
END USER LICENSE AGREEMENT

This End-User License Agreement (this “EULA”) is a legal agreement between you (“Licensee”) and Apollo AI Lab, Co (“Licensor”), the author of LabDAWg, including all HTML files, XML files, Java files, desktop app, installer, bundled agent/AI features, documentation, updates, and any Apollo-hosted services, graphics files, animation files, data files, technology, development tools, scripts and programs, both in object code and source code (the “Software”), the deliverables provided pursuant to this EULA, which may include associated media, printed materials, and “online” or electronic documentation.

By installing, copying, or otherwise using the Software, Licensee agrees to be bound by the terms and conditions set forth in this EULA. If Licensee does not agree to the terms and conditions set forth in this EULA, then Licensee may not download, install, or use the Software.

Open Source Components. The Software may include components licensed under open-source licenses, including the GNU General Public License and other third-party licenses. Those components are governed by their applicable open-source license terms, not this EULA, to the extent this EULA conflicts with those terms. Required notices and source code availability information are provided separately.

1. Grant of License

A) Apollo Materials. Subject to this EULA and your compliance with all applicable payment, account, beta, and service terms, Apollo grants you a limited, non-exclusive, non-transferable, revocable license to install and use LabDAWg and Apollo-provided documentation, branding, installer materials, service integrations, and proprietary materials made available with LabDAWg (collectively, the "Apollo Materials") solely for your personal or internal business use.

B) Open-Source Components. LabDAWg includes software components made available under open-source licenses, including components licensed under the GNU General Public License and other third-party licenses. Those components are licensed to you under their applicable open-source license terms, not this EULA, to the extent this EULA conflicts with those terms. Required notices and source-code availability information are provided separately.

C) Accounts and Services. Certain features, including hosted AI features, subscription features, cloud/API features, account-based functionality, updates, and support, may require an Apollo account, an active subscription, beta authorization, or internet connectivity. Apollo may enable, disable, modify, or limit access to those services according to your plan, beta status, usage, security needs, or this EULA.

D) Restrictions. Except to the extent permitted by applicable open-source licenses or law, you may not: resell, sublicense, rent, lease, or commercially host the Apollo Materials; remove Apollo branding or proprietary notices; use Apollo trademarks except as authorized; interfere with Apollo services;

bypass account, subscription, security, rate-limit, or access controls; or use the Apollo Materials or Apollo Services in violation of this EULA.

2. AI and Hosted Service Features. LabDAWg may include optional AI-assisted, cloud-connected, API-based, or hosted features, including chat, workflow assistance, project analysis, audio-related assistance, automation suggestions, and other account-based functionality ("Apollo Services"). Use of Apollo Services may require an Apollo account, an active subscription, internet access, and compliance with usage limits, rate limits, security controls, and any additional terms presented in the product or on Apollo's website.

You are responsible for the prompts, files, audio, session data, text, metadata, and other materials you submit to Apollo Services ("Input") and for reviewing, validating, and deciding whether to use any responses, suggestions, generated content, analysis, commands, or other output returned by Apollo Services ("Output"). Apollo Services may produce inaccurate, incomplete, unexpected, or unsuitable Output. Output is not professional, legal, financial, medical, safety, or compliance advice, and Apollo does not guarantee that Output will be correct, complete, original, non-infringing, or fit for any particular use.

You represent that you have all rights and permissions necessary to submit Input and to use Output. You will not submit confidential, regulated, sensitive, third-party, or personal information unless you have the legal right to do so and accept the risks of processing that information through Apollo Services. Apollo may process Input, Output, logs, telemetry, usage data, diagnostic data, and account data as reasonably necessary to provide, secure, troubleshoot, improve, and support Apollo Services, subject to Apollo's Privacy Policy.

Apollo Services may rely on third-party infrastructure, AI model providers, payment processors, hosting providers, analytics providers, and other vendors. Apollo may modify, suspend, throttle, or discontinue Apollo Services, in whole or in part, at any time, including for security, abuse prevention, legal compliance, vendor availability, beta testing, maintenance, or plan limitations.

3. Beta Releases. If you receive access to a beta, preview, evaluation, pre-release, experimental, or test version of LabDAWg or Apollo Services ("Beta Release"), your access is provided solely for testing, evaluation, and feedback. Beta Releases are not production releases, may contain errors, may be incomplete, may change materially before commercial release, and may never be released commercially. You should not rely on any Beta Release for critical work, production sessions, archival storage, live performance, paid client deliverables, or any use where errors, downtime, data loss, or changed functionality could cause harm.

Apollo may modify, suspend, or terminate access to any Beta Release at any time, with or without notice. Apollo may impose feature limits, usage limits, account requirements, logging, diagnostics, or additional testing conditions for Beta Releases. Unless Apollo states otherwise in writing, Beta Releases are provided "AS IS," without support commitments, service-level commitments, uptime commitments, or compatibility commitments.

If Apollo designates a Beta Release or related materials as confidential, private, invite-only, or non-public, you agree not to disclose screenshots, recordings, feature details, performance information, roadmap

information, test results, non-public documentation, or other non-public information about the Beta Release except as authorized by Apollo in writing.

4. Feedback. If you provide Apollo with comments, bug reports, crash reports, suggestions, ideas, feature requests, workflows, prompts, presets, test results, or other feedback relating to LabDAWg, Apollo Materials, or Apollo Services ("Feedback"), you grant Apollo a perpetual, worldwide, irrevocable, royalty-free, sublicensable, and transferable license to use, reproduce, modify, distribute, disclose, and otherwise exploit that Feedback for any purpose, including improving, developing, marketing, supporting, and commercializing Apollo products and services, without restriction, attribution, or compensation to you. Apollo is not required to use any Feedback.

5. Description of Rights and Limitations

A) Limitations. Licensee and third parties may not reverse engineer, decompile, or disassemble the Software, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding the limitation.

B) Update and Maintenance. Licensor shall provide updates and maintenance on the Software on an as needed basis.

C) Separation of Components. The Software is licensed as a single product. Its components may not be separated for use on more than one computer.

6. Title to Software. Licensor represents and warrants that it has the legal right to enter into and perform its obligations under this EULA, and that use by the Licensee of the Software, in accordance with the terms of this EULA, will not infringe upon the intellectual property rights of any third parties.

7. Intellectual Property. All now known or hereafter known tangible and intangible rights, title, interest, copyrights and moral rights in and to the Software, including but not limited to all images, photographs, animations, video, audio, music, text, data, computer code, algorithms, and information, are owned by Licensor. The Software is protected by all applicable copyright laws and international treaties.

8. Support. Licensor will provide support, available during normal business hours according to the user's plan, if any, through designated support channels.

9. Duration. This EULA is perpetual or until:

A) Automatically terminated or suspended if Licensee fails to comply with any of the terms and conditions set forth in this EULA; or

B) Terminated or suspended by Licensor, with or without cause.

In the event this EULA is terminated, you must cease use of the Software and destroy all copies of the Software.

10. Jurisdiction. This EULA shall be deemed to have been made in, and shall be construed pursuant to the laws of the State of California, without regard to conflicts of laws provisions thereof. Any legal action or proceeding relating to this EULA shall be brought exclusively in courts located in San Francisco, CA, and each party consents to the jurisdiction thereof. The prevailing party in any action to enforce this EULA shall be entitled to recover costs and expenses including, without limitation, attorneys' fees. This EULA is made within the exclusive jurisdiction of the United States, and its jurisdiction shall supersede any other jurisdiction of either party's election.

11. Non-Transferable. This EULA is not assignable or transferable by Licensee, and any attempt to do so would be void.

12. Severability. No failure to exercise, and no delay in exercising, on the part of either party, any privilege, any power or any rights hereunder will operate as a waiver thereof, nor will any single or partial exercise of any right or power hereunder preclude further exercise of any other right hereunder. If any provision of this EULA shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this EULA shall otherwise remain in full force and effect and enforceable.

13. WARRANTY DISCLAIMER. LICENSOR, AND AUTHOR OF THE SOFTWARE, HEREBY EXPRESSLY DISCLAIM ANY WARRANTY FOR THE SOFTWARE. THE SOFTWARE AND ANY RELATED DOCUMENTATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. LICENSEE ACCEPTS ANY AND ALL RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE.

14. LIMITATION OF LIABILITY. LICENSOR SHALL NOT BE LIABLE TO LICENSEE, OR ANY OTHER PERSON OR ENTITY CLAIMING THROUGH LICENSEE ANY LOSS OF PROFITS, INCOME, SAVINGS, OR ANY OTHER CONSEQUENTIAL, INCIDENTAL, SPECIAL, PUNITIVE, DIRECT OR INDIRECT DAMAGE, WHETHER ARISING IN CONTRACT, TORT, WARRANTY, OR OTHERWISE. THESE LIMITATIONS SHALL APPLY REGARDLESS OF THE ESSENTIAL PURPOSE OF ANY LIMITED REMEDY. UNDER NO CIRCUMSTANCES SHALL LICENSOR'S AGGREGATE LIABILITY TO LICENSEE, OR ANY OTHER PERSON OR ENTITY CLAIMING THROUGH LICENSEE, EXCEED THE FINANCIAL AMOUNT ACTUALLY PAID BY LICENSEE TO LICENSOR FOR THE SOFTWARE.

15. Export Compliance and Sanctions. You may not use, export, re-export, import, sell, release, transfer, or provide access to LabDAWg, Apollo Materials, Apollo Services, technical data, or related technology except as authorized by United States law and the laws of any other applicable jurisdiction. You represent that you are not located in, ordinarily resident in, organized under the laws of, or acting on behalf of any country, region, person, or entity subject to applicable embargoes, sanctions, trade restrictions, denied-party restrictions, or export-control restrictions, including restrictions administered by the U.S. Department of Commerce, the U.S. Department of Treasury's Office of Foreign Assets Control, or other applicable authorities. You may not use LabDAWg, Apollo Materials, or Apollo Services for any prohibited end use, including nuclear, chemical, biological, missile, military-intelligence, sanctioned, unlawful, or restricted end uses.

16. Prohibited Use. You may not use LabDAWg, Apollo Materials, or Apollo Services to: violate any law or third-party right; infringe copyrights, publicity rights, privacy rights, or contractual obligations; upload or process materials you do not have the right to use; create, distribute, or facilitate malware, credential theft, unauthorized access, spam, fraud, deception, or security abuse; bypass safety, account, subscription, rate-limit, or access controls; impersonate another person or create misleading voice, audio, or identity-based content without appropriate rights and disclosures; harass, threaten, exploit, or harm others; generate or distribute unlawful, defamatory, or deceptive content; use Apollo Services for high-risk decisions requiring professional judgment; or interfere with the security, integrity, availability, or operation of Apollo systems or third-party systems. Apollo may suspend or terminate access to Apollo Services for suspected violations of this section.

17. Entire Agreement. This EULA constitutes the entire agreement between Licensor and Licensee and supersedes all prior understandings of Licensor and Licensee, including any prior representation, statement, condition, or warranty with respect to the subject matter of this EULA.