



End User License Agreement

NUtitleII is a macro-enabled PowerPoint presentation file (.PPTM) (the "Software"), owned and licensed by NUtech Ventures ("NUtech"), a 501(c)(3) supporting organization of the Board of Regents of the University of Nebraska on behalf of the University of Nebraska-Lincoln ("UNL"). The Software was originally developed by a UNL faculty member and the associated intellectual property rights have been assigned to NUtech. By downloading or using this Software, you ("USER") agree to the following terms of use, which is a legal agreement between USER and NUtech. If you do not agree to these terms, you may not use this Software.

IMPORTANT NOTICE ABOUT LIMITATIONS

NUtitleII is a macro-enabled PowerPoint presentation containing macro-based tools intended to ASSIST the USER in improving the accessibility of PowerPoint presentations for compliance with Title II of the Americans with Disabilities Act ("ADA"). The Software automates the remediation of certain accessibility-related issues, including inserting slide titles, alternative text fields, and table headers, to help speed up USER workflows in addressing non-accessible elements surfaced by Microsoft PowerPoint's Accessibility Checker. The Software **does not** perform its own accessibility analysis and does not determine conformance with Title II or any other legal standard. The Software **does not** guarantee accuracy, completeness, or legal compliance. USER must rely on their own judgment, institutional policies, accessibility expertise, and any applicable professional or legal guidance.

USER agrees that NUtech will provide use of the Software to USER according to this End User License Agreement ("EULA") subject to the following obligations and provisions:

1. **License Grant.** Subject to USER's compliance with this EULA and payment of the applicable license fees, NUtech hereby grants USER a limited, non-exclusive, non-transferable, non-sublicensable license to:
 - download and use one copy of the Software;
 - use the Software solely for USER's internal use in assisting with accessibility-related review of PowerPoint presentations; and
 - make one (1) backup copy of the Software for archival purposes, provided such copy contains all of the original Data and Software's proprietary notices.

As used herein, "Internal use" means use of the Software solely by the individual person who is the licensed USER, on that USER's own computer(s), for that USER's personal or professional work. Internal use does not permit use by other individuals within USER's organization, does not permit group or departmental use, and does not permit sharing, copying, redistribution, or making the Software available to coworkers, students,

assistants, or any other third party. Each person who wishes to use the Software must obtain their own license.

No other rights are granted.

2. **Restrictions.** USER agrees **not** to:
 - reverse engineer, decompile, disassemble, modify, translate, or attempt to derive the source code of the Software or its macros;
 - distribute, sell, license, sublicense, lease, lend, or otherwise transfer the Software to any third party;
 - use the Software to offer services to third parties in any way that implies the Software is authoritative, complete, or legally determinative of Title II compliance;
 - remove, alter, or obscure any proprietary notices or labels; or
 - make the Software available on a shared server, public website, or cloud platform where unauthorized individuals may access it.
3. **Intellectual Property.** The Software, including all macros, logic, design, text, and accompanying materials, is owned by NUTECH or its contributors. USER acquires **no ownership, title, or other interest** in the Software other than the limited license granted in Section 1.

USER may not claim authorship of, or rights in, the Software or any intellectual property contained therein and shall not use the name, trademark, or logo of NUTECH, or any of the developers of the Software in any manner without prior written approval from such person or entity.

Microsoft and PowerPoint are trademarks of Microsoft Corporation. Apple and macOS are trademarks of Apple Inc. Use of such trademarks is solely for purposes of identifying compatibility. This product is not affiliated with, endorsed by, or sponsored by Microsoft or Apple.

4. **No Updates or Support.** NUTECH has no obligation to provide updates, upgrades, bug fixes, support, documentation or enhancements. Continued functionality is not guaranteed.
5. **No Accuracy Guarantees.** USER acknowledges and agrees:
 - The Software **does not** perform any accessibility checking or evaluation of PowerPoint presentations.
 - The Software acts only on accessibility issues identified by Microsoft PowerPoint's built-in Accessibility Checker and automates remediation of elements that the Checker has flagged as non-accessible.
 - The Software **may not** correctly apply fixes, may apply fixes inconsistently, and may fail to apply fixes in some circumstances.
 - The Software **does not** detect, evaluate, or determine Title II compliance and must not be relied upon as a substitute for human review, institutional accessibility standards, professional auditing, or legal evaluation.
 - USER remains solely responsible for verifying the accuracy and adequacy of any accessibility modifications, and for ensuring full compliance with ADA Title II and any institutional or legal obligations.

6. **Disclaimer of Warranties.** The Software is provided "AS IS," "WITH ALL FAULTS," and WITHOUT ANY WARRANTIES WHATSOEVER.

NUtech expressly disclaims all warranties, whether express, implied, statutory, or otherwise, including but not limited to:

- Warranties of accuracy, completeness, correctness, or reliability;
- Warranties of fitness for a particular purpose;
- Warranties of merchantability;
- Warranties of non-infringement;
- Warranties that the Software will identify all accessibility issues; warranties that the Software will make any presentation Title II compliant.

USER ASSUMES ALL RISKS RELATED TO USE OF THE SOFTWARE.

7. **Limitation of Liability.** To the maximum extent permitted by law:
- NUTECH SHALL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES, INCLUDING LOSS OF DATA, LOSS OF GOODWILL, SERVICE INTERRUPTIONS, OR COSTS OF SUBSTITUTE SERVICES.
 - NUTECH'S TOTAL LIABILITY FOR ANY CLAIM SHALL NOT EXCEED THE AMOUNT PAID BY USER FOR THE SOFTWARE, IF ANY.
 - NUTECH SHALL NOT BE LIABLE FOR ANY DETERMINATION OF ADA TITLE II COMPLIANCE, NOR FOR ANY LEGAL, REGULATORY, OR INSTITUTIONAL CONSEQUENCE ARISING FROM USER'S RELIANCE ON THE SOFTWARE.

These limitations are fundamental terms of this EULA.

8. **Termination.** The EULA will terminate automatically if USER fails to comply with the limitations described herein or otherwise breaches any term hereof. Upon termination, USER must immediately cease all use of the Software and destroy all copies. Notwithstanding anything to the contrary contained herein, the provisions of this EULA that by their nature are intended to survive termination shall survive, including without limitation the sections concerning intellectual property, restrictions, protection of the Software, disclaimers, limitations of liability, governing law, and any other provisions necessary to give effect to their terms.
9. **Governing Law and Venue.** This EULA is governed by the laws of the State of Nebraska and may be amended only with the mutual written consent of both Parties. Any disputes concerning this EULA will be brought in the state and federal courts of Lincoln, Nebraska, or at NUtech's sole discretion via binding arbitration according to the rules of the American Arbitration Association using a single arbitrator reasonably acceptable to the parties.
10. **Acceptance.** By downloading, installing, accessing, or using the Software in any manner, USER acknowledges and agrees that USER has read, understood, and agrees to be bound by this EULA. Continued use of the Software constitutes ongoing

acceptance of all terms. The Parties further waive any right to challenge the admissibility or authenticity of this document in a court of law based solely on the absence of an original or wet signature.

11. **Entire Agreement.** This EULA constitutes the entire agreement between the Parties with respect to the Software and supersedes all prior agreements and representations between them.
12. **Severability.** NUtech's failure to enforce any right or obligation will not be deemed a waiver of that right or obligation or any other right or obligation. If any provision of this EULA is held invalid, void or unenforceable, that provision will be deemed modified to the minimum extent required to make such provision valid and enforceable while upholding the intent of such provision. If such modification is unlawful or infeasible, the offending provision is deemed severed and the remainder of the EULA will be enforced to the fullest extent permitted by applicable law.