

# Nine One Football eBook License

---

## **End-User Warranty and License Agreement**

### **1. Grant of License**

Paul Harvey has authorized the download by you of the copy/copies of the electronic book (ebook) in PDF Format that you have purchased. Paul Harvey grants you a nonexclusive, non-transferable license to use the ebook according to the terms and conditions herein. This License Agreement permits you to install the ebook on any and all your devices for your personal use only.

### **2. Restrictions**

You shall not: (1) share, resell, rent, assign, timeshare, distribute, or transfer all or part of the ebook or any rights granted hereunder to any other person; (2) duplicate the ebook, except for a single backup or archival copy; (3) remove any proprietary notices, labels, or marks from the ebook; (4) transfer or sublicense title to the ebook to any other party. (5) share any of the ebook via social media or any other digital channel without prior permission.

### **3. Intellectual Property Protection**

The ebook is owned by Paul Harvey who own's the trademark Nine One Football and is protected by Australia and international copyright and other intellectual property laws. Paul Harvey reserves all rights in the ebook not expressly granted herein. This license and your right to use the ebook terminate automatically if you violate any part of this Agreement. In the event of termination, you must remove the original and any copies of the ebook from all your devices.

### **4. Limited Warranty**

Paul Harvey warrants that the ebook files, a copy of which you are authorized to download, are free from defects in the operational sense that they can be read by a PDF Reader, ePub reader, Kindle, or other. EXCEPT FOR THIS EXPRESS LIMITED WARRANTY, PAUL HARVEY MAKES AND YOU RECEIVE NO WARRANTIES, EXPRESS, IMPLIED, STATUTORY OR IN ANY COMMUNICATION WITH YOU, AND PAUL HARVEY SPECIFICALLY DISCLAIMS ANY OTHER WARRANTY INCLUDING THE IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS OR A PARTICULAR PURPOSE. PAUL HARVEY DOES NOT WARRANT THAT THE OPERATION OF THE EBOOK WILL BE UNINTERRUPTED OR ERROR FREE.

## 5. Limitation of Liability

IN NO EVENT WILL PAUL HARVEY BE LIABLE FOR ANY DAMAGES, WHETHER ARISING FOR TORT OR CONTRACT, INCLUDING LOSS OF DATA, LOST PROFITS, OR OTHER SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR INDIRECT DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE EBOOK.

## 6. General

This Agreement constitutes the entire agreement between you and Paul Harvey and supersedes any prior agreement concerning the ebook. This Agreement is governed by the laws of Australia