

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 ebook, 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 Licenser 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.