

This is a legal agreement between the National Tutoring Association (NTA) (the organization) and you (Conference Attendee) agreeing to these Terms of Service (“Terms”) with regard to the “NTA 2025 Annual Virtual Professional Development Conference” October 6-9, 2025, with some sessions accessible until November 18, 2025. By accepting these Terms, you represent that you are of legal age and have the authority to bind the conference registration agreement.

## 1.ACCESS AND USE OF THE SERVICES.

1.1. Right to Use Services. You agree to use the technical Services provided for the NTA 2025 Virtual Conference in accordance with the use levels by which we measure, price and offer our Services as posted on our websites. You may use our Services only as permitted in these Terms. We grant you a limited right to use our Services only for business and professional purposes. Technical support for the Services is described in the Service Descriptions. If your affiliates use our Services, you warrant that you have the authority to bind those affiliates and you will be liable if your affiliates do not comply with the Agreement.

1.2. Limitations on Use. By using our Services, you agree on behalf of yourself, your users and your attendees, not to (i) modify, copy, prepare derivative works of, or reverse engineer, our Services; (ii) knowingly or negligently use our Services in a way that abuses or disrupts our networks, user accounts, or the Services; (iii) transmit through the Services any harassing, indecent, obscene, fraudulent, or unlawful material; (iv) market, or resell the Services to any third party; (v) use the Services in violation of applicable laws, or regulations; (vi) use the Services to send unauthorized advertising, or spam; (vii) harvest, collect, or gather user data without their consent; or (viii) transmit through the Services any material that may infringe the intellectual property, privacy, or other rights of third parties.

1.3. Changes to Services. We reserve the right to enhance, upgrade, improve, or modify features of our Services as we deem appropriate and in our discretion. We will not materially reduce the core functionality or discontinue any Services unless we provide you with prior written notice.

1.4. Proprietary Rights and Copyright Marks. You acknowledge that we or our licensors retain all proprietary right, title and interest in the Services, our name, logo or other marks, and any related intellectual property rights, including, without limitation, all modifications, enhancements, derivative works, and upgrades thereto. You agree that you will not use or register any trademark, service mark, business name, domain name or social media account name or handle which

incorporates in whole or in part the NTA logo or is similar to it in any way. You also agree to these guidelines with regard to the keynote speaker and all concurrent presenters and any logos or copyright marks they may own.

## 2. ORDERS, FEES AND PAYMENT.

2.1. Fees and Payment. You agree to pay all applicable, undisputed fees for the Services on the terms set forth on the Conference Registration Form. Once your password has been issued, any and all payments you make to us for access to the Services are final and non-refundable. Pass codes cannot be shared or transferred to another individual. We cannot accept Purchase orders. All registrations must be paid in full before links and pass codes for services can be released.

2.2. Sales, Promotional Offers, Coupons and Pricing. Sales, promotions and other special discounted pricing offers are temporary and, will be offered solely at the discretion of the NTA Executive Director. We reserve the right to discontinue or modify any special pricing consideration in our sole discretion.

## 3. TERM

3.1. Conference Term. The initial term commitment for your purchase of Conference Services will be specified as October 6-9, 2025 with continued access to recorded sessions until midnight on November 18, 2025.

3.2 Additional Training Webinars Term. The initial term commitment for your purchase of NTA Training Webinars will be 30 days from release date. If you have not completed the webinar assessment by the end of the initial 30-day deadline, you may ask for one 30-day extension at no additional cost. Additional extensions will be considered by the office of the Executive Director on a case-by-case basis with regard to acceptance and additional cost.

4. COMPLIANCE WITH LAWS. In review of the law, you agree that you will not infringe on any copyrights of any presenter or of the keynote. You will not share viewing of the conference sessions with unauthorized viewers. You will not record or screenshot any conference session, including the keynote session. You will not broadcast any part of the conference to a larger audience. You will not recopy and distribute session handouts without presenter consent. You will not participate in any hacking or malicious activities, and you will report such activities immediately

to the NTA should you encounter any. You may not assign your registration to this conference to another individual.