Licensee") and Scantra.ai DBA Scantra ("Licensor") governing your use of the software, tools, platform, reports, algorithms, and proprietary systems ("Software") provided as part of the Services. By using the Software, you agree to this EULA.

## Section I. GRANT OF LICENSE

Subject to compliance with this EULA and payment of fees, Licensor grants you a:

- Limited, non-exclusive, non-transferable, revocable license
- For personal or internal business use only
- Solely for your own organization's SEO and compliance activities
- Not including the right to sublicense, sell, resell, transfer, or distribute

## Section II. LICENSE RESTRICTIONS

1. Do not copy, modify, translate, or create derivative works of the Software
2. Do not reverse engineer, decompile, or attempt to derive source code
3. Do not remove or alter any proprietary notices or branding
4. Do not use the Software to build competing products or services
5. Do not share credentials or allow multiple users under a single-user license

6. Do not extract or scrape bulk data from the platform beyond normal API usage

---

### Section III. PROPRIETARY RIGHTS

---

Scantra.ai DBA Scantra retains all rights, title, and interest in the Software. This EULA transfers no title or ownership — only a limited license to use.

---

### Section IV. UPDATES & MODIFICATIONS

---

We may release updates at our discretion. Continued use after an update constitutes acceptance. We reserve the right to add, modify, or remove features with reasonable notice.

---

### Section V. DISCLAIMER OF WARRANTIES

---

**THE SOFTWARE IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR UNINTERRUPTED OPERATION.**

---

### Section VI. TERM & TERMINATION

---

This EULA is effective upon first use and terminates upon: (a) non-payment; (b) breach of any provision; or (c) subscription cancellation. Upon termination, you must cease all use and delete any locally cached materials.

---

#### **EU / UK**

Statutory consumer rights regarding digital content conformity under Directive 2019/770 are not affected by the warranty disclaimer above.

#### **Australia**

The Australian Consumer Law provides statutory guarantees for software that cannot be excluded. You may have rights to remedy if the Software fails to meet acceptable quality standards.

#### **Brazil**

Brazilian consumers retain rights under the CDC regarding software quality. The disclaimer above does not waive mandatory legal warranties under Brazilian law.

\* \* \*



Copyright 2026 Violet Organization, a 501(c)(3) non-profit organization. All rights reserved.