

LEGAL

End User License Agreement

This Agreement governs your use of the Bellman DSGE software ("the Software"), published by QuantFit, the software company of Andrew Esparon ("the Licensor"). By installing or using the Software, you agree to these terms.

1 · License grant

Subject to your compliance with this Agreement and, where applicable, an active subscription, the Licensor grants you a personal, non-exclusive, non-transferable, revocable license to install and use the Software on macOS devices you own or control, for your own research and professional work. Seat limits are determined by your subscription tier (Researcher: one individual; Team: up to five named users; Customisation: as specified in your institutional agreement).

2 · Restrictions

You may not, and may not permit any third party to:

- copy, redistribute, resell, sublicense, rent, lease, or lend the Software;
 - reverse engineer, decompile, disassemble, or otherwise attempt to derive the source code, except to the limited extent this restriction is prohibited by applicable law;
 - remove, alter, or obscure any proprietary notices;
 - circumvent licensing, seat, or subscription controls; or
 - use the Software to build a competing product.
-

3 · Intellectual property

The Software, its modular architecture, solver implementation, country calibrations, documentation, and all related intellectual property are and remain the exclusive property of the Licensor. This Agreement conveys a license to use the Software, not a sale of it or any rights in it. All rights not expressly granted are reserved.

4 · Research output and accuracy

The Software produces quantitative output from economic models. As documented in the accompanying **Engine SOP**, certain v1 computations are calibrated approximations rather than full analytical solutions. You are responsible for understanding the methodology and limitations before relying on any figure. Output is provided for

analytical and research purposes; the Licensor makes no representation that it is fit for any specific policy, regulatory, investment, or publication decision. You remain solely responsible for validating results before use.

5 · No warranty

THE SOFTWARE IS PROVIDED "AS IS" AND "AS AVAILABLE", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, AND NON-INFRINGEMENT.

6 · Limitation of liability

To the maximum extent permitted by law, the Licensor shall not be liable for any indirect, incidental, special, consequential, or punitive damages, or any loss of profits, data, or goodwill, arising out of or related to your use of or inability to use the Software. The Licensor's total aggregate liability shall not exceed the amount you paid for the Software in the twelve months preceding the claim.

7 · Term and termination

This Agreement is effective until terminated. It terminates automatically if you breach any term, or upon lapse of a required subscription. On termination you must cease use and remove all copies. Sections 3, 5, 6, and 8 survive termination.

8 · Governing law

This Agreement is governed by the laws of the jurisdiction in which the Licensor is established, without regard to conflict-of-laws principles.
