

Terms of Use

Subscriptions Manager: Tracker

Effective Date: April 20, 2026 • Last Updated: April 20, 2026

These Terms of Use ("Terms") form a binding agreement between you ("you" or "User") and ZedexTechnologies ("we", "us", "our") governing your access to and use of the Subscriptions Manager: Tracker mobile and desktop application and any related services (collectively, the "App"). By downloading, installing, or using the App, you agree to be bound by these Terms. If you do not agree, do not install or use the App.

1. About the App

Subscriptions Manager: Tracker is a personal subscription-expense tracker. It helps you record recurring subscriptions (such as streaming, software, or cloud services), view renewal dates in a calendar, analyze spending on a dashboard, and schedule local reminders before renewals. The App offers an optional AI-assisted receipt import feature that extracts subscription details from receipt images or PDFs you submit.

Your subscription data is stored locally on your device. The App does not require you to create an account and does not synchronize your data to the cloud.

2. Eligibility

You must be at least 13 years old (or the minimum age of digital consent in your jurisdiction) to use the App. By using the App, you represent that you meet this requirement and that you have the legal capacity to enter into these Terms. If you use the App on behalf of a household or organization, you represent that you have authority to bind that party.

3. License to Use the App

Subject to these Terms, ZedexTechnologies grants you a limited, personal, non-exclusive, non-transferable, non-sublicensable, revocable license to install and use the App on devices you own or control, solely for your personal, non-commercial use.

You agree NOT to:

- Copy, modify, translate, adapt, or create derivative works of the App, except as expressly permitted by law.
- Reverse-engineer, decompile, or disassemble the App, or attempt to derive its source code.
- Remove, obscure, or alter any proprietary notices, trademarks, or labels in the App.

- Rent, lease, sell, sublicense, or otherwise commercially exploit the App.
- Use the App to violate any applicable law, infringe third-party rights, or transmit malicious code.
- Bypass, disable, or interfere with any security, authentication, rate-limiting, or entitlement feature of the App or our backend services (including the receipt-extraction API).
- Use automated means to submit a large volume of requests to the receipt-extraction API or other backend endpoints.

4. Your Account and Purchases

4.1 No User Account Required

The App does not provide a user-account system. You are responsible for safeguarding the device on which the App is installed. Any person with access to your device can access your subscription data in the App.

4.2 Free Tier

The App's free tier allows you to track up to two (2) subscriptions. Other premium features (such as AI receipt import, unlimited tracking, advanced insights, and custom categories) are available only with a paid plan.

4.3 Paid Plans

Paid plans are offered on a weekly, monthly, yearly, or lifetime basis at the prices displayed in the App. Current plans include (prices are approximate and subject to change; the App's paywall shows authoritative pricing):

- Weekly plan (auto-renewing).
- Monthly plan (auto-renewing).
- Yearly plan (auto-renewing).
- Lifetime plan (one-time purchase).

All paid plans are purchased through the applicable app store (Apple App Store or Google Play) and processed by our in-app-purchase provider, RevenueCat, Inc. Payment, billing, and refund handling are governed by the terms of the applicable app store. We do not receive your full payment-card details.

4.4 Auto-Renewal

Auto-renewing subscriptions will automatically renew at the end of each billing period unless cancelled at least 24 hours before the end of the current period through your device's app-store subscription-management settings. You can manage and cancel auto-renewal from those settings at any time. Uninstalling the App does not cancel your subscription.

4.5 Introductory Offers and Trials

If you are offered a free trial or introductory price, any unused portion is forfeited if you purchase a plan during the trial. Trials may not be available for all users or in all regions.

4.6 Refunds

Except where required by law, purchases are non-refundable. Refund requests are handled by the applicable app store under its refund policy, not by us.

4.7 Restoring Purchases

If you reinstall the App or switch devices using the same app-store account, you can restore eligible purchases from the App's paywall screen.

5. Receipt Import and AI-Assisted Extraction

The receipt-import feature lets you submit a receipt image or PDF to our backend for automated extraction of subscription details such as vendor, amount, currency, billing interval, and suggested category. The extracted data is returned to the App for your review before being saved.

The feature uses automated processing, including artificial-intelligence techniques. Extracted data is an estimate and may be inaccurate, incomplete, or misclassified. You are responsible for reviewing and correcting suggestions before saving. We are not responsible for any financial or other decisions you make based on extracted data.

You must not submit receipts or files that (a) contain content you do not have the right to submit, (b) contain material unrelated to subscription expenses, (c) contain unlawful, obscene, or harmful content, or (d) include sensitive personal data beyond what is incidental to a receipt.

6. Local Notifications

With your permission, the App schedules local notifications on your device to remind you before a subscription renewal. These notifications are generated locally by your device's operating system; we do not operate a remote push-notification service. You can disable notifications at any time from your device settings or from within the App.

7. Currency Conversion and Third-Party Data

The App may display estimated conversions between currencies using rates provided by a third-party data source. These rates are for informational purposes only, may be delayed or inaccurate, and must not be relied upon for accounting, tax, or financial decisions. You are responsible for verifying amounts with your bank, card issuer, or other authoritative source.

8. Your Content

"Your Content" means any data you enter or upload into the App, including subscription names, amounts, notes, receipt files, and custom categories. You retain all rights in Your Content.

You grant us a limited, worldwide, non-exclusive, royalty-free license to process Your Content solely to provide the features you request (for example, to run receipt extraction on a file you submit and return results to your device). We do not use Your Content to train general-purpose AI models.

You are solely responsible for Your Content, including its accuracy, legality, and the consequences of submitting it.

9. Intellectual Property

The App, including its code, design, graphics, logos, text, and other materials (but excluding Your Content), is owned by ZedexTechnologies or its licensors and is protected by copyright, trademark, and other intellectual-property laws. No rights are granted to you by these Terms other than the limited license expressly stated.

10. Third-Party Services

The App integrates with the following third-party services:

- Apple App Store and Google Play — app distribution and in-app-purchase processing.
- RevenueCat, Inc. — subscription and entitlement management for in-app purchases.
- ZedexTechnologies backend receipt-extraction API — processes receipt files you submit.
- A currency-rate data source — provides exchange-rate information.

Your use of third-party services is governed by their own terms and privacy policies. We are not responsible for third-party services.

11. Updates; Changes to the App

We may release updates, bug fixes, or new versions of the App and may change, add, or remove features at any time. Some features may require you to install the latest version. We may also discontinue the App or any feature, in whole or in part, with or without notice.

12. Privacy

Our collection and use of information is described in our [Privacy Policy](#), which is incorporated into these Terms by reference.

13. Disclaimers

THE APP IS PROVIDED "AS IS" AND "AS AVAILABLE," WITHOUT WARRANTY OF ANY KIND. TO THE MAXIMUM EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ACCURACY, AND QUIET ENJOYMENT.

THE APP IS A PERSONAL-FINANCE TRACKING TOOL. IT DOES NOT PROVIDE FINANCIAL, TAX, LEGAL, OR INVESTMENT ADVICE. AMOUNTS, RENEWAL DATES, CURRENCY CONVERSIONS, AND AI-EXTRACTED DATA MAY BE INACCURATE. YOU ARE SOLELY RESPONSIBLE FOR YOUR FINANCIAL DECISIONS AND FOR VERIFYING INFORMATION WITH AUTHORITATIVE SOURCES.

WE DO NOT WARRANT THAT THE APP WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, OR THAT NOTIFICATIONS WILL BE DELIVERED AT A SPECIFIC TIME.

14. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT WILL WE, OUR AFFILIATES, OR OUR LICENSORS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES, INCLUDING LOSS OF PROFITS, REVENUE, DATA, GOODWILL, OR OTHER INTANGIBLE LOSSES, ARISING OUT OF OR RELATING TO YOUR USE OF, OR INABILITY TO USE, THE APP.

OUR TOTAL AGGREGATE LIABILITY FOR ALL CLAIMS ARISING OUT OF OR RELATING TO THESE TERMS OR THE APP WILL NOT EXCEED THE GREATER OF (A) THE AMOUNTS YOU PAID TO US FOR THE APP IN THE TWELVE (12) MONTHS PRECEDING THE EVENT GIVING RISE TO THE CLAIM, OR (B) USD 20.

Some jurisdictions do not allow the exclusion or limitation of certain damages; in those jurisdictions, our liability will be limited to the maximum extent permitted by law.

15. Indemnification

You agree to defend, indemnify, and hold harmless ZedexTechnologies and its officers, directors, employees, and agents from any claim, demand, liability, loss, or expense (including reasonable attorneys' fees) arising out of (a) your use of the App, (b) Your Content, (c) your violation of these Terms, or (d) your violation of applicable law or the rights of a third party.

16. Termination

You may stop using the App at any time by uninstalling it. We may suspend or terminate your access to all or part of the App at any time, with or without notice, including if we believe you have violated these Terms or applicable law. Termination does not entitle you to a refund except as expressly provided by law or the applicable app store. Sections that by their nature should

survive termination (including sections on intellectual property, disclaimers, limitation of liability, indemnification, and governing law) will survive.

17. Changes to These Terms

We may update these Terms from time to time. When we do, we will update the "Last Updated" date at the top of these Terms and, where appropriate, provide additional notice (for example, an in-App prompt). Material changes are effective when posted. Your continued use of the App after the effective date constitutes your acceptance of the revised Terms.

18. Governing Law and Dispute Resolution

These Terms are governed by the laws of the jurisdiction in which ZedexTechnologies is established, excluding its conflict-of-law rules. You and we agree to attempt to resolve any dispute informally before filing a claim. Any dispute that cannot be resolved informally will be submitted to the competent courts of that jurisdiction, except where mandatory consumer-protection law in your country of residence gives you the right to bring proceedings in your local courts, in which case those rights apply.

19. Apple App Store Additional Terms

If you obtained the App from the Apple App Store, the following additional terms apply:

- These Terms are between you and ZedexTechnologies, not Apple. Apple is not responsible for the App or its content.
- Your license to use the App is limited to use on an Apple-branded device that you own or control, as permitted by the App Store Terms of Service.
- Apple has no obligation to furnish maintenance or support for the App.
- In the event of any failure of the App to conform to an applicable warranty, you may notify Apple, and Apple may refund the purchase price (if any). To the maximum extent permitted by law, Apple has no other warranty obligation for the App.
- Apple is a third-party beneficiary of these Terms and may enforce them against you.

20. Google Play Additional Terms

If you obtained the App from Google Play, your use of the App is also subject to the Google Play Terms of Service. Google is not a party to these Terms and is not responsible for the App.

21. Export Controls; Government Users

You may not use or export the App except in compliance with applicable export-control laws. If you are a U.S. government end user, the App is a "commercial item" and is licensed with only those rights granted to all other end users under these Terms.

22. Miscellaneous

- Entire Agreement. These Terms, together with the Privacy Policy, are the entire agreement between you and us regarding the App.
- Severability. If any provision is held unenforceable, the remaining provisions remain in full force.
- No Waiver. Our failure to enforce a provision is not a waiver of our right to do so later.
- Assignment. You may not assign these Terms without our prior written consent. We may assign these Terms to an affiliate or in connection with a merger, sale, or reorganization.
- Notices. We may provide notices through the App, our website, or by email (if you have provided an email address).

23. Contact Us

If you have questions about these Terms, please contact:

Zedex Technologies

Email: zedex0@gmail.com