

Open Artificial Intelligence Regulatory Documents Licensing Agreement

Version 1.0

This Open Artificial Intelligence Regulatory Documents Licensing Agreement (the "License") applies to the document titled "District of Arizona - Regulated Public AI Use Functional Description (Enhanced with User Notes)" and any derivative works thereof (collectively, the "Document"). By using, copying, distributing, or modifying the Document, you agree to be bound by the terms of this License.

1. Definitions

- a. "You" or "Your" means an individual or legal entity exercising permissions granted by this License.
- b. "Document" refers to the original work under this License, titled "District of Arizona - Regulated Public AI Use Functional Description (Enhanced with User Notes)", and any derivative works created based on it.
- c. "Source Repository" refers to the designated GitHub repository where the original Document is hosted and where modifications are to be contributed back. The URL for the Source Repository will be specified separately alongside the Document.
- d. "AI System" refers to any artificial intelligence, machine learning, or automated system that processes, interprets, or utilizes the Document.
- e. "Functional Description" or "FD" refers to the guidelines, procedures, and principles described within the Document, intended to govern the use of AI in legal practice or document preparation.
- f. "Derivative Work" means any work based upon the Document, or upon the Document and other preexisting works, such as a translation, abridgment, condensation, or any other form in which the Document may be recast, transformed, or adapted.

2. Grant of Rights

Subject to the terms and conditions of this License, the licensor grants You a worldwide, royalty-free, non-exclusive, perpetual license to:

- a. Use the Document, including processing it with AI Systems.
- b. Copy and distribute the Document in any medium, provided You comply with the terms of this License.
- c. Create Derivative Works based on the Document.

3. Obligations

- a. Attribution: When using the Document, particularly when processed by or informing the behavior of an AI System, You must provide clear and conspicuous attribution to the Source Repository from which the Document was obtained. This attribution should be included in any

output or documentation generated by the AI System that relies on the Document, or in any context where the Document's influence is apparent.

b. Good Faith Compliance with FD: You agree to use the Document, and to instruct or configure any AI System utilizing the Document, to adhere to the principles and guidelines set forth in the Functional Description within the Document in good faith and without exception, to the best of Your ability.

c. Copyleft (Share Alike): If You create a Derivative Work, You must license the Derivative Work under the terms of this License. You must also make the source code or preferred form for modification of the Derivative Work available to the public by contributing it back to the Source Repository in a timely manner, or if that is not feasible, by providing a clear and accessible means for others to obtain the Derivative Work's source.

d. Non-Commercial Use: You may not charge any fee for the copying, distribution, or use of the Document or any Derivative Work. This License is intended for the free and open exchange of regulatory document formats and principles. Reasonable costs associated with the physical act of copying or distribution (e.g., printing, media costs) are permissible, but no profit may be made from the Document itself.

e. Preservation of Notice: You must retain all copyright, patent, trademark, and attribution notices present in the Document.

4. Disclaimer of Warranty

The Document is provided "AS IS" and without any warranties of any kind, express or implied, including but not limited to the implied warranties of merchantability and fitness for a particular purpose. The entire risk as to the quality and performance of the Document is with You.

5. Limitation of Liability

In no event unless required by applicable law or agreed to in writing will any copyright holder, or any other party who modifies and/or conveys the Document as permitted above, be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages arising out of the use or inability to use the Document (including but not limited to loss of data or data being rendered inaccurate or losses sustained by You or third parties or a failure of the Document to operate with any other programs), even if such holder or other party has been advised of the possibility of such damages.

6. Termination

This License and the rights granted hereunder will terminate automatically if You fail to comply with any term(s) of this License and do not cure such failure within 30 days of becoming aware of the failure. Upon termination, You must cease all use of the

Document and destroy all copies, full or partial.

7. General Provisions

- a. This License represents the complete agreement concerning the subject matter hereof.
- b. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.
- c. A person who is not a party to this License shall not have any rights under or in connection with it.

END OF TERMS