

END USER LICENSE AGREEMENT (EULA) Voltrim Downloader – Version 1.0.1
IMPORTANT: PLEASE READ THIS END USER LICENSE AGREEMENT (“AGREEMENT”) CAREFULLY BEFORE INSTALLING OR USING THE Voltrim Downloader SOFTWARE (“SOFTWARE”). BY INSTALLING, COPYING, OR USING THE SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT INSTALL OR USE THE SOFTWARE.

1. Definitions • “Software” refers to the Voltrim Downloader application, including all associated files, scripts, documentation, updates, and components provided by the Developer. • “Developer” refers to the creator and copyright holder of Voltrim Downloader. • “You” or “User” refers to the individual or legal entity that installs or uses the Software. • “Third-Party Tools” refers to external software components used by Voltrim, including but not limited to yt-dlp and FFmpeg.

2. License Grant The Developer grants you a non-exclusive, non-transferable, revocable license to install and use the Software on compatible systems, solely for lawful purposes and in accordance with this Agreement. This license does not grant you ownership of the Software.

3. Permitted Use You may:

- Install and use the Software for personal or commercial purposes, provided that such use is lawful and properly licensed.
- Use the Software to download media only where you have the legal right to do so.
- Use the Software on multiple devices, provided you comply with the licensing terms applicable to your purchase.

4. Restrictions You may not:

- Modify, reverse engineer, decompile, or disassemble the Software, except where expressly permitted by applicable law.
- Redistribute, sublicense, sell, rent, lease, or transfer the Software without written permission from the Developer.
- Use the Software to download or distribute content in violation of copyright laws or terms of service of third-party platforms.
- Remove or alter copyright notices or branding.
- Circumvent, bypass, disable, or interfere with DRM, encryption, access controls, paywalls, or other technical protection measures.

5. Third-Party Software and Licenses The Software integrates or interacts with Third-Party Tools, including but not limited to:

- yt-dlp
- FFmpeg

These tools are not owned by the Developer and are distributed or downloaded under their respective open-source licenses. You acknowledge that:

- Each Third-Party Tool is governed by its own license terms.
- The Developer is not responsible for changes, availability, or behavior of Third-Party Tools.
- Use of Third-Party Tools remains subject to their original licenses.

6. User Responsibility, Legal Compliance & Platform Terms

You are solely responsible for:

- Ensuring that your use of the Software complies with all applicable local, national, and international laws.
- Reviewing and complying with the Terms of Service of any platform from which you download content.
- Verifying that you have the legal right to download, store, or process any media content.
- Obtaining necessary permissions from copyright holders where required.
- Understanding that technical capability does not equal legal permission.

The Developer does not encourage or endorse:

- Copyright infringement
- Violation of platform Terms of Service
- Unauthorized distribution of copyrighted content
- Any illegal use of this Software

6.1. Platform Terms of Service Compliance

SPECIFIC PLATFORM NOTICE:

The following major platforms explicitly PROHIBIT downloading videos in their Terms of Service:

- YOUTUBE: YouTube's Terms of Service explicitly prohibit downloading videos except through official YouTube Premium offline features. Despite this software's technical compatibility with YouTube (via the yt-dlp engine), users do NOT have permission to download YouTube content unless they are downloading their own uploaded videos or have explicit written permission from the copyright holder.
- INSTAGRAM: Instagram's Terms of Service prohibit downloading, copying, or saving content posted by other users without explicit permission.
- TIKTOK: TikTok's Terms of Service prohibit downloading videos unless the creator has enabled the download feature for that specific video.
- NETFLIX, HULU, DISNEY+, and similar streaming services: All major streaming platforms explicitly prohibit downloading content except through their official apps with active subscriptions.

This list is NOT exhaustive. Many other platforms have similar restrictions.

GENERAL TERMS OF SERVICE COMPLIANCE:

You acknowledge and agree that:

- The platforms listed above and many other video hosting platforms, streaming services, and content sharing websites explicitly prohibit downloading content in their Terms of Service.
- The Software's technical capability to download from a platform does NOT grant you legal permission to do so.
- You are solely responsible for reviewing and complying with the Terms of Service of any platform from which you download content.

- The Developer makes NO representations about which platforms permit downloading.
- Violation of platform Terms of Service may result in:
 - Account termination or suspension
 - Legal action by the platform
 - Copyright infringement claims
 - Criminal prosecution in severe cases
 - Other legal consequences

The Developer does NOT encourage, endorse, or facilitate:

- Violation of platform Terms of Service
- Unauthorized downloading of copyrighted content
- Circumvention of platform restrictions or protections
- Any use that infringes on intellectual property rights

LEGAL RESPONSIBILITY:

The Software is provided as a general-purpose tool. Your use of this tool must comply with all applicable platform terms, copyright laws, and legal requirements in your jurisdiction.

If you are uncertain whether you have permission to download specific content, DO NOT download it. When in doubt, seek legal advice or written permission from the content owner.

7. Updates and Modifications The Developer may:

- Provide updates, bug fixes, or enhancements at their discretion.
- Modify or discontinue features without prior notice.

Updates may replace or modify parts of the Software and will be subject to this Agreement unless stated otherwise.

8. Privacy and Data

- The Software does not collect personal data by default.
- No user data is intentionally transmitted to the Developer.
- Any network access is limited to downloading third-party components or user-requested content.

You are responsible for your own system security and network usage.

9. Disclaimer of Warranties The Software is provided “AS IS”, without warranty of any kind, express or implied, including but not limited to:

- Merchantability
- Fitness for a particular purpose
- Non-infringement

The Developer does not guarantee uninterrupted or error-free operation.

10. Limitation of Liability To the maximum extent permitted by law:

- The Developer shall not be liable for any indirect, incidental, special, consequential, or punitive damages.
- This includes, but is not limited to, data loss, system damage, legal claims, or loss of profits.

Your sole remedy for dissatisfaction with the Software is to stop using it.

11. Termination This Agreement is effective until terminated. The Developer may terminate this Agreement immediately if you violate any of its terms. Upon ter-

mination, you must cease all use of the Software and remove all copies from your systems.

12. Governing Law and Dispute Resolution

12.1 Governing Law This Agreement shall be governed by the laws of [Your Country/State], without regard to conflict of law principles.

12.2 Arbitration Any dispute arising from this Agreement shall be resolved through binding arbitration in accordance with [Arbitration Association] rules, conducted in [Location], in [Language].

12.3 Class Action Waiver You agree to resolve disputes individually and waive any right to participate in class action lawsuits.

12.4 Jurisdiction If arbitration is unavailable, exclusive jurisdiction shall lie with courts in [Your Location].

13. Severability If any provision of this Agreement is found to be unenforceable, the remaining provisions shall remain in full force and effect.

14. Entire Agreement This Agreement constitutes the entire agreement between you and the Developer regarding the Software and supersedes all prior understandings or agreements.

© 2025 Voltrim Downloader. All rights reserved.