

BRANDS BY ROBIN

DIGITAL PRODUCTS TERMS & CONDITIONS

- 1.1 These Terms explain how you may use the digital products.
- 1.2 The purchase and / or download of this product or any other product created by Brands By Robin constitutes your agreement to these terms and conditions.
- 1.3 You should read these Terms carefully before using the Digital products.
- 1.4 By accessing or using the Digital Products or otherwise indicating your consent, you agree to be bound by these Terms and the documents referred to in them.
- 1.5 If you do not agree with or accept any of these Terms, you should stop using the Digital Products immediately.
- 1.6 If you have any questions about the products, please contact me by email: contact@brandsbyrobin.com

See the full website terms of use [here](#).

OWNERSHIP

Intellectual property rights belong to Bethany Robinson trading as Brands By Robin
Digital products are hosted on Gumroad. For any information about their terms of use, [click here](#)

PERMISSIBLE USE

By purchasing a digital product from the Brands By Robin Gumroad store you agree that you must not:

1. Re-sell, re-distribute, rent out or share the digital product and / or content to anyone for personal and / or commercial use
2. Claim the digital product and / or content as your own (this includes after amendment)
3. Use the products in any way that could damage the reputation of the business
4. Claim ownership of any intellectual property or copyright in this product.

REFUNDS

Due to the nature of digital products, refunds are not accepted.

1. Upon purchase, digital download will be available within 24 hours.
2. You will not be entitled to a refund under any circumstances
3. If you are having trouble accessing your digital files, please contact me using the information below

CONTACT INFORMATION

1. If You wish to contact Us with general questions, or information relating to digital products, You may contact Us by email at contact@brandsbyrobin.com
2. We always welcome feedback from our customers and while we always try to give a positive experience, we want to hear from you if you have any cause for complaint. You can contact us using the details above to make complaint and it will be handled promptly and sensitively.

GENERAL TERMS

1. You may not transfer your obligations and rights under these terms and conditions to any other person without our express written consent.
2. If a court or other authority finds that any part of these terms and conditions are unlawful, the remaining parts will remain in full force and effect.
3. We may revise these terms and conditions from time to time in response to changes in relevant laws and other regulatory requirements. If we change these terms and conditions, we will give you reasonable advance notice and provide you with details of how to cancel if you are not able to agree to the new terms.
4. These terms and conditions are governed by the laws of England and Wales and any dispute will be dealt with in the English courts.