

## LICENSING AGREEMENT

This License Agreement (this “Agreement” of this “License Agreement”) is made and effective as of 25 November 2021 (the “Commencement Date”) by and between Mubu Digital Limited, a company organized and existing in United Kingdom, with a registered address at Mubu Digital Limited, 8 Mercia Business Village, Coventry, CV4 8HX (“**Licensor**”) and you (“**Licensee**”).

Jonathan Porton (The “**Licensor**”) hereby grants to you, (the “**Licensee**”) a non-exclusive license to use the templates as defined in 2. and to use these in accordance with the terms and conditions of this agreement.

### 1. Definitions

“**Templates**” means any templates created and owned by Licensor and downloaded from this website including Microsoft PowerPoint, Word and Excel files. These are:

Discovery-plan-template.pptx  
Discovery-playback-template.pptx  
Discovery-class-findings-templates.pptx  
Findings-log-template.xlsx  
Interview-writeup-basic-template.docx  
Sample-Interview-framework.docx  
Research-debt-report-template.docx

### 2. Conditions of use

The templates defined in 1. are covered by this license.

With this license you may:

- Download and use the templates as part of your day to day working role.
- Modify the templates to match organisation branding as required.
- Adapt the template to meet the needs of your day to day working role.

With this license you may not:

- Resell the templates.
- Transfer this license to other licensees.
- Create merchandise, templates, or other products for resale or distribution where the primary value of the product is associated with the template itself. You cannot use the asset to create a template or other materials someone would buy specifically because of the template.
- Represent the templates as your own design and creation.

3. Licensor shall retain all copyrights in and to the Image.

4. Licensor shall have the right to terminate this Agreement upon 30 days’ notice if Licensee fails to adhere to the conditions of use as outlined in 2.

5. All rights not specifically transferred by this Agreement are reserved to the Licensor.
6. The Licensee shall hold the Licensor harmless from and against any loss, expense, or damage occasioned by any claim, demand, suit, or recovery against the Licensor arising out of the use of the templates.
7. Nothing herein shall be construed to constitute the parties hereto joint ventures, nor shall any similar relationship be deemed to exist between them. This Agreement shall not be assigned in whole or in part without the prior written consent of the Licensor.
8. This Agreement constitutes the entire agreement between the parties hereto and shall not be modified, amended, or changed in any way except by written agreement signed by both parties hereto. This Agreement supersedes all prior or simultaneous representations, discussions, negotiations, and agreements, whether written or oral, between the parties concerning the Image.
9. This Agreement shall be binding upon and shall inure to the benefit of the parties, their successors, and assigns. Licensee shall not assign its rights under this Agreement, in whole or in part, without the prior written approval of Licensor.