

OPEN LICENSE AGREEMENT

Course Materials Editable Use, Rebrand, Resale and Distribution License

1. Purpose of this Agreement

The Licensor owns certain course materials, documents, worksheets, templates, guides, learning resources, assessment materials, presentations, and related educational content.

The Licensee has purchased the course materials under an Open License, which grants the Licensee broader rights to edit, adapt, brand, sell, and distribute the materials under their own name or business brand, subject to the terms of this Agreement.

2. Licensed Materials

The “Licensed Materials” include the course materials supplied by the Licensor to the Licensee, including but not limited to:

- Word document course content
- Worksheets and learner guides
- Facilitator or teaching guides
- Assessments and rubrics
- Course outlines and module structures
- Supporting written educational resources
- Any other editable files supplied as part of the purchase

The Licensed Materials do not include any content, trademarks, logos, brand names, systems, software, private business information, or materials not expressly provided to the Licensee.

3. Ownership of Intellectual Property

The Licensor remains the original owner of the underlying intellectual property in the Licensed Materials.

This Agreement does not transfer copyright ownership to the Licensee. Instead, it grants the Licensee permission to use the Licensed Materials in the ways expressly allowed under this Agreement.

The Licensee may create edited, adapted, rebranded, or derivative versions of the Licensed Materials for their own business purposes, but the original source materials remain owned by the Licensor.

4. Grant of Open License

Subject to compliance with this Agreement, the Licensor grants the Licensee a non-exclusive, non-transferable, worldwide license to use the Licensed Materials.

Under this Open License, the Licensee may:

1. Edit, adapt, modify, expand, shorten, restructure, or redesign the Licensed Materials.
2. Add their own branding, logo, name, design, formatting, tone, examples, images, and business identity.
3. Sell the adapted or rebranded materials to their own clients, students, customers, members, churches, schools, organisations, or business audience.
4. Use the materials as part of paid or free courses, workshops, programmes, coaching packages, memberships, digital products, live training, online training, or printed resources.
5. Distribute the adapted or rebranded materials in PDF, printed, digital, online, or other educational formats.

6. Claim responsibility for their own edited and rebranded version of the materials.
7. Set their own pricing, course structure, delivery method, and sales process.

5. Important Restrictions

The Licensee may not:

1. Sell, share, give away, or distribute the original editable Word document files as received from the Licensor.
2. Sell the original files as a competing “open license,” “editable license,” “private label rights product,” or “reseller package.”
3. Grant others the right to edit, resell, rebrand, or redistribute the original Licensed Materials as raw source materials.
4. Represent that they created the original source materials from scratch if doing so would be misleading.
5. Use the Licensor’s name, logo, brand, trademarks, testimonials, client examples, or business identity without written permission.
6. Upload the original editable files to public platforms, shared drives, marketplaces, file-sharing websites, or template libraries where others can download or reuse them.
7. Use the materials for unlawful, misleading, defamatory, harmful, or unethical purposes.
8. Use the materials in a way that damages the reputation of the Licensor or misrepresents the Licensor’s beliefs, business, or educational standards.

6. Branding and Attribution

The Licensee is not required to credit the Licensor when selling or teaching their own adapted version of the materials.

The Licensee may remove the Licensor’s branding from the materials.

However, unless expressly agreed in writing, the Licensee may not use the Licensor's name or brand to promote, endorse, or sell the Licensee's own version of the materials.

7. No Transfer of License

This Open License is granted only to the Licensee who purchased it.

The Licensee may not sell, transfer, assign, sublicense, or give this Open License to another person, business, organisation, ministry, school, or entity.

If another person or organisation wants the same rights, they must purchase their own Open License from the Licensor.

8. Use by Employees, Contractors, or Team

Members

The Licensee may allow employees, contractors, designers, editors, virtual assistants, educators, or team members to work with the Licensed Materials only for the Licensee's own business purposes.

The Licensee remains responsible for ensuring that all team members comply with this Agreement.

Team members may not personally reuse, sell, copy, edit, distribute, or retain the Licensed Materials for their own separate use.

9. Quality and Compliance Responsibility

Once the Licensee edits, rebrands, sells, teaches, or distributes the materials, the Licensee is solely responsible for:

- Accuracy of the final content
- Suitability for their audience
- Legal and regulatory compliance
- Marketing claims

- Student outcomes
- Refunds, complaints, and customer service
- Any promises made to their own customers
- Any additional content added by the Licensee

The Licensor is not responsible for the Licensee's edited version, business model, delivery, marketing, student results, or customer relationships.

10. No Warranty

The Licensed Materials are provided "as is."

The Licensor does not guarantee that the materials will produce any specific financial, educational, spiritual, business, academic, personal, or professional result.

The Licensee is responsible for reviewing and adapting the materials for their own audience, market, teaching context, and legal requirements.

11. Payment

The rights granted under this Agreement become effective only once the Licensee has paid the full purchase price for the Open License.

If payment is reversed, refunded, cancelled, disputed, or not completed, the License automatically terminates.

12. Termination

The Licensor may terminate this Agreement if the Licensee breaches any material term of this Agreement.

Upon termination, the Licensee must immediately stop using, selling, editing, distributing, or teaching from the Licensed Materials.

The Licensee must also delete or destroy all original Licensed Materials and stop offering any products substantially based on the Licensed Materials, unless otherwise agreed in writing.

13. Breach of License

A breach of this Agreement may cause financial and reputational harm to the Licensor.

If the Licensee breaches this Agreement, the Licensor may seek available legal remedies, including but not limited to damages, removal of infringing content, injunctions, account takedowns, marketplace complaints, and recovery of legal costs where permitted by law.

14. Limitation of Liability

To the maximum extent permitted by law, the Licensor will not be liable for indirect, incidental, special, consequential, or business losses arising from the Licensee's use of the Licensed Materials.

The Licensor's total liability under this Agreement will not exceed the amount paid by the Licensee for the Open License.

15. Entire Agreement

This Agreement represents the entire agreement between the Licensor and Licensee regarding the Open License.

No other rights are granted unless confirmed in writing by the Licensor.

16. Acceptance

By purchasing, downloading, accessing, editing, using, or distributing the Licensed Materials, the Licensee confirms that they have read, understood, and agreed to this Agreement.