

## E-Book License Agreement

**This License Agreement ("Agreement")** is entered into between the Licensor (the copyright holder and publisher of *Business by Numbers*) and the individual ("Licensee") who downloads a licensed electronic copy of the e-book. By downloading or using the e-book, the Licensee agrees to be bound by the terms of this Agreement.

---

### 1. Grant of License

1.1 The Licensor grants the Licensee a **non-exclusive, non-transferable, non-commercial, and revocable** license to use **one individually licensed and numbered** digital copy of *Business by Numbers* (the "e-book") solely for personal and educational purposes.

1.2 This license is granted **for a single user only** and is **limited to the individual** who downloads the e-book. No simultaneous use by multiple individuals is permitted.

---

### 2. Restrictions

The Licensee agrees **not to**:

2.1 **Distribute, copy, resell, lend, lease, share, sublicense, or make publicly available** the e-book, in whole or in part, in any format or by any means, whether digital or print.

2.2 Use the e-book or any part of its content (including but not limited to text, images, tables, models, frameworks, and software code snippets) **for any commercial purpose**, including consulting, teaching, training sessions, or publication.

2.3 **Extract, modify, or adapt** any part of the e-book for integration into other products, services, or software applications.

2.4 Use any included **software code** for any purpose **other than personal study and non-commercial learning**. No derivative works, implementations, or public releases of such code are permitted.

2.5 Circumvent any technological protection measures or remove any identifying license number, watermark, or copyright notice.

---

### 3. Ownership and Copyright

3.1 The e-book and all associated intellectual property rights remain the **sole and exclusive property of the Licensor**.

3.2 **No transfer of copyright** or intellectual property rights is granted under this Agreement, either expressly or implicitly.

3.3 All trademarks, logos, and names are the property of their respective owners and are used with permission or under fair use.

---

### 4. Educational Use Clause

4.1 The e-book is provided **solely for educational purposes**. It is designed to inform, train, and support individual learning and development.

4.2 The Licensee may use the e-book for **private study, academic reference, and skills development**. Any institutional, group, or commercial training use is expressly prohibited.

---

### 5. Copy Identification and Tracking

5.1 Each licensed e-book is **individually numbered** and may include **digital watermarking or licensing metadata** for the purposes of tracking and verification.

5.2 Unauthorized duplication or distribution of a licensed copy may result in **license revocation and legal action.**

---

#### **6. Termination**

6.1 This license is effective until terminated. It will terminate automatically without notice from the Licensor if the Licensee fails to comply with any term of this Agreement.

6.2 Upon termination, the Licensee must delete all copies of the e-book in their possession or control, whether stored digitally or in print.

---

#### **7. Disclaimer and Limitation of Liability**

7.1 The e-book is provided "as is" without warranties of any kind, express or implied, including fitness for a particular purpose or accuracy.

7.2 Under no circumstances shall the Licensor be liable for any direct, indirect, incidental, or consequential damages arising from the use or misuse of the e-book.

---

#### **8. Governing Law**

8.1 This Agreement shall be governed by and construed in accordance with the laws of [Insert Country or State of Jurisdiction].

8.2 Any disputes arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of [Insert Jurisdiction].

---

#### **9. Entire Agreement**

9.1 This Agreement constitutes the entire agreement between the Licensor and the Licensee and supersedes any prior understandings or agreements, oral or written.

---

**By downloading or using the e-book, the Licensee acknowledges that they have read, understood, and agreed to the terms and conditions of this License Agreement.**